STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES NINETY-THIRD GENERAL ASSEMBLY

134TH LEGISLATIVE DAY

WEDNESDAY, MAY 26, 2004

2:00 O'CLOCK P.M.

NO. 134

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The House met pursuant to adjournment. Speaker Madigan in the chair. Prayer by Monsignor Kevin Vann with the Blessed Sacrament Church in Springfield, IL. Representative Brady led the House in the Pledge of Allegiance. By direction of the Speaker, a roll call was taken to ascertain the attendance of Members, as follows: 113 present. (ROLL CALL 1)

By unanimous consent, Representatives Cultra, Steve Davis and Howard were excused from attendance.

REQUEST TO BE SHOWN ON QUORUM

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Steve Davis, should be recorded as present at the hour of 3:35 p.m.

LETTER OF TRANSMITTAL

May 25, 2004

Mark Mahoney Chief Clerk of the House 402 State House Springfield, IL 62706

Dear Clerk Mahoney:

Please be advised that I am extending the Committee and/or Third Reading Deadline to May 31, 2004 for the following Senate Bills:

Senate Bills: 184, 324, 520 and 2404.

If you have any questions, please contact my Chief of Staff, Tim Mapes, at 782-6360.

With kindest personal regards, I remain

Sincerely yours, s/Michael J. Madigan Speaker of the House

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

- Amendment No. 1 to HOUSE JOINT RESOLUTION 54.
- Amendment No. 2 to HOUSE RESOLUTION 411.

Amendment No. 2 to HOUSE RESOLUTION 415.

- Amendment No. 3 to SENATE BILL 797.
- Amendment No. 3 to SENATE BILL 1906.
- Amendment No. 2 to SENATE BILL 2617.
- Amendment No. 2 to SENATE BILL 2820.
- Motion to Concur with Senate Amendment No. 1 to HOUSE BILL 848.

The committee roll call vote on the foregoing Legislative Measures is as follows:

3, Yeas; 2, Nays; 0, Answering Present.

Y Currie, Barbara(D), Chairperson

N Black,William(R)

N Hassert, Brent(R), Republican Spokesperson

Y Hannig,Gary(D) Y Turner,Arthur(D)

COMMITTEE ON RULES REFERRALS

Representative Currie, Chairperson of the Committee on Rules, reported the following legislative measures and/or joint action motions have been assigned as follows:

Appropriations-General Service: HOUSE AMENDMENT No. 1 to SENATE BILL 3343; HOUSE AMENDMENT No. 1 to SENATE BILL 3356.

Executive: SENATE BILL 184; Motion to concur with SENATE AMENDMENTS Numbered 1 and 2 to HOUSE BILL 742.

Housing & Urban Development: SENATE BILL 520.

Insurance: SENATE BILL 2404; Motion to concur with SENATE AMENDMENT No. 2 to HOUSE BILL 1075.

Registration & Regulation: HOUSE AMENDMENT No. 3 to SENATE BILL 2299.

State Government Administration: SENATE BILL 324; HOUSE RESOLUTION 973; HOUSE JOINT RESOLUTIONS 75 and 87; HOUSE AMENDMENT No. 3 to SENATE BILL 943.

Develop Disabilities Mental Illness: HOUSE AMENDMENT Numbered 1 and 2 to HOUSE RESOLUTION 413.

COMMITTEE ON RULES REASSIGNMENTS

Representative Currie, from the Committee on Rules, reassigned the following legislation:

SENATE JOINT RESOLUTION 75 was recalled from the Committee on Executive and reassigned to the Committee on Elementary & Secondary Education.

Motion to concur with SENATE AMENDMENT No. 1 to HOUSE BILL 837 was recalled from the Committee on Revenue and reassigned to the Committee on Executive.

MOTIONS SUBMITTED

Representative Mautino submitted the following written motion, which was placed on the Calendar on the order of Concurrence:

MOTION #2

I move to non-concur with Senate Amendment No. 1 to HOUSE BILL 1075.

Representative Jakobsson submitted the following written motion, which was placed on the Calendar on the order of Concurrence:

MOTION #2

I move to non-concur with Senate Amendment No. 1 to HOUSE BILL 6574.

Representative Hoffman submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendments numbered 1 and 3 to HOUSE BILL 4283.

Representative Coulson submitted the following written motion, which was placed on the Calendar on the order of Concurrence:

MOTION

I move to non-concur with Senate Amendment No. 1 to HOUSE BILL 1659.

Representative Coulson submitted the following written motion, which was referred to the Committee on Rules:

MOTION #2

I move to concur with Senate Amendment No. 2 to HOUSE BILL 1659.

Representative Gordon submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendments numbered 1 and 2 to HOUSE BILL 1020.

Representative Mautino submitted the following written motion, which was referred to the Committee on Rules:

MOTION #3

I move to concur with Senate Amendment No. 2 to HOUSE BILL 1075.

Representative Eddy submitted the following written motion, which was placed on the order of Motions:

MOTION

Pursuant to Rule 65, and having voted on the prevailing side, I move to reconsider the vote by which House Bill No. 1269 passed in the House earlier today.

Representative Dunkin submitted the following written motion, which was placed in the Committee on Rules:

MOTION

I move to table Amendment 1 to SENATE BILL 2247.

FISCAL NOTES SUPPLIED

Fiscal Notes have been supplied for SENATE BILLS 31, as amended, 797, as amended, 833, as amended, 1906, as amended, 2205, as amended, 2206, as amended, 2207, as amended, 2208, as amended, 2209, as amended, 2211, as amended, 2247, as amended, 2788, 2847, and 3201.

HOUSING AFFORDABILITY IMPACT NOTE SUPPLIED

A Housing Affordability Impact Note has been supplied for SENATE BILL 827, as amended.

JUDICIAL NOTE SUPPLIED

A Judicial Note has been supplied for HOUSE RESOLUTION 982.

CORRECTIONAL NOTE SUPPLIED

A Correctional Note has been supplied for SENATE BILL 1955, as amended.

STATE MANDATES FISCAL NOTE SUPPLIED

A State Mandates Fiscal Note has been supplied for SENATE BILL 1906, as amended.

HOME RULE NOTE SUPPLIED

A Home Rule Note has been supplied for SENATE BILL 1906, as amended.

REQUEST FOR FISCAL NOTE

Representative Washington requested that a Fiscal Note be supplied for SENATE BILL 2367, as amended.

Representative Winters requested that a Fiscal Note be supplied for SENATE BILL 797, as amended.

REQUEST FOR STATE MANDATES FISCAL NOTE

Representative Washington requested that a State Mandates Fiscal Note be supplied for SENATE BILL 2367, as amended.

REQUEST FOR BALANCED BUDGET NOTE

Representative Washington requested that a Balanced Budget Note be supplied for SENATE BILL 2367, as amended.

MESSAGES FROM THE SENATE

A message from the Senate by Ms. Hawker, Secretary: Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of their amendment to a bill of the following title, to-wit: SENATE BILL NO. 2254

A bill for AN ACT concerning professional regulation. House Amendment No. 1 to SENATE BILL NO. 2254. Action taken by the Senate, May 26, 2004.

Linda Hawker, Secretary of the Senate

A message from the Senate by Ms. Hawker, Secretary: Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 2495

A bill for AN ACT concerning orders of protection. House Amendment No. 1 to SENATE BILL NO. 2495. Action taken by the Senate, May 26, 2004.

Linda Hawker, Secretary of the Senate

A message from the Senate by Ms. Hawker, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of their amendments to a bill of the following title, to-wit:

SENATE BILL NO. 2607

A bill for AN ACT concerning criminal law.

House Amendment No. 1 to SENATE BILL NO. 2607.

House Amendment No. 2 to SENATE BILL NO. 2607.

Action taken by the Senate, May 26, 2004.

Linda Hawker, Secretary of the Senate

A message from the Senate by Ms. Hawker, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 2731

A bill for AN ACT concerning utilities.

House Amendment No. 1 to SENATE BILL NO. 2731. Action taken by the Senate, May 26, 2004.

Linda Hawker, Secretary of the Senate

A message from the Senate by Ms. Hawker, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 2757

A bill for AN ACT concerning courts. House Amendment No. 1 to SENATE BILL NO. 2757. Action taken by the Senate, May 26, 2004.

Linda Hawker, Secretary of the Senate

A message from the Senate by Ms. Hawker, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 2768

A bill for AN ACT concerning health facilities. House Amendment No. 2 to SENATE BILL NO. 2768. Action taken by the Senate, May 26, 2004.

Linda Hawker, Secretary of the Senate

A message from the Senate by Ms. Hawker, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 2548

A bill for AN ACT concerning notaries public. House Amendment No. 1 to SENATE BILL NO. 2548. Action taken by the Senate, May 26, 2004.

Linda Hawker, Secretary of the Senate

REPORTS FROM STANDING COMMITTEES

Representative Franks, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on May 25, 2004, and reported the same back with the following recommendations:

That the resolutions be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTIONS 907, 911, 927 and 970.

That the Motion be reported "recommends be adopted" and placed on the House Calendar:

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 1041.

The committee roll call vote on Motion to concur with Senate Amendment No. 1 to House Bill 1041 is as follows:

8, Yeas; 1, Nays; 0, Answering Present.

N Franks, Jack(D), Chairperson

- Y Brauer, Rich(R)
- Y Jakobsson, Naomi(D)
- Y Myers, Richard(R), Republican Spokesperson
- A Smith, Michael(D), Vice-Chairperson
- A Washington, Eddie(D)

Y Brady, Dan(R)

- Y Chapa LaVia,Linda(D)
- Y Lindner, Patricia(R)
- Y Rose, Chapin(R)
- Y Verschoore, Patrick(D)

The committee roll call vote on House Resolution 907, 911, 927 and 970 is as follows: 9, Yeas; 0, Nays; 0, Answering Present.

- Y Franks, Jack(D), Chairperson
- Y Brauer, Rich(R)
- Y Jakobsson, Naomi(D)

Y Myers, Richard (R), Republican Spokesperson

- A Smith, Michael (D), Vice-Chairperson
- A Washington, Eddie(D)

- Y Brady, Dan(R)
- Y Chapa LaVia,Linda(D)
- Y Lindner, Patricia(R)
- Y Rose, Chapin(R)
- Y Verschoore, Patrick(D)

Representative Giles, Chairperson, from the Committee on Elementary & Secondary Education to which the following were referred, action taken on May 25, 2004, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 2 to HOUSE BILL 4225.

The committee roll call vote on Motion to concur with Senate Amendment No. 2 to House Bill 4225 is as follows:

13, Yeas; 0, Nays; 0, Answering Present.

- Y Giles, Calvin(D), Chairperson
- Y Collins, Annazette(D)
- A Currie, Barbara(D)
- Y Eddy, Roger(R)
- Y Kosel, Renee(R), Republican Spokesperson
- A Miller, David(D)
- Y Moffitt,Donald(R)
- Y Osterman, Harry(D)
- Y Watson, Jim(R)

Y Bassi,Suzanne(R)

- Y Colvin, Marlow(D)
- Y Davis, Monique(D), Vice-Chairperson
- A Joyce,Kevin(D)
- Y Krause, Carolyn(R)
- Y Mitchell, Jerry(R)
- A Mulligan, Rosemary(R)
- A Smith, Michael(D)
- Y Yarbrough,Karen(D)

Representative Slone, Chairperson, from the Committee on Appropriations-Higher Education to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3342.

The committee roll call vote on Senate Bill 3342 is as follows:

12, Yeas; 0, Nays; 5, Answering Present.

Y Slone, Ricca(D), Chairperson	Y Boland,Mike(D)
P Bost,Mike(R)	P Brady,Dan(R)
A Cultra,Shane(R)	Y Davis, Monique(D)
Y Davis,William(D)	Y Dunkin,Kenneth(D)
P Eddy,Roger(R)	Y Jakobsson,Naomi(D)
Y Joyce,Kevin(D), Vice-Chairperson	Y May,Karen(D)
P Myers, Richard (R), Republican Spokesperson	Y Poe,Raymond(R)
Y Pritchard,Robert(R)	Y Soto,Cynthia(D)
Y Younge,Wyvetter(D)	P Brauer,Rich(R)

Representative Currie, Chairperson, from the Committee on Fee For Service Initiatives to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to SENATE BILL 2367.

The committee roll call vote on Amendment No. 2 to Senate Bill 2367 is as follows: 14, Yeas; 1, Nays; 3, Answering Present.

- Y Currie, Barbara(D), Chairperson
- Y Bellock, Patricia(R)
- Y Churchill,Robert(R) (Beaubien)
- Y Daniels,Lee(R), Co-Chairperson
- P Feigenholtz, Sara(D), Co-Chairperson
- N Hamos,Julie(D)
- Y Krause, Carolyn(R)
- Y Lyons, Eileen(R)
- Y Mulligan,Rosemary(R),RepublicanSpokesperson
- Y Tenhouse, Art(R)

- Y Bassi,Suzanne(R)
- Y Brosnahan, James(D)
- Y Coulson, Elizabeth(R)
- A Delgado, William(D), Co-Chairperson
- Y Flowers, Mary(D)
- A Howard, Constance(D)
- Y Leitch, David(R)
- P Miller, David(D)
- P Osterman, Harry(D)
- Y Watson, Jim(R) (Meyers)

Representative McAuliffe, Chairperson, from the Committee on Veterans Affairs to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar:

Motion to concur with Senate Amendments numbered 1 and 3 to HOUSE BILL 4996.

The committee roll call vote on Motion to concur with Senate Amendments numbered 1 and 3 to House Bill 4996 is as follows:

10, Yeas; 0, Nays; 0, Answering Present.

Y McAuliffe,Michael(R), Chairperson Y Bost,Mike(R)	A Acevedo,Edward(D) Y Chapa LaVia,Linda(D)
Y Dugan,Lisa(D)	Y Flider,Robert(D)
Y Fritchey, John(D)	Y Grunloh,William(D)
A Mautino, Frank(D), Vice-Chairperson	A Meyer, James(R)
Y Moffitt,Donald(R)	Y Phelps, Brandon(D)
Y Sacia, Jim(R)	A Sommer, Keith(R), Republican Spokesperson
A Stephens,Ron(R)	A Watson, Jim(R)

Representative Osterman, Chairperson, from the Committee on Local Government to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 1 to HOUSE BILL 1300.

The committee roll call vote on Motion to concur with Senate Amendment No. 1 to House Bill 1300 is as follows:

14, Yeas; 4, Nays; 0, Answering Present.

Y	Osterman, Harry(D), Chairperson A	Biggins,Bob(R)
Y	Colvin,Marlow(D), Vice-Chairperson Y	Davis, William(D)
Ν	Flider,Robert(D) Y	Froehlich, Paul(R)
Ν	Grunloh,William(D) Y	Kelly,Robin(D)
Y	Kurtz,Rosemary(R) Y	Mathias, Sidney(R), Republican Spokesperson
Y	Mautino,Frank(D) N	May,Karen(D)
Y	Meyer,James(R) Y	Moffitt,Donald(R)
А	Nekritz,Elaine(D) N	Phelps,Brandon(D)
Y	Pihos,Sandra(R) A	Pritchard,Robert(R)
А	Ryg,Kathleen(D) Y	Slone,Ricca(D)
Y	Sommer,Keith(R) Y	Watson,Jim(R)

Representative Daniels, Chairperson, from the Committee on Develop Disabilities Mental Illness to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTION 894.

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 3 to HOUSE BILL 4502.

The committee roll call vote on House Resolution 894 and Motion to concur with Senate Amendment No. 3 to House Bill 4502 is as follows:

6, Yeas; 0, Nays; 0, Answering Present.

- Y Daniels,Lee(R), Chairperson
- Y Brosnahan, James(D), Vice-Chairperson
- Y Froehlich, Paul(R)
- A Kurtz, Rosemary(R)
- Y Washington, Eddie(D)

- Y Bellock, Patricia(R), Republican Spokesperson
- A Churchill,Robert(R) (Biggins)
- Y Jakobsson,Naomi(D)
- A Ryg,Kathleen(D)

Representative Saviano, Chairperson, from the Committee on Registration & Regulation to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2108.

That the Motion be reported "recommends be adopted" and placed on the House Calendar:

Motion to concur with Senate Amendment No. 2 to HOUSE BILL 2981.

The committee roll call vote on Senate Bill 2108 and Motion to concur with Senate Amendment No. 2 to House Bill 2981 is as follows:

10, Yeas; 0, Nays; 0, Answering Present.

- Y Saviano, Angelo(R), Chairperson
- A Burke, Daniel(D)
- Y Davis, Monique(D)
- Y Fritchey, John(D), Vice-Chairperson
- A Kosel, Renee(R)
- A Lyons, Eileen(R)
- Y Millner, John(R)
- Y Reitz, Dan(D)

- A Bradley, Richard(D)
- Y Coulson, Elizabeth(R), Republican Spokesperson
- A Davis, Steve(D)
- Y Granberg,Kurt(D)
- A Krause, Carolyn(R)
- Y McAuliffe, Michael(R)
- Y Mulligan,Rosemary(R)
- Y Sullivan,Ed(R)

Representative Flowers, Chairperson, from the Committee on Health Care Availability Access to which the following were referred, action taken earlier today, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendments numbered 1 and 2 to HOUSE BILL 486. Motion to concur with Senate Amendments numbered 1, 2 and 4 to HOUSE BILL 2268.

The committee roll call vote on Motion to concur with Senate Amendments Numbered 1, 2 and 4 to House Bill 2268 is as follows:

14, Yeas; 1, Nays; 0, Answering Present.

Y Flowers, Mary(D), Chairperson	Y Aguilar, Frank(R)
Y Bailey, Patricia(D)	Y Berrios, Maria(D)
A Chapa LaVia,Linda(D)	Y Coulson, Elizabeth(R)
Y Fritchey, John(D)	Y Graham, Deborah(D)
A Hassert, Brent(R)	A Howard, Constance(D)
Y Krause, Carolyn(R)	Y Kurtz, Rosemary (R), Republican Spokesperson
Y May,Karen(D), Vice-Chairperson(Mendoza)	Y Miller, David(D)
A Mulligan,Rosemary(R)	Y Munson,Ruth(R)
Y Ryg,Kathleen(D) (Delgado)	Y Slone,Ricca(D)
N Sommer,Keith(R)	A Stephens,Ron(R)

The committee roll call vote on Motion to concur with Senate Amendments Numbered 1 and 2 to House Bill 486 is as follows:

14, Yeas; 0, Nays; 0, Answering Present.

Y	Flowers, Mary(D), Chairperson	ſ	Aguilar,Frank(R)
Y	Bailey, Patricia(D)	ľ	Berrios, Maria(D)
Α	Chapa LaVia,Linda(D)	ľ	Coulson, Elizabeth(R)
Y	Fritchey, John(D)	ľ	Graham, Deborah(D)
Α	Hassert,Brent(R)	ł	Howard,Constance(D)
Y	Krause, Carolyn(R)	ľ	Kurtz,Rosemary(R), Republican Spokesperson
Y	May,Karen(D), Vice-Chairperson	ľ	Miller, David(D)
Α	Mulligan,Rosemary(R)	ľ	Munson,Ruth(R)
Α	Ryg,Kathleen(D)	ľ	Slone,Ricca(D)
Y	Sommer,Keith(R)	ł	Stephens,Ron(R)

INTRODUCTION AND FIRST READING OF BILL

The following bill was introduced, read by title a first time, ordered printed and placed in the Committee on Rules:

HOUSE BILL 7305. Introduced by Representative Black, AN ACT concerning motor fuel taxes.

RESOLUTIONS

The following resolutions were offered and placed in the Committee on Rules.

HOUSE RESOLUTION 1006

Offered by Representative Kurtz:

BE IT RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that there is hereby established the Illinois School Impact Fee Task Force for the purpose of studying impact fees in Illinois; and be it further

RESOLVED, That the Illinois School Impact Fee Task Force shall consist of the following members: (i) 2 members of the House of Representatives, or their designees, appointed by the Speaker of the House, one

of whom shall serve as a co-chairperson of the Task Force; (ii) 2 members of the House of Representatives, or their designees, appointed by the Minority Leader of the House, one of whom shall serve as a co-chairperson of the Task Force; (iii) 2 members appointed by an association that represents school boards; (iv) 2 members appointed by an association that represents school administrators; (v) 2 members appointed by an association that represents home builders; (vi) 2 members appointed by an association that represents realtors; (vii) one member appointed by an association that represents municipalities; (viii) one representative of municipal government; and (ix) one representative of county government; and be it further

RESOLVED, That the Illinois School Impact Fee Task Force shall present a report of its findings to the General Assembly by January 1, 2005.

HOUSE RESOLUTION 1007

Offered by Representative Feigenholtz:

WHEREAS, Disability is a natural part of the human experience that does not diminish the right of individuals with developmental disabilities to live independently, to exert control and choice over their own lives, and to fully participate in and contribute to their communities through full inclusion and participation in the economic, political, social, cultural, and educational mainstream of their chosen community and United States society; and

WHEREAS, People who experience developmental disabilities, and their families, ask quite little, given their challenges; one thing that is critical to them is the confidence that, when needed, they will have access to the supports and services that will ameliorate a crisis or trauma and that will provide long-term stability and quality of life for them; confidence at this level requires a long-term public policy that guarantees that needed opportunities for supports and services are available each year; it also requires the confidence that the supports and services that are available are responsive to the needs of the individual; and

WHEREAS, Individuals with developmental disabilities should be supported individually, and individual choices and preferences should be the primary source of direction for services and supports they receive; and

WHEREAS, Federal law and recent court cases have clearly defined the State's responsibility to support each person's choice to live in the community of his or her choice rather than in an institutional facility; and

WHEREAS, The United States Supreme Court decision in Olmstead ex rel. Zimring v. L.C., 119 S.Ct. 2176 (1999), held that persons with disabilities have a right to receive State-funded services and programs in the most inclusive setting appropriate to meet their needs and to participate in community life to the fullest extent possible; and

WHEREAS, The State of Illinois, through the Department of Human Services, intends to incur capital and operational costs to develop and operate 4 10-bed intermediate care facilities for the developmentally disabled on the grounds of the former Lincoln Developmental Center, which is physically segregated from the surrounding, mainstream community; and

WHEREAS, This Department development project is being designed and negotiated without any direct involvement of the 40 people who experience developmental disabilities who may be asked to live in that institutional facility complex; and

WHEREAS, The development of living environments and program components in such facilities without the direct involvement of the people who experience developmental disabilities is in direct conflict with long-standing and well-articulated Department policy on person-centered planning and very clear and well-articulated national standards of best practice for the development of supports and services for people who experience developmental disabilities; and

WHEREAS, The aforementioned Department project perpetuates the current supply-driven approach to services, which is not based on what people who experience developmental disabilities articulate as their need but which in actuality seeks to redress the needs of other, non-disabled people or communities; and

WHEREAS, The aforementioned Department project perpetuates the over-reliance on State-operated developmental centers to provide economic development rather than serve individuals with developmental needs; and

WHEREAS, The Illinois developmental disabilities system has been demonstrated to have institutional and congregate capacities that are significantly above the national norm and inconsistent with consumer demand, which forces those same individuals with developmental disabilities and their families to choose services they don't need or don't want or to not be able to access services at all; and

WHEREAS, Recent national experience demonstrates that economies of scale assumed to be associated with large institutional facilities do not exist or are not equal to related reductions in costs that are offered by supporting the choice of people who experience developmental disabilities to access appropriate community care; and

WHEREAS, The supporting access to appropriate supports and services in the community, developed and designed in response to consumer choice, represents sound public policy because it is the right thing to do for citizens who experience developmental disabilities and are vulnerable and disadvantaged and experience difficulties and because the direct and indirect benefits to the community as a whole are both positive and tangible; and

WHEREAS, The aforementioned consumer-driven approach would be more effective and efficient and would support existing, sound public policy and a cohesive policy and planning structure; and

WHEREAS, Our nation and the State of Illinois must offer the opportunity for and support all people who experience developmental disabilities to realize their own vision for their lives; to accomplish this, families, friends, allies, communities, provider agencies, professionals, advocates, and government alike must work in partnership to do whatever it takes to enable each individual to realize her or his unique vision, and this will happen only when public policy decisions are organized first and foremost around the choice and needs of individual citizens who experience developmental disabilities; and

WHEREAS, The State has a fundamental responsibility to allow people with developmental disabilities now residing in communities and State-operated facilities to determine where they want to live based upon sound principles of person-centered planning; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we strongly urge the Governor, the executive and legislative branches of State government, and the Illinois Department of Human Services to do the following:

(1) Take the immediate actions necessary to redirect and utilize existing appropriations

in the capital and operating budgets and the proposed FY 05 executive budgets of the Capital Development Board and the Illinois Department of Human Services that are earmarked for the Lincoln Developmental Center to support 40 individuals with developmental disabilities;

(2) Develop a model approach consistent with national best practice for person-centered

and consumer-directed planning and service delivery to identify and develop the living environments, supports, and services for the 40 identified individuals;

(3) Consult with a nationally recognized expert in the field of developmental

disabilities, person-centered and consumer-directed service planning and service delivery, and the community-based systems of services to assist the State in formulating the model approach and to oversee the development of person-centered and consumer-directed individualized support plans and appropriate funding allocations, using the following principles:

(a) People and families must participate as valued and empowered partners in all

decision-making; opinions of individuals and families are continuously sought to inform policy making and system improvement;

(b) Family members, friends, and members of the community can play an important role

in enhancing the lives of individuals with developmental disabilities, especially when the family members, friends, and community members are provided with the necessary community services, individualized supports, and other forms of assistance;

(c) Each person shall have the authority to define and pursue his or her own vision;

individuals with developmental disabilities and family members feel welcome to express their ideas, needs, and preferences, as well as lead and direct the development of their support plans with assistance, as needed, from service coordinators, guardians, and other similar persons;

(d) Self-determination or consumer-direction is the organizing principle for service planning and delivery; people and families are entitled to freedom, authority, and support to control, direct, and manage their own services, supports, and funding; individuals have the capacity and the right to choose where and with whom they live;

(e) Personal relationships and community membership are valued; people have support

to take part in social, spiritual, recreational, and community activities of their choice;

(f) All networks and systems of support must collaborate in support of the person's

vision; people have one plan that pulls together all sources of paid, generic, and natural supports in pursuit of their personal vision; and

(g) There must be resolute, continuous commitment to achieve excellence in all

dimensions of supporting individuals and families;

(4) Demonstrate to individuals with developmental disabilities and their families that

there is a commitment to long-range public policy goals that do not have an institutional bias, and that this commitment offers as a goal appropriate, quality, cost-effective supports and services in sufficient quality to meet their needs, is based solely on the direct articulation of needs and choice by consumers, and results in a demand-driven system of services and supports;

(5) Demonstrate the State's commitment to make related public policy decisions that are

consistent with long-range strategic goals for people who experience developmental disabilities that are developed in partnership with people with developmental disabilities; and

(6) File a report consistent with this Resolution and paragraphs (1) through (5) with

the House of Representatives on or before December 31, 2004; and be it further

RESOLVED, That we urge the Department of Human Services and the Administration to cooperate in taking the actions set forth in this Resolution; and be it further

RESOLVED, That copies of this Resolution be sent to the Office of the Governor, the Secretary of the Department of Human Services, the Director of the Office of Management and Budget, and the Secretary of the Senate.

HOUSE RESOLUTION 1008

Offered by Representative Poe:

WHEREAS, Camp Lincoln and the Springfield Air National Guard Base are valuable assets to the Springfield area and provide critical support to the Illinois National Guard, the United States Armed Forces, the Department of Defense, and our allies; and

WHEREAS, Camp Lincoln contains the Illinois National Guard State Headquarters, the Illinois Department of Military Affairs, and the 129th Regiment Regional Training Institute, with a mission to train current and future leaders in those skills and traits necessary to meet United States Army standards; and

WHEREAS, The Illinois National Guard conducts an annual youth camp at Camp Lincoln for children of Illinois National Guard members and Department of Defense employees; and

WHEREAS, Located at Capital Airport, the Springfield Air National Guard Base is home to the 183rd Fighter Wing, which provides combat ready aircraft, pilots, and support personnel capable of global deployment to perform tactical, general purpose warfare as directed by major command authority; and

WHEREAS, The Air National Guard Base in Springfield contributes nearly \$60 million to the local economy and employs 330 full-time and 1,140 part-time workers; and

WHEREAS, The Springfield Air National Guard Base is continuously expanding to become more efficient and is currently constructing a 45,000 square-foot, \$10 million building to house an auditorium, dining hall, medical clinic, chaplains' office, and support services for troops; and

WHEREAS, Springfield is an ideal location for 183rd Fighter Wing to provide homeland defense and back-up for protecting aircraft from Chicago to St. Louis, Kansas City and Indianapolis; and

WHEREAS, The United States Department of Defense is in the process of selecting military bases for the 2005 round of Base Realignment and Closure (BRAC) in order to eliminate a 25 percent excess capacity in armed services facilities; and

WHEREAS, Armed forces and National Guard facilities in Illinois that provide invaluable economic and employment opportunities to the State and serve an important role in military operations have been targeted for closure; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the Department of Defense, members of Congress, and the President of the United States to realize the significance of the National Guard bases in Springfield and ensure that these facilities are not included in the 2005 BRAC selection; and be it further

RESOLVED, That we urge the Illinois Congressional delegation to make the effort of saving Camp Lincoln and the Springfield Air National Guard Base a priority; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to the Secretary of Defense, the President of the United States, and each member of the Illinois Congressional delegation

AGREED RESOLUTIONS

The following resolutions were offered and placed on the Calendar on the order of Agreed Resolutions.

HOUSE RESOLUTION 998

Offered by Representative Capparelli:

WHEREAS, The members of the House of Representatives of the State of Illinois are pleased to honor citizens of the State who help their fellow citizens; and

WHEREAS, Ms. Rosa Di Fronzo is an employee of Pullman Bank in Chicago; she became alerted to and took the time to save a senior citizen living the Northwest Chicagoland community from being swindled out of a large sum of money; and

WHEREAS, The senior citizen had been advised that the senior citizen had won an out-of-state lottery; to receive the prize of \$250,000, the citizen was asked to wire \$2,500 to the lottery; the citizen had been advised that the \$2,500 covered the cost of FDI insurance and other charges; and

WHEREAS, Ms. Di Fronzo recognized this as a scam, explained this to the fraud victim, and notified the police; the victim was assisted in opening a new account to prevent subsequent fraud; Ms. Di Fronzo's quick thinking and recognition of the fraud protected the citizen from a costly scam; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we honor Rosa Di Fronzo for efforts in preventing a fellow citizen from being the victim of a financial scam; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Rosa Di Fronzo as an expression of our respect and esteem.

HOUSE RESOLUTION 999

Offered by Representative Cross:

WHEREAS, The House of Representatives of the State of Illinois is pleased to honor students who are making significant contributions to their communities; and

WHEREAS, Several 4th and 5th grade students at Central Elementary School in Plainfield are participating in Plainfield's Community Problem Solving Team (CMPS); the CMPS team was formed to try and solve one of the problems within its community; and

WHEREAS, The problem that the Central Elementary CMPS team chose to tackle is the lack of baseball fields in the Plainfield community; the Plainfield area has over 2,000 new children moving in each year and only 4 baseball fields have been built over the last 10 years to accommodate new community members; many children are turned away from the baseball program annually because there is not enough field space for them; and

WHEREAS, The solution developed by the Central CMPS team is to build two additional baseball fields in order to allow more children to play baseball; the Park District and the School District in Plainfield have agreed to donate land for the cause, and the team is currently seeking funds to develop the fields; and

WHEREAS, The members of the Central Elementary CMPS team are Brock Foellmer, Dasha Kloeek, Louis Scola, Nick Hughes, Brandon Emrath, James Sheputis, Emily Barnes, Jacob Beach, Olivia Centers, Anthony Maddie, Dave Goodson, Tyler Eickholtz, and Danny Lullo; Jen Jachowicz and Kelley Gallt serve as the coaches of the CMPS team; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we honor the 4th and 5th grade students from Central Elementary in Plainfield for their participation in Plainfield's Community Problem Solving Team; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the members and coaches of the Central Elementary CMPS team as an expression of our esteem and with best wishes for the success of their project.

Offered by Representative Kurtz:

WHEREAS, The members of the Illinois House of Representatives were saddened to learn of the death of Barbara Yurgaitis; and

WHEREAS, A longtime resident of Cary, Barbara Yurgaitis served for the past sixteen years as a public health official for McHenry County where she focused her efforts on disease prevention and educational programs; and

WHEREAS, In 1974, she received a bachelor's degree from Lewis University, where she majored in Spanish; and

WHEREAS, Ms. Yurgaitis joined the McHenry County Health Department in 1988 after serving for many years as an educator who taught English as a second language at McHenry County College and supervising teachers learning to teach the class; she also worked for the Illinois Migrant Council for a year in the mid 1970s; and

WHEREAS, In 1994, she was in charge of the first state- mandated program to identify health concerns in the county; the task, repeated in 1999, required involvement with many community groups; and

WHEREAS, Ms. Yurgaitis rose to become the administrative manager for the department and coordinated all of its employment, planning, and communication; and

WHEREAS, Barbara Yurgaitis imparts a legacy of faithfulness, service, and dignity; her passing will be deeply felt by many, especially her son, Peter; her two daughters, Katie Hanus and Christie; her sister, Jann Patton; and her grandson; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we mourn the death of Barbara Yurgaitis along with all who knew and loved her and extend our sincere condolences to her family and friends; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the family of Barbara Yurgaitis as an expression of our deepest sympathy.

HOUSE RESOLUTION 1001

Offered by Representative Osterman:

WHEREAS, The members of the House of Representatives of the State of Illinois are pleased to honor Patrick Durkin for his many accomplishments throughout his life, a life dedicated to the service of others; and

WHEREAS, Patrick James Durkin was born on November 14, 1939; he has been married to Kathleen Durkin for over 40 years and is the father of 8 children; he holds a Master of Arts degree and a Bachelor of Arts degree from Northeastern Illinois University; he also holds an Associate of Arts degree in liberal arts from Wilson Junior College and a second Associate of Arts in fire science from Daley Junior College; and

WHEREAS, Mr. Durkin valiantly served his country in the U.S. Army as a squad leader and heavy equipment driver; he received an honorable discharge; and

WHEREAS, Mr. Durkin has received countless honors and awards for his dedicated work as a fireman in the Chicago area and in security at Northeastern Illinois University; he received the City of Chicago Fire Department Special Honorable Award in 1971 for rescuing a child from a burning building; in 1972, he received the Underwriters Award for Bravery, the Chicago Jaycees Award for Personal Heroism, the Ward La France Fire Industry Award of Honor for Heroism, and a Certificate of Appreciation for Personal Courage for rescuing a baby from a burning building; he was the recipient of Mayor Daley's Certificate of Merit for Courageous Action Beyond the Normal Call of Duty in 1972; he received the Gaelic Fire Brigade Award for Dedication to the Chicago Fire Department in 1979, and in 1980, he was awarded a certificate of appreciation from the American Society for Industrial Security; he was the recipient of a Northeastern Illinois University Official Department Commendation for Exceptional Police Work in 1981, when he arrested 3 convicts during an act of burglary; he also received a recognition award from Northeastern Illinois University in 1982 for calming an enraged psychotic man during a police call, and he also received a Northeastern Illinois University Letter of Accommodation in 1986 for arresting an escaped convict on a battery and hate crime; and

WHEREAS, Mr. Durkin chose to change his career and focus his efforts on the education of children as

a principal and teacher; in his role as teacher and principal, he realized that each child has promise and dedicated himself to ensuring that the students under his care received the best possible education; Mr. Durkin's leadership and skills as an educator are present in his stewardship of Goudy School in the Uptown community in Chicago; once called "the worst school in the worst school district in the nation", Mr. Durkin proved that motivated students, inspired parents, dedicated teachers, and community support can change the direction of a school and provide a quality education for its students; Mr. Durkin's attention to diversity, public safety, teacher development, and parent involvement and quality student programs have made Goudy School a model public school; for his accomplishments as principal of Goudy, in 1997, he was named Principal of the Year; and

WHEREAS, Mr. Durkin has also received countless honors and awards for his work in education and his community service; he received the Henderson School Teacher Recognition Award in 1984, a Certificate of Award from Our Lady of Peace School for Community Service in 1988-1989 and 1991-1992 for coaching various teams and being involved with Cub Scouts, the Edgewater Community Council-Education Award "Salute Edgewater" in 1994, and the First Annual Quality of Life Award for Education in the 48th Ward in 1992; he was a finalist for the Whitman Award in 1991, and he received a Certificate of Exemplary Performance for the 1995-1996 school year from the Chicago Public Schools and the Bridging the GAP Illinois Goal Assessment Program Award in 1993, he received an Academic Achievement Award from the Chicago Public School Safety Award, and in 1993, he received an Academic Achievement Award from the Chicago Public School Partnership Award in 1991 given by the Organization of the Northeast, and on Christmas Day of 2001, he was WGN's Unsung Hero; and

WHEREAS, Mr. Durkin is the proud father of Maripat Donahue (Bill Donahue), Kathleen Wiersema (Richard Wiersema), Raleen Quick (Mark Quick), Eileen Stobart (Reese Stobart), Maureen Durkin-Moran (Terrance Moran), Patrick Durkin (Emily Durkin), Michael Durkin, and John Durkin; he is the proud grandfather of Richard Wiersema, Rodney Wiersema, Reid Wiersema, Kathleen Wiersema, Reghan Quick, Karrighan Quick, Delaney Quick, and Erin Durkin; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we honor Patrick Durkin for his many accomplishments as a father, husband, principal, teacher, fireman, and friend to many throughout his life; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Patrick Durkin as an expression of our respect and esteem.

HOUSE RESOLUTION 1002

Offered by Representative Cross:

WHEREAS, The members of the House of Representatives are pleased to congratulate racehorse Mini Me and owners Robert and Linda Grider and Roger and Dawn Samson on Mini Me being named Illinois Horse of the Year by the U.S. Trotting Association for 2003; and

WHEREAS, Mini Me is the gelded son of 1986 Illinois Horse of the Year Incredible Finale and is the first two-time winner in 35 years, having had the same honor in 2001; Mini Me is four years old and his victories last year came in either open or invitational company at the Meadowlands, racing against the best older horses in the business; and

WHEREAS, Mini Me is trained by William Popfinger, and was a very fast and consistent horse in 2003; he finished first, second, or third in 16 of his 25 races; his fastest race was timed at 1 minute and 49 seconds, when he won a \$75,000 invitational pace on one of the biggest days in the sport, Hambletonian Day at the Meadowlands; he was driven by USHWA Driver of the Year, David Miller; and

WHEREAS, Mini Me was a world champion at age two; his 2003 campaign saw him earn \$464,661 and push his career earnings to \$1,078,922, becoming the ninth Illinois-bred horse to win more than \$1,000,000; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we congratulate racehorse Mini Me and owners Robert and Linda Grider and Roger and Dawn Samson on Mini Me being named Illinois Horse of the Year by the U.S. Trotting Association for 2003; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Robert and Linda Grider and Roger and Dawn Samson as an expression of our respect and esteem and with best wishes for Mini Me's future success.

HOUSE RESOLUTION 1003

Offered by Representatives Currie, Jones, Howard, Monique Davis, Turner, Bailey, Collins, Colvin, William Davis, Delgado, Dunkin, Feigenholtz, Flowers, Giles, Graham, Hamos, Jefferson, Kelly, Lang, Miller, Morrow, Rita, Soto, Washington, Yarbrough and Younge :

WHEREAS, The members of the House of Representatives of the State of Illinois learned with great sorrow of the death of Vernon Jarrett on Sunday, May 23, 2004; and

WHEREAS, Mr. Jarrett was a leading African-American journalist whose reports and columns appeared in the Chicago Sun-Times, the Chicago Tribune, and the Chicago Daily Defender; throughout his illustrious career, he often wrote about and spoke out on controversial issues; and

WHEREAS, Mr. Jarrett was born in Paris, Tennessee, to a schoolteacher and a school principal, both of whom were the children of former slaves; he graduated from Knoxville (Tennessee) College; and

WHEREAS, Mr. Jarrett covered a race riot on his first day as a reporter for the Chicago Defender in 1946, and was delighted to see his byline appear alongside those of the activist W.E.B. DuBois and poet Langston Hughes; from 1948 to 1951, Mr. Jarrett and composer Oscar Brown Jr. produced "Negro Newsfront", the nation's first daily radio broadcast created by African Americans; he also worked for the Associated Negro Press; and

WHEREAS, Mr. Jarrett became the Chicago Tribune's first African-American columnist in 1970; he used his editorial voice as a forum for commentary on the social and economic trends affecting African Americans and the global concerns of pan-African politics; in 1983, he took his column to the Chicago Sun-Times, where he served on the editorial board and worked until 1994; he was known to be a distinctive voice, not only for the African-American community, but for all of Chicago; in his position as a columnist for the Sun-Times, he was a mentor to any reporter who sought his counsel; and

WHEREAS, Mr. Jarrett produced nearly 2,000 broadcasts on WLS-Channel 7; he was a founder of the National Association of Black Journalists and served as its president from 1977 to 1979; he was current president of the group's Chicago chapter; also in 1977, he created the NAACP-sponsored ACT-SO program, or Academic, Cultural, Technological, and Scientific Olympics; ACT-SO has awarded more than \$1,000,000 in scholarships, computers, and books to thousands of students; he also served as a member of the editorial board of the NAACP's 90-year-old Crisis Magazine; in addition, he was a senior fellow at the Great Cities Institute of the University of Illinois at Chicago and taught history and journalism at other colleges; and

WHEREAS, In 1998, Mr. Jarrett was inducted into the National Literary Hall of Fame at the University of Chicago's Gwendolyn Brooks Center; the National Academy of Television Arts and Sciences awarded him its Silver Circle Award, recognizing his 30 years of contributions to the medium; he was honored with the first NAACP James Weldon Johnson Achievement Award; he was an active member of the American Society of Newspaper Editors (ASNE) and

WHEREAS, In recent years, Mr. Jarrett was a columnist for the New York Times' New American News Syndicate and his social commentary was heard during "The Jarrett Journal", a news broadcast on WVON-AM, Chicago's only African-American owned radio station; and

WHEREAS, Mr. Jarrett had a passion for writing, was an avid reader, especially of history, and was a chronicler of black politics nationwide; and

WHEREAS, The passing of Vernon Jarrett has been deeply felt by many, especially his wife, Fernetta; his son, Thomas; and his three grandchildren; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we mourn the passing of Vernon Jarrett, a pioneer for African-American journalists who demonstrated the highest ideals of journalism and community responsibility; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the family of Vernon Jarrett as an expression of our sincerest condolences during their time of bereavement.

HOUSE RESOLUTION 1004

Offered by Representative Sacia:

WHEREAS, The members of the House of Representatives are pleased to recognize milestone events in the State of Illinois; and

WHEREAS, For Lena in Stephenson county, which was listed by the post office department originally as Terra Haute, 1853 was a busy year; the depot, freight house, and a large woodshed were built; the original plat was mostly complete and in October, the track laying crew had reached the infant village; the crew had such momentum that they built all the way to Warren, 12 miles up the line, by the end of the year; and

WHEREAS, On July 6, 1854, probably in honor of the daughter of John M. Douglas, attorney and official of the railroad, the town was given the name Lena, which it still bears; and

WHEREAS, September 10, 2004 will mark 150 years since the Village of Lena's founder, S.J. Dodds laid out and sold lots as workers toiled to build the railroad through the Lena area; and

WHEREAS, The Village of Lena will celebrate its 150th anniversary from September 7, 2004 through September 12, 2004, with most events occurring on Friday, Saturday, and Sunday; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we congratulate the Village of Lena on the occasion of its 150th anniversary; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the Village of Lena as an expression of our respect and esteem, and with best wishes for the future of the Village of Lena.

HOUSE RESOLUTION 1005

Offered by Representative Sacia:

WHEREAS, The members of the House of Representatives of the State of Illinois are pleased to congratulate the Village of Winnebago on the occasion its 150th anniversary; and

WHEREAS, In 1850, there were 499 residents counted in the census in Winnebago Township; the only heads of household who weren't farmers were one minister, one moulder, 2 blacksmiths, and 4 mechanics; during that decade, Winnebago became a railroad boom town; each town at the west end of the Chicago & Galena Union line became a magnet of growth, fuelled by the tremendous pressure of farmers arriving, driving their livestock, or with wagon loads of produce ready for delivery to market; and

WHEREAS, During this period, the town was home to a hotel, warehouses, and stockyards; 1855 saw the first church, the first school class, and the completion of the first house; the 1860 census list includes 1,002 rural inhabitants in Winnebago Township; the Village listed 276 residents; and

WHEREAS, In 1868, a new 4-room school was completed and the First Presbyterian Church was started; formal incorporation of the Village of Winnebago occurred in 1878 and was followed by the prohibition of alcohol sales by local option; the population was estimated at nearly 600; and

WHEREAS, Winnebago entered a time of decline during the 1880s and beyond; there was a dilution of the railroad monopoly; some breadwinners commuted to work in Rockford, and many more did their shopping in the city, rather than locally; several disastrous fires destroyed the Main St. business buildings in the 1890s; and

WHEREAS, The Winnebago Town Hall was completed in 1893; in 1903, two rival telephone companies were set up in the Village; and the Winnebago Post Office began to serve several routes in 1904; during the 1920s, there was growth in Winnebago; one basis of this growth was the consolidation of 2 rural school districts into the Winnebago Village system in the early 1920s; a new building was completed in 1925 to serve all 12 grades; and

WHEREAS, The Win-Bur-Sew Fire Protection District was established in 1943; the Winnebago Community Council began in 1942 and handled the town's centennial in 1954, and it has continued youth activities and what has led to today's 4th of July celebration; by 1960, the village had grown to a population of 1,059; and

WHEREAS, The State completed a new cement road from U.S. 20 through the village in 1948; the Village responded to expansion by putting in a water system by 1950 and a sewer plant by 1958; Winnebago High School was completed and dedicated in 1959, followed by the Jean McNair Middle School, and the replacement of the Dorothy Simon Elementary building; and

WHEREAS, In 1972, a volunteer library was renewed by the Jr. Women's Club; in 1978, the first multi-family housing project was opened; the 1990 census registered 1,840 residents of the Village, and

1992 saw the updating of the municipal sewer plant after years of restricted growth; and

WHEREAS, The township formed in 1849 has grown from a small rural village into a bedroom community of nearly 3,000 village residents and over 5,142 township residents; although growth in the community is inevitable, Winnebago still maintains a small town atmosphere; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we congratulate the Village of Winnebago on the occasion its 150th anniversary; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the Village of Winnebago as an expression of our esteem.

SENATE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were printed and laid upon the Members' desks. Any amendments pending were tabled pursuant to Rule 40(a).

On motion of Representative Osterman, SENATE BILL 2375 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: 114, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 2)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Sommer, SENATE BILL 2944 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: 113, Yeas; 1, Nays; 0, Answering Present.

(ROLL CALL 3)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Meyer, SENATE BILL 2908 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: 110, Yeas; 0, Navs; 5, Answering Present.

(ROLL CALL 4)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Turner, SENATE BILL 3064 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: 65, Yeas; 49, Nays; 1, Answering Present.

(ROLL CALL 5)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Pankau, SENATE BILL 3077 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: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 6)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Reitz, SENATE BILL 3111 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: 114, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 7)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Rita, SENATE BILL 2844 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: 114, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 8)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Feigenholtz, SENATE BILL 2496 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: 114, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 9)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Feigenholtz, SENATE BILL 2499 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: 113, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 10)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Saviano, SENATE BILL 2253 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: 114, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 11)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

ACTION ON MOTIONS

Pursuant to the motion submitted previously, Representative Saviano moved to withdraw his request to discharge the Committee on Rules from further consideration of SENATE BILL 2108 and advance to the order of Second Reading-Standard Debate.

The motion is withdrawn.

DISTRIBUTION OF SUPPLEMENTAL CALENDAR

Supplemental Calendar No. 1 was distributed to the Members at 3:05 o'clock p.m.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were printed and laid upon the Members' desks. Any amendments pending were tabled pursuant to Rule 40(a).

On motion of Representative Molaro, SENATE BILL 2238 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: 116, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 12)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

SUSPEND POSTING REQUIREMENTS

Pursuant to the motion submitted previously, Representative Currie moved to suspend the posting requirements in Rule 25 in relation to The Motion to Concur with Senate Amendment No. 1 to House Bill 848.

The motion prevailed.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendment No. 1 to HOUSE BILL 6683, having been printed, was taken up for consideration. Representative Black moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

70, Yeas; 46, Nays; 0, Answering Present.

(ROLL CALL 13)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 6683.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 848, having been printed, was taken up for consideration. Representative Madigan moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows: 23, Yeas; 81, Nays; 12, Answering Present. (ROLL CALL 14) The motion was lost.

ACTION ON MOTIONS

Representative Beaubien moved to recommit HOUSE BILLS 6442, 6443, 6444, 6445, 6446, 6447, 6448, 6449, 6450, 6451, 6461, 6462, 6463, 6464, 6465, 6466, 6467, 6468, 6469, 6470, 6471, 6473, 6474, 6475, 6476, 6477, 6478, 6480, 6481, 6482, 6484, 6485, 6486, 6487, 6488, 6511, 6526, 6527, 6528, 6529, 6530, 6532, 6533, 6534, 6535, 6536, 6538, 6539, 7060, 7061, 7062, 7063, 7069, 7071, 7072, 7073, 7074, 7075, 7076, 7087, 7088, 7089, 7091, 7092, 7094, 7097, 7098, 7099, 7102, 7104, 7105, 7107, 7108, 7109, 7110, 7111,7112, 7120, 7121, 7122, 7123, 7124, 7125, 7126, 7127, 7128, 7129, 7130, 7131, 7132, 7133, 7134, 7135, 7136, 7137, 7138, 7139, 7140, 7141, 7142, 7167, 7187, 7191, 7204, 7205, 7206, 7209, 7210, 7215, 7216, 7217, 7218, 7219, 7221, 7222, 7223, 7224, 7225, 7227, 7229, 7230, 7233, 7234, 7236, 7238, 7240, 7241, 7243, 7248, 7249, 7251, 7254, 7265 and 7267 to the Committee on Rules.

The motion prevailed.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendments numbered 1 and 2 to HOUSE BILL 486, having been printed, were taken up for consideration.

Representative Flowers moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1 and 2.

And on that motion, a vote was taken resulting as follows:

116, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 15)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1 and 2 to HOUSE BILL 486.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 916, having been printed, was taken up for consideration. Representative Bost moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 16)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 916.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 1269, having been printed, was taken up for consideration. Representative Molaro moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

62, Yeas; 51, Nays; 1, Answering Present.

(ROLL CALL 17)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 1269.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 1300, having been printed, was taken up for consideration. Representative Winters moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

74, Yeas; 41, Nays; 1, Answering Present. (ROLL CALL 18)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 1300.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1, 2 and 4 to HOUSE BILL 2268, having been printed, were taken up for consideration.

Representative Delgado moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1, 2 and 4.

And on that motion, a vote was taken resulting as follows:

62, Yeas; 53, Nays; 0, Answering Present.

(ROLL CALL 19)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1, 2 and 4 to HOUSE BILL 2268.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 3 to HOUSE BILL 4502, having been printed, was taken up for consideration. Representative Brosnahan moved that the House concur with the Senate in the adoption of Senate Amendment No. 3.

And on that motion, a vote was taken resulting as follows:

115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 20)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 3 to HOUSE BILL 4502.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1 and 3 to HOUSE BILL 4996, having been printed, were taken up for consideration.

Representative Holbrook moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1 and 3.

And on that motion, a vote was taken resulting as follows:

114, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 21)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1 and 3 to HOUSE BILL 4996.

Ordered that the Clerk inform the Senate.

SENATE BILLS ON SECOND READING

SENATE BILL 1005. Having been read by title a second time on May 27, 2003, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

Having been printed, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILL 2536.

SENATE BILL 2794. Having been printed, was taken up and read by title a second time. The following amendment was offered in the Committee on Human Services, adopted and printed:

AMENDMENT NO. <u>1</u>. Amend Senate Bill 2794 by replacing everything after the enacting

clause with the following:

"Section 5. The Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois is amended by adding Section 2310-338 as follows:

(20 ILCS 2310/2310-338 new)

Sec. 2310-338. Asthma prevention and control program.

(a) Subject to appropriations for this purpose, the Department shall establish an asthma prevention and control program to provide leadership in Illinois for and coordination of asthma prevention and intervention activities. The program may include, but need not be limited to, the following features:

(1) Monitoring of asthma prevalence in the State.

(2) Education and training of health care professionals concerning the current methods of diagnosing and treating asthma.

(3) Patient and family education concerning the management of asthma.

(4) Dissemination of information on programs shown to reduce hospitalization, emergency room visits, and absenteeism due to asthma.

(5) Consultation with and support of community-based asthma prevention and control programs.

(6) Monitoring of environmental hazards or exposures, or both, that may increase the incidence of asthma.

(b) In implementing the program established under subsection (a), the Department shall consult with the Department of Public Aid and the State Board of Education. In addition, the Department shall seek advice from other organizations and public and private entities concerned about the prevention and treatment of asthma.

(c) The Department may accept federal funding and grants, and may contract for work with outside vendors or individuals, for the purpose of implementing the program established under subsection (a).

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

There being no further amendments, the foregoing Amendment No. 1 was adopted and the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 2820. Having been read by title a second time on April 27, 2004, and held on the order of Second Reading, the same was again taken up.

Floor Amendment No. 1 remained in the Committee on Housing & Urban Development.

Representative John Bradley offered the following amendment and moved its adoption.

AMENDMENT NO. <u>2</u>. Amend Senate Bill 2820 on page 2, line 18, by replacing "and," with ", the National Electric Code as adopted by the American National Standards Institute, and".

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 2 was adopted and the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 2880. Having been printed, was taken up and read by title a second time. The following amendment was offered in the Committee on Human Services, adopted and printed:

AMENDMENT NO. <u>1</u>. Amend Senate Bill 2880 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Older Adult Services Act.

Section 5. Purpose. The purpose of this Act is to promote a transformation of Illinois' comprehensive system of older adult services from funding a primarily facility-based service delivery system to primarily a home-based and community-based system, taking into account the continuing need for 24-hour skilled nursing care and congregate housing with services. Such restructuring shall encompass the provision of housing, health, financial, and supportive older adult services. It is envisioned that this restructuring will promote the development, availability, and accessibility of a comprehensive, affordable, and sustainable

service delivery system that places a high priority on home-based and community-based services. Such restructuring will encompass all aspects of the delivery system regardless of the setting in which the service is provided.

Section 10. Definitions. In this Act:

"Advisory Committee" means the Older Adult Services Advisory Committee.

"Certified nursing home" means any nursing home licensed under the Nursing Home Care Act and certified under Title XIX of the Social Security Act to participate as a vendor in the medical assistance program under Article V of the Illinois Public Aid Code.

"Comprehensive case management" means the assessment of needs and preferences of an older adult at the direction of the older adult or the older adult's designated representative and the arrangement, coordination, and monitoring of an optimum package of services to meet the needs of the older adult.

"Consumer-directed" means decisions made by an informed older adult from available services and care options, which may range from independently making all decisions and managing services directly to limited participation in decision-making, based upon the functional and cognitive level of the older adult.

"Coordinated point of entry" means an integrated access point where consumers receive information and assistance, assessment of needs, care planning, referral, assistance in completing applications, authorization of services where permitted, and follow-up to ensure that referrals and services are accessed.

"Department" means the Department on Aging, in collaboration with the departments of Public Health and Public Aid and other relevant agencies and in consultation with the Advisory Committee, except as otherwise provided.

"Departments" means the Department on Aging, the departments of Public Health and Public Aid, and other relevant agencies in collaboration with each other and in consultation with the Advisory Committee, except as otherwise provided.

"Family caregiver" means an adult family member or another individual who is an uncompensated provider of home-based or community-based care to an older adult.

"Health services" means activities that promote, maintain, improve, or restore mental or physical health or that are palliative in nature.

"Older adult" means a person age 60 or older and, if appropriate, the person's family caregiver.

"Person-centered" means a process that builds upon an older adult's strengths and capacities to engage in activities that promote community life and that reflect the older adult's preferences, choices, and abilities, to the extent practicable.

"Priority service area" means an area identified by the Departments as being less-served with respect to the availability of and access to older adult services in Illinois. The Departments shall determine by rule the criteria and standards used to designate such areas.

"Priority service plan" means the plan developed pursuant to Section 25 of this Act.

"Provider" means any supplier of services under this Act.

"Residential setting" means the place where an older adult lives.

"Restructuring" means the transformation of Illinois' comprehensive system of older adult services from funding primarily a facility-based service delivery system to primarily a home-based and community-based system, taking into account the continuing need for 24-hour skilled nursing care and congregate housing with services.

"Services" means the range of housing, health, financial, and supportive services, other than acute health care services, that are delivered to an older adult with functional or cognitive limitations, or socialization needs, who requires assistance to perform activities of daily living, regardless of the residential setting in which the services are delivered.

"Supportive services" means non-medical assistance given over a period of time to an older adult that is needed to compensate for the older adult's functional or cognitive limitations, or socialization needs, or those services designed to restore, improve, or maintain the older adult's functional or cognitive abilities.

Section 15. Designation of lead agency; annual report.

(a) The Department on Aging shall be the lead agency for: the provision of services to older adults and their family caregivers; restructuring Illinois' service delivery system for older adults; and implementation of this Act, except where otherwise provided. The Department on Aging shall collaborate with the departments of Public Health and Public Aid and any other relevant agencies, and shall consult with the Advisory Committee, in all aspects of these duties, except as otherwise provided in this Act.

(b) The Departments shall promulgate rules to implement this Act pursuant to the Illinois Administrative Procedure Act.

(c) On January 1, 2006, and each January 1 thereafter, the Department shall issue a report to the General

Assembly on progress made in complying with this Act, impediments thereto, recommendations of the Advisory Committee, and any recommendations for legislative changes necessary to implement this Act. To the extent practicable, all reports required by this Act shall be consolidated into a single report.

Section 20. Priority service areas; service expansion.

(a) The requirements of this Section are subject to the availability of funding.

(b) The Department shall expand older adult services that promote independence and permit older adults to remain in their own homes and communities. Priority shall be given to both the expansion of services and the development of new services in priority service areas.

(c) Inventory of services. The Department shall develop and maintain an inventory and assessment of (i) the types and quantities of public older adult services and, to the extent possible, privately provided older adult services, including the unduplicated count, location, and characteristics of individuals served by each facility, program, or service and (ii) the resources supporting those services.

(d) Priority service areas. The Departments shall assess the current and projected need for older adult services throughout the State, analyze the results of the inventory, and identify priority service areas, which shall serve as the basis for a priority service plan to be filed with the Governor and the General Assembly no later than July 1, 2006, and every 5 years thereafter.

(e) At the end of each State fiscal year, any unexpended and unreserved State General Revenue Fund appropriations for older adult services, except for continuing appropriations subject to subsection (b) of Section 25 of the State Finance Act, shall be deposited into the Older Adult Services Fund ("the Fund"), a special Fund hereby created in the State treasury. The Fund may also accept moneys appropriated by the General Assembly, receipts from donations, grants, fees, or taxes that may accrue from any other public or private sources to the Department for the purpose of this Section, and savings attributable to the nursing home conversion program as calculated in subsection (h). Interest earned by the Fund shall be credited to the Fund. The Fund is not subject to Section 8h of the State Finance Act.

(f) Moneys from the Fund shall be used for older adult services, regardless of where the older adult receives the service, with priority given to both the expansion of services and the development of new services in priority service areas. Fundable services shall include:

(1) Housing, health services, and supportive services:

(A) adult day care;

(B) adult day care for persons with Alzheimer's disease and related disorders;

(C) activities of daily living;

(D) care-related supplies and equipment;

(E) case management;

(F) community reintegration;

(G) companion;

(H) congregate meals;

(I) counseling and education;

(J) elder abuse prevention and intervention;

(K) emergency response and monitoring;

(L) environmental modifications;

(M) family caregiver support;

(N) financial;

(O) home delivered meals;

(P) homemaker;

(Q) home health;

(R) hospice;

(S) laundry;

(T) long-term care ombudsman;

(U) medication reminders;

(V) money management;

(W) nutrition services;

(X) personal care;

(Y) respite care;

(Z) residential care;

(AA) senior benefits outreach;

(BB) senior centers;

(CC) services provided under the Assisted Living and Shared Housing Act, or

sheltered care services that meet the requirements of the Assisted Living and Shared Housing Act, or services provided under Section 5-5.01a of the Illinois Public Aid Code (the Supportive Living Facilities Pilot Program);

(DD) telemedicine devices to monitor recipients in their own homes as an alternative

to hospital care, nursing home care, or home visits;

(EE) training for direct family caregivers;

(FF) transition;

(GG) transportation;

(HH) wellness and fitness programs; and

(II) other programs designed to assist older adults in Illinois to remain

independent and receive services in the most integrated residential setting possible for that person.

(2) Older Adult Services Demonstration Grants, pursuant to subsection (g) of this

section.

(g) Older Adult Services Demonstration Grants. The Department shall establish a program of

demonstration grants to assist in the restructuring of the delivery system for older adult services and provide funding for innovative service delivery models and system change and integration initiatives. The Department shall prescribe, by rule, the grant application process. At a minimum, every application must include:

(1) The type of grant sought;

(2) A description of the project;

(3) The objective of the project;

(4) The likelihood of the project meeting identified needs;

(5) The plan for financing, administration, and evaluation of the project;

(6) The timetable for implementation;

(7) The roles and capabilities of responsible individuals and organizations;

(8) Documentation of collaboration with other service providers, local community

government leaders, and other stakeholders, other providers, and any other stakeholders in the community;

(9) Documentation of community support for the project, including support by other

service providers, local community government leaders, and other stakeholders;

(10) The total budget for the project;

(11) The financial condition of the applicant; and

(12) Any other application requirements that may be established by the Department by

rule.

Each project may include provisions for a designated staff person who is responsible for the development of the project and recruitment of providers.

Projects may include, but are not limited to: adult family foster care; family adult day

care; assisted living in a supervised apartment; personal services in a subsidized housing project; evening and weekend home care coverage; small incentive grants to attract new providers; money following the person; cash and counseling; managed long-term care; and at least one respite care project that establishes a local coordinated network of volunteer and paid respite workers, coordinates assignment of respite workers to caregivers and older adults, ensures the health and safety of the older adult, provides training for caregivers, and ensures that support groups are available in the community.

A demonstration project funded in whole or in part by an Older Adult Services Demonstration

Grant is exempt from the requirements of the Illinois Health Facilities Planning Act.

The Department, in collaboration with the Departments of Public Health and Public Aid, shall

evaluate the effectiveness of the projects receiving grants under this Section.

(h) No later than July 1 of each year, the Department of Public Health shall provide

information to the Department of Public Aid to enable the Department of Public Aid to annually document and verify the savings attributable to the nursing home conversion program for the previous fiscal year to estimate an annual amount of such savings that may be appropriated to the Older Adult Services Fund and notify the General Assembly, the Department on Aging, the Department of Human Services, and the Advisory Committee of the savings no later than October 1 of the same fiscal year.

Section 25. Older adult services restructuring. No later than January 1, 2005, the Department shall commence the process of restructuring the older adult services delivery system. Priority shall be given to both the expansion of services and the development of new services in priority service areas. The restructuring shall include, but not be limited to, the following:

(1) Planning. The Department shall develop a plan to restructure the State's service delivery system for older adults. The plan shall include a schedule for the implementation of the initiatives outlined in this Act and all other initiatives identified by the participating agencies to fulfill the purposes of this Act. Financing for older adult services shall be based on the principle that "money follows the individual". The plan shall also identify potential impediments to delivery system restructuring and include any known regulatory or statutory barriers.

(2) Comprehensive case management. The Department shall implement a statewide system of holistic comprehensive case management. The system shall include the identification and implementation of a universal, comprehensive assessment tool to be used statewide to determine the level of functional, cognitive, socialization, and financial needs of older adults. This tool shall be supported by an electronic intake, assessment, and care planning system linked to a central location. "Comprehensive case management" includes services and coordination such as (i) comprehensive assessment of the older adult (including the physical, functional, cognitive, psycho-social, and social needs of the individual); (ii) development and implementation of a service plan with the older adult to mobilize the formal and family resources and services identified in the assessment to meet the needs of the older adult, including coordination of the resources and services with any other plans that exist for various formal services, such as hospital discharge plans, and with the information and assistance services; (iii) coordination and monitoring of formal and family service delivery, including coordination and monitoring to ensure that services specified in the plan are being provided; (iv) periodic reassessment and revision of the status of the older adult with the older adult or, if necessary, the older adult's designated representative; and (v) in accordance with the wishes of the older adult, advocacy on behalf of the older adult for needed services or resources.

(3) Coordinated point of entry. The Department shall implement and publicize a statewide coordinated point of entry using a uniform name, identity, logo, and toll free number.

(4) Public web site. The Department shall develop a public web site that provides links to available services, resources, and reference materials concerning caregiving, diseases, and best practices for use by professionals, older adults, and family caregivers.

(5) Expansion of older adult services. The Department shall expand older adult services that promote independence and permit older adults to remain in their own homes and communities.

(6) Consumer-directed home and community-based services. The Department shall expand the range of service options available to permit older adults to exercise maximum choice and control over their care.

(7) Comprehensive delivery system. The Department shall expand opportunities for older adults to receive services in systems that integrate acute and chronic care.

(8) Enhanced transition and follow up services. The Department shall implement a program of transition from one residential setting to another and follow-up services, regardless of residential setting, pursuant to rules with respect to (i) resident eligibility, (ii) assessment of the resident's health, cognitive, social, and financial needs, (iii) development of transition plans, and (iv) the level of services that must be available before transitioning a resident from one setting to another.

(9) Family caregiver support. The Department shall develop strategies for public and private financing of services that supplement and support family caregivers.

(10) Quality standards and quality improvement. The Department shall establish a core set of uniform quality standards for all providers that focus on outcomes and take into consideration consumer choice and satisfaction, and the Department shall require each provider to implement a continuous quality improvement process to address consumer issues. The continuous quality improvement process must benchmark performance, be person-centered and data-driven, and focus on consumer satisfaction.

(11) Workforce. The Department shall develop strategies to attract and retain a qualified and stable worker pool, provide living wages and benefits, and create a work environment that is conducive to long-term employment and career development. Resources such as grants, education, and promotion of career opportunities may be used.

(12) Coordination of services. The Department shall identify methods to better coordinate service networks to maximize resources and minimize duplication of services and ease of application.

(13) Barriers to services. The Department shall identify barriers to the provision, availability, and accessibility of services and shall implement a plan to address those barriers. The plan shall: (i) identify barriers, including but not limited to, statutory and regulatory complexity, reimbursement issues, payment issues, and labor force issues; (ii) recommend changes to State or federal laws or administrative rules or regulations; (iii) recommend application for federal waivers to improve efficiency and reduce cost and paperwork; (iv) develop innovative service delivery models; and (v) recommend application for federal or

(14) Reimbursement and funding. The Department shall investigate and evaluate costs and payments by defining costs to implement a uniform, audited provider cost reporting system to be considered by all Departments in establishing payments. To the extent possible, multiple cost reporting mandates shall not be imposed.

(15) Medicaid nursing home cost containment and Medicare utilization. The Department of Public Aid, in collaboration with the Department on Aging and the Department of Public Health and in consultation with the Advisory Committee, shall propose a plan to contain Medicaid nursing home costs and maximize Medicare utilization. The plan must not impair the ability of an older adult to choose among available services. The plan shall include, but not be limited to, (i) techniques to maximize the use of the most cost-effective services without sacrificing quality and (ii) methods to identify and serve older adults in need of minimal services to remain independent, but who are likely to develop a need for more extensive services in the absence of those minimal services.

(16) Bed reduction. The Department of Public Health shall implement a nursing home conversion program to reduce the number of Medicaid-certified nursing home beds in areas with excess beds. The Department of Public Aid shall investigate changes to the Medicaid nursing facility reimbursement system in order to reduce beds. Such changes may include, but are not limited to, incentive payments that will enable facilities to adjust to the restructuring and expansion of services required by the Older Adult Services Act, including adjustments for the voluntary closure or layaway of nursing home beds certified under Title XIX of the federal Social Security Act. Any savings shall be reallocated to fund home-based or community-based older adult services pursuant to Section 20.

(17) Financing. The Department shall investigate and evaluate financing options for older adult services and shall make recommendations in the report required by Section 15 concerning the feasibility of these financing arrangements. These arrangements shall include, but are not limited to:

(A) private long-term care insurance coverage for older adult services;

(B) enhancement of federal long-term care financing initiatives;

(C) employer benefit programs such as medical savings accounts for long-term care;

(D) individual and family cost-sharing options;

(E) strategies to reduce reliance on government programs;

(F) fraudulent asset divestiture and financial planning prevention; and

(G) methods to supplement and support family and community caregiving.

(18) Older Adult Services Demonstration Grants. The Department shall implement a program of

demonstration grants that will assist in the restructuring of the older adult services delivery system, and shall provide funding for innovative service delivery models and system change and integration initiatives pursuant to subsection (g) of Section 20.

(19) Bed need methodology update. For the purposes of determining areas with excess

beds, the Departments shall provide information and assistance to the Health Facilities Planning Board to update the Bed Need Methodology for Long-Term Care to update the assumptions used to establish the methodology to make them consistent with modern older adult services.

Section 30. Nursing home conversion program.

(a) The Department of Public Health, in collaboration with the Department on Aging and the Department of Public Aid, shall establish a nursing home conversion program. Start-up grants, pursuant to subsections (l) and (m) of this Section, shall be made available to nursing homes as appropriations permit as an incentive to reduce certified beds, retrofit, and retool operations to meet new service delivery expectations and demands.

(b) Grant moneys shall be made available for capital and other costs related to: (1) the conversion of all or a part of a nursing home to an assisted living establishment or a special program or unit for persons with Alzheimer's disease or related disorders licensed under the Assisted Living and Shared Housing Act or a supportive living facility established under Section 5-5.01a of the Illinois Public Aid Code; (2) the conversion of multi-resident bedrooms in the facility into single-occupancy rooms; (3) the development of any of the services identified in a priority service plan that can be provided by a nursing home within the confines of a nursing home or transportation services; or (4) culture change initiatives to meet the needs and desires of older adults, including, but not limited to, initiatives such as Pioneer Practices and the Wellspring model, which may or may not require capital expenditures. Grantees shall be required to provide a minimum of a 20% match toward the total cost of the project.

(c) Nothing in this Act shall prohibit the co-location of services or the development of multifunctional centers under subsection (f) of Section 20, including a nursing home offering community-based services or

a community provider establishing a residential facility.

(d) A certified nursing home with at least 50% of its resident population having their care paid for by the Medicaid program is eligible to apply for a grant under this Section.

(e) Any nursing home receiving a grant under this Section shall reduce the number of certified nursing home beds by a number equal to or greater than the number of beds being converted for one or more of the permitted uses under item (1) or (2) of subsection (b). If the nursing home elects to do so, the facility shall retain the Certificate of Need for its nursing and sheltered care beds that were converted for up to 15 years. If the beds are reinstated by the provider or its successor in interest, the provider shall pay to the fund from which the grant was awarded, on an amortized basis, the amount of the grant. The Department shall establish, by rule, the bed reduction methodology for nursing homes that receive a grant pursuant to item (3) or (4) of subsection (b).

(f) Any nursing home receiving a grant under this Section shall agree that, for a minimum of 10 years after the date that the grant is awarded, a minimum of 50% of the nursing home's resident population shall have their care paid for by the Medicaid program. If the nursing home provider or its successor in interest ceases to comply with the requirement set forth in this subsection, the provider shall pay to the fund from which the grant was awarded, on an amortized basis, the amount of the grant.

(g) Before awarding grants, the Department of Public Health shall seek recommendations from the Department on Aging and the Department of Public Aid. The Department of Public Health shall attempt to balance the distribution of grants among geographic regions, and among small and large nursing homes. The Department of Public Health shall develop, by rule, the criteria for the award of grants based upon the following factors:

(1) the unique needs of older adults (including those with moderate and low incomes),

caregivers, and providers in the geographic area of the state the grantee seeks to serve;

(2) whether the grantee proposes to provide services in a priority service area;

(3) the extent to which the conversion or transition will result in the reduction of

certified nursing home beds in an area with excess beds;

(4) the compliance history of the nursing home; and

(5) any other relevant factors identified by the Department, including standards of need.

(h) A conversion funded in whole or in part by a grant under this Section must not:

(1) diminish or reduce the quality of services available to nursing home residents;

(2) force any nursing home resident to involuntarily accept home-based or

community-based services instead of nursing home services;

(3) diminish or reduce the supply and distribution of nursing home services in any community below the level of need, as defined by the Department by rule; or

- (4) cause undue hardship on any person who requires nursing home care.
- (i) The Department shall prescribe, by rule, the grant application process. At a minimum, every application must include:

(1) the type of grant sought;

(2) a description of the project;

(3) the objective of the project;

(4) the likelihood of the project meeting identified needs;

(5) the plan for financing, administration, and evaluation of the project;

(6) the timetable for implementation;

(7) the roles and capabilities of responsible individuals and organizations;

(8) documentation of collaboration with other service providers, local community

government leaders, and other stakeholders, other providers, and any other stakeholders in the community;

(9) documentation of community support for the project, including support by other

service providers, local community government leaders, and other stakeholders;

(10) the total budget for the project;

(11) the financial condition of the applicant; and

(12) any other application requirements that may be established by the Department by

rule.

(j) A conversion project funded in whole or in part by a grant under this Section is exempt from the requirements of the Illinois Health Facilities Planning Act.

(k) Applications for grants are public information, except that nursing home financial

condition and any proprietary data shall be classified as nonpublic data.

(1) The Nursing Home Conversion Fund ("the Fund") is created as a special fund in the State

treasury administered by the Department of Public Health. Moneys in the Fund shall consist of receipts from donations, grants, fees, or taxes that may accrue from any other public or private sources to the Department of Public Health for the purposes of this Section and moneys appropriated by the General Assembly.

Amounts in the Nursing Home Conversion Fund shall not lapse or revert to the General Revenue

Fund. The Department of Public Health, subject to annual appropriations by the General Assembly, may use moneys in the Fund for the purposes authorized by this Section. Interest earned by the Fund shall be credited to the Fund. The Fund is not subject to Section 8h of the State Finance Act.

(m) The Department of Public Health may award grants from the Long Term Care Civil Money Penalties Fund established under Section 1919(h)(2)(A)(ii) of the Social Security Act and 42 CFR 488.422(g) if the award meets federal requirements.

Section 35. Older Adult Services Advisory Committee.

(a) The Older Adult Services Advisory Committee is created to advise the directors of Aging, Public Aid, and Public Health on all matters related to this Act and the delivery of services to older adults in general.

(b) The Advisory Committee shall be comprised of the following:

(1) The Director of Aging or his or her designee, who shall serve as chair and shall be

an ex officio and nonvoting member.

(2) The Director of Public Aid and the Director of Public Health or their designees, who

shall serve as vice-chairs and shall be ex officio and nonvoting members.

(3) One representative each of the Governor's Office, the Department of Public Aid, the

Department of Public Health, the Department of Veterans' Affairs, the Department of Human Services, the Department of Insurance, the Department of Commerce and Economic Opportunity, the Department on Aging, the Department on Aging's State Long Term Care Ombudsman, the Illinois Housing Finance Authority, and the Illinois Housing Development Authority, each of whom shall be selected by his or her respective director and shall be an ex officio and nonvoting member.

(4) Thirty-two members appointed by the Director of Aging in collaboration with the

directors of Public Health and Public Aid, and selected from the recommendations of statewide associations and organizations, as follows:

(A) One member representing the Area Agencies on Aging;

(B) Four members representing nursing homes or licensed assisted living

establishments;

(C) One member representing home health agencies;

(D) One member representing case management services;

(E) One member representing statewide senior center associations;

(F) One member representing Community Care Program homemaker services;

(G) One member representing Community Care Program adult day services;

(H) One member representing nutrition project directors;

(I) One member representing hospice programs;

(J) One member representing individuals with Alzheimer's disease and related dementias;

(K) Two members representing statewide trade or labor unions;

(L) One advanced practice nurse with experience in gerontological nursing;

(M) One physician specializing in gerontology;

(N) One member representing regional long-term care ombudsmen;

(O) One member representing township officials;

(P) One member representing municipalities;

(Q) One member representing county officials;

(R) One member representing the parish nurse movement;

(S) One member representing pharmacists;

(T) Two members representing statewide organizations engaging in advocacy or legal representation on behalf of the senior population;

(U) Two family caregivers;

(V) Two citizen members over the age of 60;

(W) One citizen with knowledge in the area of gerontology research or health care

law;

- (X) One representative of health care facilities licensed under the Hospital Licensing Act; and
- (Y) One representative of primary care service providers.

(c) Voting members of the Advisory Committee shall serve for a term of 3 years or until a

replacement is named. All members shall be appointed no later than January 1, 2005. Of the initial appointees, as determined by lot, 10 members shall serve a term of one year; 10 shall serve for a term of 2 years; and 12 shall serve for a term of 3 years. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which his or her predecessor was appointed shall be appointed for the remainder of that term. The Advisory Committee shall meet at least quarterly and may meet more frequently at the call of the Chair. A simple majority of those appointed shall constitute a quorum. The affirmative vote of a majority of those present and voting shall be necessary for Advisory Committee shall receive no compensation for their services.

(d) The Advisory Committee shall have an Executive Committee comprised of the Chair, the

Vice Chairs, and up to 15 members of the Advisory Committee appointed by the Chair who have demonstrated expertise in developing, implementing, or coordinating the system restructuring initiatives defined in Section 25. The Executive Committee shall have responsibility to oversee and structure the operations of the Advisory Committee and to create and appoint necessary subcommittees and subcommittee members.

(e) The Advisory Committee shall study and make recommendations related to the

implementation of this Act, including but not limited to system restructuring initiatives as defined in Section 25 or otherwise related to this Act.

Section 90. The Illinois Act on the Aging is amended by adding Section 4.12 as follows: (20 ILCS 105/4.12 new)

Sec. 4.12. Older Adult Services Act. The Department shall implement the Older Adult Services Act.

Section 92. The Illinois Health Facilities Planning Act is amended by changing Sections 3 and 12 as follows:

(20 ILCS 3960/3) (from Ch. 111 1/2, par. 1153)

(Section scheduled to be repealed on July 1, 2008)

Sec. 3. Definitions. As used in this Act:

"Health care facilities" means and includes the following facilities and organizations:

1. An ambulatory surgical treatment center required to be licensed pursuant to the Ambulatory Surgical Treatment Center Act;

- 2. An institution, place, building, or agency required to be licensed pursuant to the Hospital Licensing Act;
- 3. Skilled and intermediate long term care facilities licensed under the Nursing Home Care Act;
- 3. Skilled and intermediate long term care facilities licensed under the Nursing Home Care Act;

4. Hospitals, nursing homes, ambulatory surgical treatment centers, or kidney disease treatment centers maintained by the State or any department or agency thereof;

5. Kidney disease treatment centers, including a free-standing hemodialysis unit; and

6. An institution, place, building, or room used for the performance of outpatient

surgical procedures that is leased, owned, or operated by or on behalf of an out-of-state facility.

No federally owned facility shall be subject to the provisions of this Act, nor facilities used solely for healing by prayer or spiritual means.

No facility licensed under the Supportive Residences Licensing Act or the Assisted Living and Shared Housing Act shall be subject to the provisions of this Act.

A facility designated as a supportive living facility that is in good standing with the demonstration project established under Section 5-5.01a of the Illinois Public Aid Code shall not be subject to the provisions of this Act.

This Act does not apply to facilities granted waivers under Section 3-102.2 of the Nursing Home Care Act. However, if a demonstration project under that Act applies for a certificate of need to convert to a nursing facility, it shall meet the licensure and certificate of need requirements in effect as of the date of application.

This Act shall not apply to the closure of an entity or a portion of an entity licensed under the Nursing Home Care Act that elects to convert, in whole or in part, to an assisted living or shared housing establishment licensed under the Assisted Living and Shared Housing Act.

With the exception of those health care facilities specifically included in this Section, nothing in this Act shall be intended to include facilities operated as a part of the practice of a physician or other licensed health care professional, whether practicing in his individual capacity or within the legal structure of any partnership, medical or professional corporation, or unincorporated medical or professional group. Further, this Act shall not apply to physicians or other licensed health care professional's practices where such practices are carried out in a portion of a health care facility under contract with such health care facility by a physician or by other licensed health care professionals, whether practicing in his individual capacity or within the legal structure of any partnership, medical or professional groups. This Act shall apply to construction or modification and to establishment by such health care facility of such contracted portion which is subject to facility licensing requirements, irrespective of the party responsible for such action or attendant financial obligation.

"Person" means any one or more natural persons, legal entities, governmental bodies other than federal, or any combination thereof.

"Consumer" means any person other than a person (a) whose major occupation currently involves or whose official capacity within the last 12 months has involved the providing, administering or financing of any type of health care facility, (b) who is engaged in health research or the teaching of health, (c) who has a material financial interest in any activity which involves the providing, administering or financing of any type of health care facility, or (d) who is or ever has been a member of the immediate family of the person defined by (a), (b), or (c).

"State Board" means the Health Facilities Planning Board.

"Construction or modification" means the establishment, erection, building, alteration, reconstruction, modernization, improvement, extension, discontinuation, change of ownership, of or by a health care facility, or the purchase or acquisition by or through a health care facility of equipment or service for diagnostic or therapeutic purposes or for facility administration or operation, or any capital expenditure made by or on behalf of a health care facility which exceeds the capital expenditure minimum; however, any capital expenditure made by or on behalf of a health care facility for (i) the construction or modification of a facility licensed under the Assisted Living and Shared Housing Act or (ii) a conversion project undertaken in accordance with Section 30 of the Older Adult Services Act shall be excluded from any obligations under this Act.

"Establish" means the construction of a health care facility or the replacement of an existing facility on another site.

"Major medical equipment" means medical equipment which is used for the provision of medical and other health services and which costs in excess of the capital expenditure minimum, except that such term does not include medical equipment acquired by or on behalf of a clinical laboratory to provide clinical laboratory services if the clinical laboratory is independent of a physician's office and a hospital and it has been determined under Title XVIII of the Social Security Act to meet the requirements of paragraphs (10) and (11) of Section 1861(s) of such Act. In determining whether medical equipment has a value in excess of the capital expenditure minimum, the value of studies, surveys, designs, plans, working drawings, specifications, and other activities essential to the acquisition of such equipment shall be included.

"Capital Expenditure" means an expenditure: (A) made by or on behalf of a health care facility (as such a facility is defined in this Act); and (B) which under generally accepted accounting principles is not properly chargeable as an expense of operation and maintenance, or is made to obtain by lease or comparable arrangement any facility or part thereof or any equipment for a facility or part; and which exceeds the capital expenditure minimum.

For the purpose of this paragraph, the cost of any studies, surveys, designs, plans, working drawings, specifications, and other activities essential to the acquisition, improvement, expansion, or replacement of any plant or equipment with respect to which an expenditure is made shall be included in determining if such expenditure exceeds the capital expenditures minimum. Donations of equipment or facilities to a health care facility which if acquired directly by such facility would be subject to review under this Act shall be considered capital expenditures, and a transfer of equipment or facilities for less than fair market value shall be considered a capital expenditure for purposes of this Act if a transfer of the equipment or facilities at fair market value would be subject to review.

"Capital expenditure minimum" means \$6,000,000, which shall be annually adjusted to reflect the increase in construction costs due to inflation, for major medical equipment and for all other capital expenditures; provided, however, that when a capital expenditure is for the construction or modification of a health and fitness center, "capital expenditure minimum" means the capital expenditure minimum for all

other capital expenditures in effect on March 1, 2000, which shall be annually adjusted to reflect the increase in construction costs due to inflation.

"Non-clinical service area" means an area (i) for the benefit of the patients, visitors, staff, or employees of a health care facility and (ii) not directly related to the diagnosis, treatment, or rehabilitation of persons receiving services from the health care facility. "Non-clinical service areas" include, but are not limited to, chapels; gift shops; news stands; computer systems; tunnels, walkways, and elevators; telephone systems; projects to comply with life safety codes; educational facilities; student housing; patient, employee, staff, and visitor dining areas; administration and volunteer offices; modernization of structural components (such as roof replacement and masonry work); boiler repair or replacement; vehicle maintenance and storage facilities; parking facilities; mechanical systems for heating, ventilation, and air conditioning; loading docks; and repair or replacement of carpeting, tile, wall coverings, window coverings or treatments, or furniture. Solely for the purpose of this definition, "non-clinical service area" does not include health and fitness centers.

"Areawide" means a major area of the State delineated on a geographic, demographic, and functional basis for health planning and for health service and having within it one or more local areas for health planning and health service. The term "region", as contrasted with the term "subregion", and the word "area" may be used synonymously with the term "areawide".

"Local" means a subarea of a delineated major area that on a geographic, demographic, and functional basis may be considered to be part of such major area. The term "subregion" may be used synonymously with the term "local".

"Areawide health planning organization" or "Comprehensive health planning organization" means the health systems agency designated by the Secretary, Department of Health and Human Services or any successor agency.

"Local health planning organization" means those local health planning organizations that are designated as such by the areawide health planning organization of the appropriate area.

"Physician" means a person licensed to practice in accordance with the Medical Practice Act of 1987, as amended.

"Licensed health care professional" means a person licensed to practice a health profession under pertinent licensing statutes of the State of Illinois.

"Director" means the Director of the Illinois Department of Public Health.

"Agency" means the Illinois Department of Public Health.

"Comprehensive health planning" means health planning concerned with the total population and all health and associated problems that affect the well-being of people and that encompasses health services, health manpower, and health facilities; and the coordination among these and with those social, economic, and environmental factors that affect health.

"Alternative health care model" means a facility or program authorized under the Alternative Health Care Delivery Act.

"Out-of-state facility" means a person that is both (i) licensed as a hospital or as an ambulatory surgery center under the laws of another state or that qualifies as a hospital or an ambulatory surgery center under regulations adopted pursuant to the Social Security Act and (ii) not licensed under the Ambulatory Surgical Treatment Center Act, the Hospital Licensing Act, or the Nursing Home Care Act. Affiliates of out-of-state facilities shall be considered out-of-state facilities. Affiliates of Illinois licensed health care facilities 100% owned by an Illinois licensed health care facility, its parent, or Illinois physicians licensed to practice medicine in all its branches shall not be considered out-of-state facilities. Nothing in this definition shall be construed to include an office or any part of an office of a physician licensed to practice medicine in all its branches in Illinois that is not required to be licensed under the Ambulatory Surgical Treatment Center Act.

"Change of ownership of a health care facility" means a change in the person who has ownership or control of a health care facility's physical plant and capital assets. A change in ownership is indicated by the following transactions: sale, transfer, acquisition, lease, change of sponsorship, or other means of transferring control.

"Related person" means any person that: (i) is at least 50% owned, directly or indirectly, by either the health care facility or a person owning, directly or indirectly, at least 50% of the health care facility; or (ii) owns, directly or indirectly, at least 50% of the health care facility.

(Source: P.A. 93-41, eff. 6-27-03.)

(20 ILCS 3960/12) (from Ch. 111 1/2, par. 1162)

(Section scheduled to be repealed on July 1, 2008)

Sec. 12. Powers and duties of State Board. For purposes of this Act, the State Board shall exercise the

following powers and duties:

(1) Prescribe rules, regulations, standards, criteria, procedures or reviews which may vary according to the purpose for which a particular review is being conducted or the type of project reviewed and which are required to carry out the provisions and purposes of this Act.

(2) Adopt procedures for public notice and hearing on all proposed rules, regulations, standards, criteria, and plans required to carry out the provisions of this Act.

(3) Prescribe criteria for recognition for areawide health planning organizations, including, but not limited to, standards for evaluating the scientific bases for judgments on need and procedure for making these determinations.

(4) Develop criteria and standards for health care facilities planning, conduct statewide inventories of health care facilities, maintain an updated inventory on the Department's web site reflecting the most recent bed and service changes and updated need determinations when new census data become available or new need formulae are adopted, and develop health care facility plans which shall be utilized in the review of applications for permit under this Act. Such health facility plans shall be coordinated by the Agency with the health care facility plans areawide health planning organizations and with other pertinent State Plans.

In developing health care facility plans, the State Board shall consider, but shall not be limited to, the following:

(a) The size, composition and growth of the population of the area to be served;

(b) The number of existing and planned facilities offering similar programs;

(c) The extent of utilization of existing facilities;

(d) The availability of facilities which may serve as alternatives or substitutes;

(e) The availability of personnel necessary to the operation of the facility;

- (f) Multi-institutional planning and the establishment of multi-institutional systems where feasible;
- (g) The financial and economic feasibility of proposed construction or modification; and

(h) In the case of health care facilities established by a religious body or

denomination, the needs of the members of such religious body or denomination may be considered to be public need.

The criteria and standards for health care facilities planning, including but not limited to the statewide inventory established under this paragraph (4), shall not be adjusted by any change in the number of long-term care facility beds resulting from nursing home conversion projects undertaken in accordance with the Older Adult Services Act.

The health care facility plans which are developed and adopted in accordance with this Section shall form the basis for the plan of the State to deal most effectively with statewide health needs in regard to health care facilities.

(5) Coordinate with other state agencies having responsibilities affecting health care facilities, including those of licensure and cost reporting.

(6) Solicit, accept, hold and administer on behalf of the State any grants or bequests of money, securities or property for use by the State Board or recognized areawide health planning organizations in the administration of this Act; and enter into contracts consistent with the appropriations for purposes enumerated in this Act.

(7) The State Board shall prescribe, in consultation with the recognized areawide health planning organizations, procedures for review, standards, and criteria which shall be utilized to make periodic areawide reviews and determinations of the appropriateness of any existing health services being rendered by health care facilities subject to the Act. The State Board shall consider recommendations of the areawide health planning organization and the Agency in making its determinations.

(8) Prescribe, in consultation with the recognized areawide health planning organizations, rules, regulations, standards, and criteria for the conduct of an expeditious review of applications for permits for projects of construction or modification of a health care facility, which projects are non-substantive in nature. Such rules shall not abridge the right of areawide health planning organizations to make recommendations on the classification and approval of projects, nor shall such rules prevent the conduct of a public hearing upon the timely request of an interested party. Such reviews shall not exceed 60 days from the date the application is declared to be complete by the Agency.

(9) Prescribe rules, regulations, standards, and criteria pertaining to the granting of permits for construction and modifications which are emergent in nature and must be undertaken immediately to prevent or correct structural deficiencies or hazardous conditions that may harm or injure persons using the facility, as defined in the rules and regulations of the State Board. This procedure is exempt from public

hearing requirements of this Act.

(10) Prescribe rules, regulations, standards and criteria for the conduct of an expeditious review, not exceeding 60 days, of applications for permits for projects to construct or modify health care facilities which are needed for the care and treatment of persons who have acquired immunodeficiency syndrome (AIDS) or related conditions.

(Source: P.A. 93-41, eff. 6-27-03.)

Section 94. The State Finance Act is amended by changing Section 8h and by adding Sections 5.622 and 5.623 as follows:

(30 ILCS 105/5.622 new)

Sec. 5.622. The Nursing Home Conversion Fund.

(30 ILCS 105/5.623 new)

Sec. 5.623. The Older Adult Services Fund.

(30 ILCS 105/8h)

Sec. 8h. Transfers to General Revenue Fund.

(a) Except as provided in subsection (b), notwithstanding Notwithstanding any other State law to the contrary, the Director of the Governor's Office of Management and Budget may from time to time direct the State Treasurer and Comptroller to transfer a specified sum from any fund held by the State Treasurer to the General Revenue Fund in order to help defray the State's operating costs for the fiscal year. The total transfer under this Section from any fund in any fiscal year shall not exceed the lesser of 8% of the revenues to be deposited into the fund during that year or 25% of the beginning balance in the fund. No transfer may be made from a fund under this Section that would have the effect of reducing the available balance in the fund to an amount less than the amount remaining unexpended and unreserved from the total appropriation from that fund for that fiscal year. This Section does not apply to any funds that are restricted by federal law to a specific use or to any funds in the Motor Fuel Tax Fund or the Hospital Provider Fund. Notwithstanding any other provision of this Section, the total transfer under this Section from the Road Fund or the State Construction Account Fund shall not exceed 5% of the revenues to be deposited into the fund shall not exceed 5% of the revenues to be deposited into the fund shall not exceed 5% of the revenues to be deposited into the fund shall not exceed 5% of the revenues to be deposited into the fund to an any fund shall not exceed 5% of the revenues to be deposited into the fund during that year.

In determining the available balance in a fund, the Director of the Governor's Office of Management and Budget may include receipts, transfers into the fund, and other resources anticipated to be available in the fund in that fiscal year.

The State Treasurer and Comptroller shall transfer the amounts designated under this Section as soon as may be practicable after receiving the direction to transfer from the Director of the Governor's Office of Management and Budget.

(b) This Section does not apply to the Nursing Home Conversion Fund or the Older Adult Services Fund. (Source: P.A. 93-32, eff. 6-20-03; 93-659, eff. 2-3-04.)

Section 96. The Illinois Public Aid Code is amended by adding Section 5-5d as follows: (305 ILCS 5/5-5d new)

Sec. 5-5d. Enhanced transition and follow-up services. The Department of Public Aid shall apply for any necessary waivers pursuant to Section 1915(c) of the Social Security Act to facilitate the transition from one residential setting to another and follow-up services. Nothing in this Section shall be considered as limiting current similar programs by the Department of Human Services or the Department on Aging.

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

AMENDMENT NO. 2. Amend Senate Bill 2880, AS AMENDED, after the last line of Section 90, by inserting the following:

"Section 91. The Illinois Finance Authority Act is amended by changing Section 840-5 as follows: (20 ILCS 3501/840-5)

Sec. 840-5. The Authority shall have the following powers:

(a) To fix and revise from time to time and charge and collect rates, rents, fees and charges for the use of and for the services furnished or to be furnished by a project or other health facilities owned, financed or refinanced by the Authority or any portion thereof and to contract with any person, partnership, association or corporation or other body, public or private, in respect thereto; to coordinate its policies and procedures and cooperate with recognized health facility rate setting mechanisms which may now or hereafter be established.

(b) To establish rules and regulations for the use of a project or other health facilities owned, financed or refinanced by the Authority or any portion thereof and to designate a participating health institution as its agent to establish rules and regulations for the use of a project or other health facilities owned by the

Authority undertaken for that participating health institution.

(c) To establish or contract with others to carry out on its behalf a health facility project cost estimating service and to make this service available on all projects to provide expert cost estimates and guidance to the participating health institution and to the Authority. In order to implement this service and, through it, to contribute to cost containment, the Authority shall have the power to require such reasonable reports and documents from health facility projects as may be required for this service and for the development of cost reports and guidelines. The Authority may appoint a Technical Committee on Health Facility Project Costs and Cost Containment.

(d) To make mortgage or other secured or unsecured loans to or for the benefit of any participating health institution for the cost of a project in accordance with an agreement between the Authority and the participating health institution; provided that no such loan shall exceed the total cost of the project as determined by the participating health institution and approved by the Authority; provided further that such loans may be made to any entity affiliated with a participating health institution if the proceeds of such loan are made available to or applied for the benefit of such participating health institution.

(e) To make mortgage or other secured or unsecured loans to or for the benefit of a participating health institution in accordance with an agreement between the Authority and the participating health institution to refund outstanding obligations, loans, indebtedness or advances issued, made, given or incurred by such participating health institution for the cost of a project; including the function to issue bonds and make loans to or for the benefit of a participating health institution to refinance indebtedness incurred by such participating health institution in projects undertaken and completed or for other health facilities acquired prior to or after the enactment of this Act when the Authority finds that such refinancing is in the public interest, and either alleviates a financial hardship of such participating health institution, or is in connection with other financing by the Authority for such participating health institution or may be expected to result in a lessened cost of patient care and a saving to third parties, including government, and to others who must pay for care, or any combination thereof; provided further that such loans may be made to any entity affiliated with a participating health institution if the proceeds of such loan are made available to or applied for the benefit of such participating health institution.

(f) To mortgage all or any portion of a project or other health facilities and the property on which any such project or other health facilities are located whether owned or thereafter acquired, and to assign or pledge mortgages, deeds of trust, indentures of mortgage or trust or similar instruments, notes, and other securities of participating health institutions to which or for the benefit of which the Authority has made loans or of entities affiliated with such institutions and the revenues therefrom, including payments or income from any thereof owned or held by the Authority, for the benefit of the holders of bonds issued to finance such project or health facilities or issued to refund or refinance outstanding obligations, loans, indebtedness or advances of participating health institutions as permitted by this Act.

(g) To lease to a participating health institution the project being financed or refinanced or other health facilities conveyed to the Authority in connection with such financing or refinancing, upon such terms and conditions as the Authority shall deem proper, and to charge and collect rents therefor and to terminate any such lease upon the failure of the lessee to comply with any of the obligations thereof; and to include in any such lease, if desired, provisions that the lessee thereof shall have options to renew the lease for such period or periods and at such rent as shall be determined by the Authority or to purchase any or all of the health facilities or that upon payment of all of the indebtedness incurred by the Authority for the financing of such project or health facilities or for refunding outstanding obligations, loans, indebtedness or advances of a participating health institution, then the Authority may convey any or all of the project or such other health facilities to the lessee or lessees thereof with or without consideration.

(h) To make studies of needed health facilities that could not sustain a loan were it made under this Act and to recommend remedial action to the General Assembly; to do the same with regard to any laws or regulations that prevent health facilities from benefiting from this Act.

(i) To assist the Department of Commerce and Economic Opportunity to establish and implement a program to assist health facilities to identify and arrange financing for energy conservation projects in buildings and facilities owned or leased by health facilities.

(j) To assist the Department of Human Services in establishing a low interest loan program to help child care centers and family day care homes serving children of low income families under Section 22.4 of the Children and Family Services Act.

(k) To assist the Department of Public Health and nursing homes in undertaking nursing home conversion projects in accordance with the Older Adult Services Act.

(Source: P.A. 93-205, eff. 1-1-04.)".

Representative Hamos offered the following amendment and moved its adoption:

AMENDMENT NO. <u>3</u>. Amend Senate Bill 2880, AS AMENDED, with reference to page and line numbers of House Amendment No. 1, on page 5, by replacing lines 13 through 27 with the following:

"(e) Moneys appropriated by the General Assembly for the purpose of this Section, receipts from donations, grants, fees, or taxes that may accrue from any public or private sources to the Department for the purpose of this Section, and savings attributable to the nursing home conversion program as calculated in subsection (h) shall be deposited into the Department on Aging State Projects Fund. Interest earned by those moneys in the Fund shall be credited to the Fund.

(f) Moneys described in subsection (e) from the Department on Aging State Projects Fund shall be used for older adult"; and

on page 8, line 25, after the period, by inserting the following: "To the extent applicable, however, for the purpose of maintaining the statewide inventory authorized by the Illinois Health Facilities Planning Act, the Department shall send to the Health Facilities Planning Board a copy of each grant award made under this subsection (g)."; and

on page 9, line 1, by replacing "Older Adult Services Fund" with "Department on Aging State Projects Fund"; and

on page 9, line 9, by replacing "The" with "Subject to the availability of funding, the"; and

on page 14, line 21, by replacing "(3)" with "and (3)"; and

on page 14, by replacing lines 24 through 27 with the following: "services. Grantees"; and

on page 15, by replacing lines 9 and 10 with the following: "or (2) of subsection (b). The nursing home shall retain the Certificate of Need for its"; and

on page 15, line 11, by deleting "up to"; and

on page 15, line 17, by deleting "or (4)"; and

on page 17, line 18, after the period, by inserting the following: "The Department of Public Health, however, shall send to the Health Facilities Planning Board a copy of each grant award made under this Section."; and

on page 17, by deleting lines 22 through 34; and

on page 18, by deleting line 1; and

on page 18, line 2, by changing "(m)" to "(1)"; and

on page 21, line 8, by changing "Sections 3 and 12" to "Section 3"; and

by deleting all of pages 28 through 31; and

on page 32, by deleting lines 1 through 12.

The motion prevailed and the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendments numbered 1, 2 and 3 were adopted and the bill, as amended, was advanced to the order of Third Reading.

Having been printed, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILL 2961.

SENATE BILL 3201. Having been printed, was taken up and read by title a second time. Representative Morrow offered the following amendment and moved its adoption:

AMENDMENT NO. <u>1</u>. Amend Senate Bill 3201 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Nuclear Safety Law of 2004.

Section 5. Cross references. The Illinois Emergency Management Agency shall exercise, administer, and enforce all rights, powers, and duties vested in Department of Nuclear Safety by the following named Acts or Sections of those Acts:

(1) The Radiation Protection Act of 1990.

(2) The Radioactive Waste Storage Act.

(3) The Personnel Radiation Monitoring Act.

(4) The Laser System Act of 1997.

(5) The Illinois Nuclear Safety Preparedness Act.

(6) The Radioactive Waste Compact Enforcement Act.

(7) Illinois Low-Level Radioactive Waste Management Act.

(8) Illinois Nuclear Facility Safety Act.

(9) Radioactive Waste Tracking and Permitting Act.

(10) Radon Industry Licensing Act.

(11) Uranium and Thorium Mill Tailings Control Act.

Section 10. Nuclear and radioactive materials disposal. The Illinois Emergency Management Agency shall formulate a comprehensive plan regarding disposal of nuclear and radioactive materials in this State. The Illinois Emergency Management Agency shall establish minimum standards for disposal sites, shall evaluate and publicize potential effects on the public health and safety, and shall report to the Governor and General Assembly all violations of the adopted standards. In carrying out this function, the Illinois Emergency Management Agency shall work in cooperation with the Radiation Protection Advisory Council.

Section 15. Radiation sources; radioactive waste disposal. The Illinois Emergency Management Agency, instead of the Department of Nuclear Safety, shall register, license, inspect, and control radiation sources, shall purchase, lease, accept, or acquire lands, buildings, and grounds where radioactive wastes can be disposed, and shall supervise and regulate the operation of the disposal sites.

Section 20. Nuclear waste sites.

(a) The Illinois Emergency Management Agency shall conduct a survey and prepare and publish a list of sites in the State where nuclear waste has been deposited, treated, or stored.

(b) The Illinois Emergency Management Agency shall monitor nuclear waste processing, use, handling, storage, and disposal practices in the State, and shall determine existing and expected rates of production of nuclear wastes.

(c) The Illinois Emergency Management Agency shall compile and make available to the public an annual report identifying the type and quantities of nuclear waste generated, stored, treated, or disposed of within this State and containing the other information required to be collected under this Section.

Section 25. Boiler and pressure vessel safety. The Illinois Emergency Management Agency shall exercise, administer, and enforce all of the following rights, powers, and duties:

(1) Rights, powers, and duties vested in the Department of Nuclear Safety by the Boiler

and Pressure Vessel Safety Act prior to the abolishment of the Department of Nuclear Safety, to the extent the rights, powers, and duties relate to nuclear steam-generating facilities.

(2) Rights, powers, and duties relating to nuclear steam-generating facilities vested in

the Department of Nuclear Safety by the Boiler and Pressure Vessel Safety Act prior to the abolishment of the Department of Nuclear Safety, which include but are not limited to the formulation of definitions, rules, and regulations for the safe and proper construction, installation, repair, use, and operation of nuclear steam-generating facilities, the adoption of rules for already installed nuclear steam-generating facilities, the adoption of rules for accidents in nuclear steam-generating facilities, the examination for or suspension of inspectors' licenses of the facilities, and the hearing of appeals from decisions relating to the facilities.

(3) Rights, powers, and duties relating to nuclear steam-generating facilities, vested

in the State Fire Marshal, the Chief Inspector, or the Department of Nuclear Safety prior to its abolishment, by the Boiler and Pressure Vessel Safety Act, which include but are not limited to the employment of inspectors of nuclear steam-generating facilities, issuance or suspension of their commissions, prosecution of the Act or rules promulgated thereunder for violations by nuclear steam-generating facilities, maintenance of inspection records of all the facilities, publication of rules relating to the facilities, having free access to the facilities, issuance of inspection certificates of the facilities, and the furnishing of bonds conditioned upon the faithful performance of their duties. The Director of Illinois Emergency Management Agency may designate a Chief Inspector, or other inspectors, as he or she deems necessary to perform the functions transferred by this Section.

The transfer of rights, powers, and duties specified in paragraphs (1), (2), and (3) is

limited to the program transferred by this Act and shall not be deemed to abolish or diminish the exercise of those same rights, powers, and duties by the Office of the State Fire Marshal, the Board of Boiler and Pressure Vessel Rules, the State Fire Marshal, or the Chief Inspector with respect to programs retained by the Office of the State Fire Marshal.

Section 30. Powers vested in Environmental Protection Agency.

(a) The Illinois Emergency Management Agency shall exercise, administer, and enforce all rights, powers, and duties vested in the Environmental Protection Agency by paragraphs a, b, c, d, e, f, g, h, i, j, k, 1, m, n, o, p, q, and r of Section 4 and by Sections 30 through 45 of the Environmental Protection Act, to the extent that these powers relate to standards of the Pollution Control Board adopted under Section 35 of this Act. The transfer of rights, powers, and duties specified in this Section is limited to the programs transferred by Public Act 81-1516 and this Act and shall not be deemed to abolish or diminish the exercise of those same rights, powers, and duties by the Environmental Protection Agency with respect to programs retained by the Environmental Protection Agency.

(b) Notwithstanding provisions in Sections 4 and 17.7 of the Environmental Protection Act, the Environmental Protection Agency is not required to perform analytical services for community water supplies to determine compliance with contaminant levels for radionuclides as specified in State or federal drinking water regulations.

(c) Community water supplies may request the Illinois Emergency Management Agency to perform analytical services to determine compliance with contaminant levels for radionuclides as specified in State or federal drinking water regulations. The Illinois Emergency Management Agency must adopt rules establishing reasonable fees reflecting the direct and indirect cost of testing community water supply samples. The rules may require a community water supply to commit to participation in the Illinois Emergency Management Agency's testing program. Neither the Illinois Emergency Management Agency nor the Environmental Protection Agency is required to perform analytical services to determine contaminant levels for radionuclides from any community water supply that does not participate in the Illinois Emergency Management Agency's testing program.

Community water supplies that choose not to participate in the Illinois Emergency Management Agency's testing program or do not pay the fees established by the Illinois Emergency Management Agency shall have the duty to analyze all drinking water samples as required by State or federal safe drinking water regulations to determine radionuclide contaminant levels.

Section 35. Pollution Control Board regulations concerning nuclear plants. The Illinois Emergency Management Agency shall enforce the regulations promulgated by the Pollution Control Board under Section 25b of the Environmental Protection Act. Under these regulations the Illinois Emergency Management Agency shall require that a person, corporation, or public authority intending to construct a nuclear steam-generating facility or a nuclear fuel reprocessing plant file with the Illinois Emergency Management Agency an environmental feasibility report that incorporates the data provided in the preliminary safety analysis required to be filed with the United States Nuclear Regulatory Commission.

Section 40. Regulation of nuclear safety. The Illinois Emergency Management Agency shall have primary responsibility for the coordination and oversight of all State governmental functions concerning the regulation of nuclear power, including low level waste management, environmental monitoring, and transportation of nuclear waste. Functions performed by the Department of State Police and the Department of Transportation in the area of nuclear safety, on the effective date of this Act, may continue to be performed by these agencies but under the direction of the Illinois Emergency Management Agency. All other governmental functions regulating nuclear safety shall be coordinated by Illinois Emergency Management Agency.

Section 45. Appointment of Assistant Director. The Assistant Director shall be an officer appointed by the Governor, with the advice and consent of the Senate, and shall serve for a term of 2 years beginning on the third Monday in January of the odd-numbered year, and until a successor is appointed and has qualified; except that the first Assistant Director under this Act shall be the Director of Nuclear Safety. The Assistant Director shall not hold any other remunerative public office. The Assistant Director shall receive an annual salary as set by the Governor from time to time or the amount set by the Compensation Review Board, whichever is higher. If set by the Governor, the Assistant Director's annual salary may not exceed 85% of the Governor's annual salary.

Section 50. Personnel transferred. Personnel previously assigned to the programs transferred from the Department of Nuclear Safety are hereby transferred to the Illinois Emergency Management Agency. The rights of the employees, the State, and executive agencies under the Personnel Code, any collective bargaining agreement, or any pension, retirement, or annuity plan shall not be affected by this Act.

Section 55. Records and property transferred. All books, records, papers, documents, property (real or personal), unexpended appropriations, and pending business in any way pertaining to the rights, powers, and duties transferred by this Act shall be delivered and transferred to the Illinois Emergency Management Agency.

Section 60. Data available to Department of Public Health. All files, records, and data gathered by or

under the direction or authority of the Director under the Civil Administrative Code of Illinois shall be made available to the Department of Public Health under the Illinois Health and Hazardous Substances Registry Act.

Section 65. Nuclear accident plan. The Illinois Emergency Management Agency shall have primary responsibility to formulate a comprehensive emergency preparedness and response plan for any nuclear accident. The Illinois Emergency Management Agency shall also train and maintain an emergency response team.

Section 70. Nuclear and radioactive materials transportation plan. The Illinois Emergency Management Agency shall formulate a comprehensive plan regarding the transportation of nuclear and radioactive materials in Illinois. The Illinois Emergency Management Agency shall have primary responsibility for all State governmental regulation of the transportation of nuclear and radioactive materials, insofar as the regulation pertains to the public health and safety. This responsibility shall include but not be limited to the authority to oversee and coordinate regulatory functions performed by the Department of Transportation, the Department of State Police, and the Illinois Commerce Commission.

Section 75. State nuclear power policy. The Illinois Emergency Management Agency, in cooperation with the Department of Natural Resources, shall study (i) the impact and cost of nuclear power and compare these to the impact and cost of alternative sources of energy, (ii) the potential effects on the public health and safety of all radioactive emissions from nuclear power plants, and (iii) all other factors that bear on the use of nuclear power or on nuclear safety. The Illinois Emergency Management Agency shall formulate a general nuclear policy for the State based on the findings of the study. The policy shall include but not be limited to the feasibility of continued use of nuclear power, effects of the use of nuclear power on the public health and safety, minimum acceptable standards for the location of any future nuclear power plants, and rules and regulations for the reporting by public utilities of radioactive emissions from power plants. The Illinois Emergency Management Agency shall establish a reliable system for communication between the public and the Illinois Emergency Management Agency. The Illinois Emergency Management Agency shall public is the findings of all studies and make the publications reasonably available to the public.

Section 80. No accreditation, certification, or registration if in default on educational loan. The Illinois Emergency Management Agency shall not issue or renew to any individual any accreditation, certification, or registration (but excluding registration under Section 24.7 of the Radiation Protection Act of 1990) otherwise issued by the Illinois Emergency Management Agency if the individual has defaulted on an educational loan guaranteed by the Illinois Student Assistance Commission; however, the Agency may issue or renew an accreditation, certification, or registration if the individual has established a satisfactory repayment record as determined by the Illinois Student Assistance Commission. Additionally, any accreditation, certification issued by the Illinois Emergency Management Agency for a hearing under the appropriate accreditation, certification, or registration Act, finds that the holder has failed to make satisfactory repayment to the Illinois Student Assistance Commission for a delinquent or defaulted loan as determined by the Illinois Student Assistance Commission for a delinquent or defaulted loan as determined by the Illinois Student Assistance Commission for a delinquent or defaulted loan as determined by the Illinois Student Assistance Commission for a delinquent or defaulted loan as determined by the Illinois Student Assistance Commission for a delinquent or defaulted loan as determined by the Illinois Student Assistance Commission for a delinquent or defaulted loan as determined by the Illinois Student Assistance Commission.

Section 85. Saving clause.

(a) The rights, powers and duties transferred to the Illinois Emergency Management Agency by this Act shall be vested in and shall be exercised by the Illinois Emergency Management Agency. Each act done in exercise of such rights, powers, and duties shall have the same legal effect as if done by the Department of Nuclear Safety, its divisions, officers, or employees.

(b) Every person or corporation shall be subject to the same obligations and duties and any penalties, civil or criminal, arising therefrom, and shall have the same rights arising from the exercise of such powers, duties, rights and responsibilities as had been exercised by the Department of Nuclear Safety, its divisions, officers or employees.

(c) Every officer of the Illinois Emergency Management Agency shall, for any offense, be subject to the same penalty or penalties, civil or criminal, as are prescribed by existing law for the same offense by any officer whose powers or duties were transferred under this Act.

(d) Whenever reports or notices are now required to be made or given or papers or documents furnished or served by any person to or upon the agencies and officers transferred by this Act, the same shall be made, given, furnished, or served in the same manner to or upon the Illinois Emergency Management Agency.

(e) This Act shall not affect any act done, ratified, or canceled or any right occurring or established or

any action or proceeding had or commenced in an administrative, civil, or criminal cause regarding the Department of Nuclear Safety before this Act takes effect, but such actions or proceedings may be prosecuted and continued by the Illinois Emergency Management Agency.

(f) Any rules of the Department of Nuclear Safety that are in full force on the effective date of this Act and that have been duly adopted by the Illinois Emergency Management Agency shall become the rules of the Illinois Emergency Management Agency. This Act shall not affect the legality of any such rules in the Illinois Administrative Code. Any proposed rules filed with the Secretary of State by the Department of Nuclear Safety that are pending in the rulemaking process on the effective date of this Act, shall be deemed to have been filed by the Illinois Emergency Management Agency. As soon as practicable hereafter, the Illinois Emergency Management Agency shall revise and clarify the rules transferred to it under this Act to reflect the reorganization of rights, powers, and duties effected by this Act using the procedures for recodification of rules available under the Illinois Administrative Procedure Act, except that existing title, part, and section numbering for the affected rules may be retained. The Illinois Emergency Management Agency may propose and adopt under the Illinois Administrative Procedure Act such other rules of the reorganized agencies that will now be administered by the Illinois Emergency Management Agency.

(g) If any provision of this Act or its application to any person or circumstances is held invalid by any court of competent jurisdiction, this invalidity does not effect any other provision or application. To achieve this purpose, the provisions of this Act are declared to be severable.

Section 905. The Civil Administrative Code of Illinois is amended by changing Sections 5-15, 5-20, and 5-160 as follows:

(20 ILCS 5/5-15) (was 20 ILCS 5/3)

Sec. 5-15. Departments of State government. The Departments of State government are created as follows:

The Department on Aging.

The Department of Agriculture.

The Department of Central Management Services.

The Department of Children and Family Services.

The Department of Commerce and Economic Opportunity.

The Department of Corrections.

The Department of Employment Security.

The Emergency Management Agency.

The Department of Financial Institutions.

The Department of Human Rights.

The Department of Human Services.

The Department of Insurance.

The Department of Labor.

The Department of the Lottery.

The Department of Natural Resources.

The Department of Nuclear Safety.

The Department of Professional Regulation.

The Department of Public Aid.

The Department of Public Health.

The Department of Revenue.

The Department of State Police.

The Department of Transportation.

The Department of Veterans' Affairs.

(Source: P.A. 93-25, eff. 6-20-03.)

(20 ILCS 5/5-20) (was 20 ILCS 5/4)

Sec. 5-20. Heads of departments. Each department shall have an officer as its head who shall be known as director or secretary and who shall, subject to the provisions of the Civil Administrative Code of Illinois, execute the powers and discharge the duties vested by law in his or her respective department.

The following officers are hereby created:

Director of Aging, for the Department on Aging.

Director of Agriculture, for the Department of Agriculture.

Director of Central Management Services, for the Department of Central Management Services.

Director of Children and Family Services, for the Department of Children and Family Services.

Director of Commerce and Economic Opportunity, for the Department of Commerce and Economic

Opportunity.

Director of Corrections, for the Department of Corrections.

Director of Emergency Management Agency, for the Emergency Management Agency.

Director of Employment Security, for the Department of Employment Security.

Director of Financial Institutions, for the Department of Financial Institutions.

Director of Human Rights, for the Department of Human Rights.

Secretary of Human Services, for the Department of Human Services.

Director of Insurance, for the Department of Insurance.

Director of Labor, for the Department of Labor.

Director of the Lottery, for the Department of the Lottery.

Director of Natural Resources, for the Department of Natural Resources.

Director of Nuclear Safety, for the Department of Nuclear Safety.

Director of Professional Regulation, for the Department of Professional Regulation.

Director of Public Aid, for the Department of Public Aid.

Director of Public Health, for the Department of Public Health.

Director of Revenue, for the Department of Revenue.

Director of State Police, for the Department of State Police.

Secretary of Transportation, for the Department of Transportation.

Director of Veterans' Affairs, for the Department of Veterans' Affairs.

(Source: P.A. 93-25, eff. 6-20-03.)

(20 ILCS 5/5-160) (was 20 ILCS 5/5.13h)

Sec. 5-160. In the <u>Emergency Management Agency</u> Department of Nuclear Safety. Assistant Director of the Emergency Management Agency Nuclear Safety.

(Source: P.A. 91-239, eff. 1-1-00.)

(20 ILCS 2005/Act rep.)

Section 910. The Department of Nuclear Safety Law of the Civil Administrative Code of Illinois is repealed.

Section 915. The Illinois Nuclear Safety Preparedness Act is amended by changing Sections 3, 4, 5, 6, 7, 8, 9, and 10 as follows:

(420 ILCS 5/3) (from Ch. 111 1/2, par. 4303)

Sec. 3. Definitions. Unless the context otherwise clearly requires, as used in this Act:

(1) "<u>Agency</u> Department" means the <u>Illinois Emergency Management Agency</u> Department of Nuclear Safety of the State of Illinois.

(2) "Director" means the Director of the <u>Illinois Emergency Management Agency</u> Department of Nuclear Safety.

(3) "Person" means any individual, corporation, partnership, firm, association, trust, estate, public or private institution, group, agency, political subdivision of this State, any other state or political subdivision or agency thereof, and any legal successor, representative, agent, or agency of the foregoing.

(4) "NRC" means the United States Nuclear Regulatory Commission or any agency which succeeds to its functions in the licensing of nuclear power reactors or facilities for storing spent nuclear fuel.

(5) "High-level radioactive waste" means (1) the highly radioactive material resulting from the reprocessing of spent nuclear fuel including liquid waste produced directly in reprocessing and any solid material derived from such liquid waste that contains fission products in sufficient concentrations; and (2) the highly radioactive material that the NRC has determined to be high-level radioactive waste requiring permanent isolation.

(6) "Nuclear facilities" means nuclear power plants, facilities housing nuclear test and research reactors, facilities for the chemical conversion of uranium, and facilities for the storage of spent nuclear fuel or high-level radioactive waste.

(7) "Spent nuclear fuel" means fuel that has been withdrawn from a nuclear reactor following irradiation, the constituent elements of which have not been separated by reprocessing.

(8) "Transuranic waste" means material contaminated with elements that have an atomic number greater than 92, including neptunium, plutonium, americium, and curium, excluding radioactive wastes shipped to a licensed low-level radioactive waste disposal facility.

(9) "Highway route controlled quantity of radioactive materials" means that quantity of radioactive materials defined as a highway route controlled quantity under rules of the United States Department of Transportation, or any successor agency.

(Source: P.A. 90-601, eff. 6-26-98.)

(420 ILCS 5/4) (from Ch. 111 1/2, par. 4304)

Sec. 4. Nuclear accident plans; fees. Persons engaged within this State in the production of electricity utilizing nuclear energy, the operation of nuclear test and research reactors, the chemical conversion of uranium, or the transportation, storage or possession of spent nuclear fuel or high-level radioactive waste shall pay fees to cover the cost of establishing plans and programs to deal with the possibility of nuclear accidents. Except as provided below, the fees shall be used exclusively to fund those Agency Departmental and local government activities defined as necessary by the Director to implement and maintain the plans and programs authorized by this Act. Local governments incurring expenses attributable to implementation and maintenance of the plans and programs authorized by this Act may apply to the Agency Department for compensation for those expenses, and upon approval by the Director of applications submitted by local governments, the Agency Department shall compensate local governments from fees collected under this Section. Compensation for local governments shall include \$250,000 in any year through fiscal year 1993, \$275,000 in fiscal year 1994 and fiscal year 1995, \$300,000 in fiscal year 1996, \$400,000 in fiscal year 1997, and \$450,000 in fiscal year 1998 and thereafter. Appropriations to the Department of Nuclear Safety (of which the Agency is the successor) for compensation to local governments from the Nuclear Safety Emergency Preparedness Fund provided for in this Section shall not exceed \$650,000 per State fiscal year. Expenditures from these appropriations shall not exceed, in a single State fiscal year, the annual compensation amount made available to local governments under this Section, unexpended funds made available for local government compensation in the previous fiscal year, and funds recovered under the Illinois Grant Funds Recovery Act during previous fiscal years. Notwithstanding any other provision of this Act, the expenditure limitation for fiscal year 1998 shall include the additional \$100,000 made available to local governments for fiscal year 1997 under this amendatory Act of 1997. Any funds within these expenditure limitations, including the additional \$100,000 made available for fiscal year 1997 under this amendatory Act of 1997, that remain unexpended at the close of business on June 30, 1997, and on June 30 of each succeeding year, shall be excluded from the calculations of credits under subparagraph (3) of this Section. The Agency Department shall, by rule, determine the method for compensating local governments under this Section. In addition, a portion of the fees collected may be appropriated to the Illinois Emergency Management Agency for activities associated with preparing and implementing plans to deal with the effects of nuclear accidents. The appropriation shall not exceed \$500,000 in any year preceding fiscal year 1996; the appropriation shall not exceed \$625,000 in fiscal year 1996, \$725,000 in fiscal year 1997, and \$775,000 in fiscal year 1998 and thereafter. The fees shall consist of the following:

(1) A one-time charge of \$590,000 per nuclear power station in this State to be paid by the owners of the stations.

(2) An additional charge of \$240,000 per nuclear power station for which a fee under subparagraph (1) was paid before June 30, 1982.

(3) Through June 30, 1982, an annual fee of \$75,000 per year for each nuclear power reactor for which an operating license has been issued by the NRC, and after June 30, 1982, and through June 30, 1984 an annual fee of \$180,000 per year for each nuclear power reactor for which an operating license has been issued by the NRC, and after June 30, 1984, and through June 30, 1991, an annual fee of \$400,000 for each nuclear power reactor for which an operating license has been issued by the NRC, to be paid by the owners of nuclear power reactors operating in this State. After June 30, 1991, the owners of nuclear power reactors in this State for which operating licenses have been issued by the NRC shall pay the following fees for each such nuclear power reactor: for State fiscal year 1992, \$925,000; for State fiscal year 1993, \$975,000; for State fiscal year 1994; \$1,010,000; for State fiscal year 1995, \$1,060,000; for State fiscal years 1996 and 1997, \$1,110,000; for State fiscal year 1998, \$1,314,000; for State fiscal year 1999, \$1,368,000; for State fiscal year 2000, \$1,404,000; for State fiscal year 2001, \$1,696,455; for State fiscal year 2002, \$1,730,636; for State fiscal year 2003 and subsequent fiscal years, \$1,757,727. Within 120 days after the end of the State fiscal year, the Agency Department shall determine, from the records of the Office of the Comptroller, the balance in the Nuclear Safety Emergency Preparedness Fund. When the balance in the fund, less any fees collected under this Section prior to their being due and payable for the succeeding fiscal year or years, exceeds \$400,000 at the close of business on June 30, 1993, 1994, 1995, 1996, 1997, and 1998, or exceeds \$500,000 at the close of business on June 30, 1999 and June 30 of each succeeding year, the excess shall be credited to the owners of nuclear power reactors who are assessed fees under this subparagraph. Credits shall be applied against the fees to be collected under this subparagraph for the subsequent fiscal year. Each owner shall receive as a credit that amount of the excess which corresponds proportionately to the amount the owner contributed to all fees collected under this subparagraph in the fiscal year that produced the excess.

(3.5) The owner of a nuclear power reactor that notifies the Nuclear Regulatory Commission that the nuclear power reactor has permanently ceased operations during State fiscal year 1998 shall pay the following fees for each such nuclear power reactor: \$1,368,000 for State fiscal year 1999 and \$1,404,000 for State fiscal year 2000.

(4) A capital expenditure surcharge of \$1,400,000 per nuclear power station in this State, whether operating or under construction, shall be paid by the owners of the station.

(5) An annual fee of \$25,000 per year for each site for which a valid operating license has been issued by NRC for the operation of an away-from-reactor spent nuclear fuel or high-level radioactive waste storage facility, to be paid by the owners of facilities for the storage of spent nuclear fuel or high-level radioactive waste for others in this State.

(6) A one-time charge of \$280,000 for each facility in this State housing a nuclear test and research reactor, to be paid by the operator of the facility. However, this charge shall not be required to be paid by any tax-supported institution.

(7) A one-time charge of \$50,000 for each facility in this State for the chemical conversion of uranium, to be paid by the owner of the facility.

(8) An annual fee of \$150,000 per year for each facility in this State housing a nuclear test and research reactor, to be paid by the operator of the facility. However, this annual fee shall not be required to be paid by any tax-supported institution.

(9) An annual fee of \$15,000 per year for each facility in this State for the chemical conversion of uranium, to be paid by the owner of the facility.

(10) A fee assessed at the rate of \$2,500 per truck for each truck shipment and \$4,500 for the first cask and \$3,000 for each additional cask for each rail shipment of spent nuclear fuel, high-level radioactive waste, or transuranic waste <u>, or a highway route controlled quantity of radioactive materials</u> received at or departing from any nuclear power station or away-from-reactor spent nuclear fuel, high-level radioactive waste, or transuranic waste storage facility <u>, or other facility</u> in this State to be paid by the shipper of the spent nuclear fuel, high level radioactive waste, or transuranic waste <u>, or highway route controlled quantity</u> <u>of radioactive material</u>. Truck shipments of greater than 250 miles in Illinois are subject to a surcharge of \$25 per mile over 250 miles for each truck in the shipment. The amount of fees collected each fiscal year under this subparagraph shall be excluded from the calculation of credits under subparagraph (3) of this Section.

(11) A fee assessed at the rate of \$2,500 per truck for each truck shipment and \$4,500 for the first cask and \$3,000 for each additional cask for each rail shipment of spent nuclear fuel, high-level radioactive waste, or transuranic waste, or a highway route controlled quantity of radioactive materials traversing the State to be paid by the shipper of the spent nuclear fuel, high level radioactive waste, or highway route controlled quantity of radioactive waste, or transuranic waste <u>, or highway route controlled quantity of radioactive waste</u>. Truck shipments of greater than 250 miles in Illinois are subject to a surcharge of \$25 per mile over 250 miles for each truck in the shipment. The amount of fees collected each fiscal year under this subparagraph shall be excluded from the calculation of credits under subparagraph (3) of this Section.

(12) In each of the State fiscal years 1988 through 1991, in addition to the annual fee provided for in subparagraph (3), a fee of \$400,000 for each nuclear power reactor for which an operating license has been issued by the NRC, to be paid by the owners of nuclear power reactors operating in this State. Within 120 days after the end of the State fiscal years ending June 30, 1988, June 30, 1989, June 30, 1990, and June 30, 1991, the <u>Agency Department</u> shall determine the expenses of the Illinois Nuclear Safety Preparedness Program paid from funds appropriated for those fiscal years. When the aggregate of all fees, charges, and surcharges collected under this Section during any fiscal year exceeds the total expenditures under this Act from appropriations for that fiscal year, the excess shall be credited to the owners of nuclear power reactors who are assessed fees under this subparagraph, and the credits shall be applied against the fees to be collected under this subparagraph for the subsequent fiscal year. Each owner shall receive as a credit that amount of the excess that corresponds proportionately to the amount the owner contributed to all fees collected under this subparagraph in the fiscal year that produced the excess.

(Source: P.A. 91-47, eff. 6-30-99; 91-857, eff. 6-22-00; 92-576, eff. 6-26-02.)

(420 ILCS 5/5) (from Ch. 111 1/2, par. 4305)

Sec. 5. (a) Except as otherwise provided in this Section, within 30 days after the beginning of each State fiscal year, each person who possessed a valid operating license issued by the NRC for a nuclear power reactor or a spent fuel storage facility during any portion of the previous fiscal year shall pay to the <u>Agency</u> Department the fees imposed by Section 4 of this Act. The one-time facility charge assessed pursuant to subparagraph (1) of Section 4 shall be paid to the <u>Agency</u> Department not less than 2 years prior to

scheduled commencement of commercial operation. The additional facility charge assessed pursuant to subparagraph (2) of Section 4 shall be paid to the Department within 90 days of June 30, 1982. Fees assessed pursuant to subparagraph (3) of Section 4 for State fiscal year 1992 shall be payable as follows: \$400,000 due on August 1, 1991, and \$525,000 due on January 1, 1992. Fees assessed pursuant to subparagraph (3) of Section 4 for State fiscal year 1993 and subsequent fiscal years shall be due and payable in two equal payments on July 1 and January 1 during the fiscal year in which the fee is due. Fees assessed pursuant to subparagraph (4) of Section 4 shall be paid in six payments, the first, in the amount of \$400,000, shall be due and payable 30 days after the effective date of this Amendatory Act of 1984. Subsequent payments shall be in the amount of \$200,000 each, and shall be due and payable annually on August 1, 1985 through August 1, 1989, inclusive. Fees assessed under the provisions of subparagraphs (6) and (7) of Section 4 of this Act shall be paid on or before January 1, 1990. Fees assessed under the provisions of subparagraphs (8) and (9) of Section 4 of this Act shall be paid on or before January 1st of each year, beginning January 1, 1990. Fees assessed under the provisions of subparagraphs (10) and (11) of Section 4 of this Act shall be paid to the Agency Department within 60 days after completion of such shipments within this State. Fees assessed pursuant to subparagraph (12) of Section 4 shall be paid to the Agency Department by each person who possessed a valid operating license issued by the NRC for a nuclear power reactor during any portion of the previous State fiscal year as follows: the fee due in fiscal year 1988 shall be paid on January 15, 1988, the fee due in fiscal year 1989 shall be paid on December 1, 1988, and subsequent fees shall be paid annually on December 1, 1989 through December 1, 1990.

(b) Fees assessed pursuant to paragraph (3.5) of Section 4 for State fiscal years 1999 and 2000 shall be due and payable in 2 equal payments on July 1 and January 1 during the fiscal year in which the fee is due. The fee due on July 1, 1998 shall be payable on that date, or within 10 days after the effective date of this amendatory Act of 1998, whichever is later.

(c) Any person who fails to pay a fee assessed under Section 4 of this Act within 90 days after the fee is payable is liable in a civil action for an amount not to exceed 4 times the amount assessed and not paid. The action shall be brought by the Attorney General at the request of the <u>Agency</u> Department. If the action involves a fixed facility in Illinois, the action shall be brought in the Circuit Court of the county in which the facility is located. If the action does not involve a fixed facility in Illinois, the action shall be brought in the Circuit Court of Sangamon County.

(Source: P.A. 90-601, eff. 6-26-98; 91-47, eff. 6-30-99.)

(420 ILCS 5/6) (from Ch. 111 1/2, par. 4306)

Sec. 6. The <u>Agency</u> Department shall prepare a budget showing the cost (including capital expenditures) to be incurred in administering this Act during the fiscal year in question. Such budget shall be prepared only after consultation with those liable for the fees imposed by this Act as to the costs necessary to enable the <u>Agency</u> Department to perform its responsibilities under this Act.

(Source: P.A. 81-577.)

(420 ILCS 5/7) (from Ch. 111 1/2, par. 4307)

Sec. 7. All monies received by the <u>Agency</u> Department under this Act shall be deposited in the State Treasury and shall be set apart in a special fund to be known as the "Nuclear Safety Emergency Preparedness Fund". All monies within the Nuclear Safety Emergency Preparedness Fund shall be invested by the State Treasurer in accordance with established investment practices. Interest earned by such investment shall be returned to the Nuclear Safety Emergency Preparedness Fund. Monies deposited in this fund shall be expended by the Director only to support the activities of the Illinois Nuclear Safety Preparedness Program, including activities of the Illinois State Police and the Illinois Commerce Commission under Section 8(a)(9).

(Source: P.A. 92-576, eff. 6-26-02.)

(420 ILCS 5/8) (from Ch. 111 1/2, par. 4308)

Sec. 8. (a) The Illinois Nuclear Safety Preparedness Program shall consist of an assessment of the potential nuclear accidents, their radiological consequences, and the necessary protective actions required to mitigate the effects of such accidents. It shall include, but not necessarily be limited to:

(1) Development of a remote effluent monitoring system capable of reliably detecting

and quantifying accidental radioactive releases from nuclear power plants to the environment;

- Development of an environmental monitoring program for nuclear facilities other than nuclear power plants;
- (3) Development of procedures for radiological assessment and radiation exposure

control for areas surrounding each nuclear facility in Illinois;

(4) Radiological training of state and local emergency response personnel in accordance

with the Agency's Department's responsibilities under the program;

(5) Participation in the development of accident scenarios and in the exercising of

fixed facility nuclear emergency response plans;

(6) Development of mitigative emergency planning standards including, but not limited

to, standards pertaining to evacuations, re-entry into evacuated areas, contaminated foodstuffs and contaminated water supplies;

(7) Provision of specialized response equipment necessary to accomplish this task;

(8) Implementation of the Boiler and Pressure Vessel Safety program at nuclear

steam-generating facilities as mandated by Section 2005-35 of the Department of Nuclear Safety Law, or its successor statute (20 ILCS 2005/2005-35);

(9) Development and implementation of a plan for inspecting and escorting all shipments

of spent nuclear fuel, high-level radioactive waste, and transuranic waste <u>, and highway route controlled</u> quantities of radioactive materials in Illinois; and

(10) Implementation of the program under the Illinois Nuclear Facility Safety Act.

(b) The <u>Agency</u> Department may incorporate data collected by the operator of a nuclear facility into the <u>Agency's Department's remote monitoring system</u>.

(c) The owners of each nuclear power reactor in Illinois shall provide the <u>Agency</u> Department all system status signals which initiate Emergency Action Level Declarations, actuate accident mitigation and provide mitigation verification as directed by the <u>Agency</u> Department. The <u>Agency</u> Department shall designate by rule those system status signals that must be provided. Signals providing indication of operating power level shall also be provided. The owners of the nuclear power reactors shall, at their expense, ensure that valid signals will be provided continuously 24 hours a day.

All such signals shall be provided in a manner and at a frequency specified by the <u>Agency Department</u> for incorporation into and augmentation of the remote effluent monitoring system specified in subsection (a) (1) of this Section. Provision shall be made for assuring that such system status and power level signals shall be available to the <u>Agency Department</u> during reactor operation as well as throughout accidents and subsequent recovery operations.

For nuclear reactors with operating licenses issued by the Nuclear Regulatory Commission prior to the effective date of this amendatory Act, such system status and power level signals shall be provided to the Department of Nuclear Safety (of which the Agency is the successor) by March 1, 1985. For reactors without such a license on the effective date of this amendatory Act, such signals shall be provided to the Department prior to commencing initial fuel load for such reactor. Nuclear reactors receiving their operating license after the effective date of this amendatory Act, but before July 1, 1985, shall provide such system status and power level signals to the Department of Nuclear Safety (of which the Agency is the successor) by September 1, 1985.

(Source: P.A. 90-601, eff. 6-26-98; 91-239, eff. 1-1-00.)

(420 ILCS 5/9) (from Ch. 111 1/2, par. 4309)

Sec. 9. Any equipment purchased by the <u>Agency Department</u> to be installed on the premises of a nuclear facility pursuant to the provisions of subsections (1), (2) and (7) of Section 8 of this Act shall be installed by the owner of such nuclear facility in accordance with criteria and standards established by the Director of the <u>Agency Department</u>, including criteria for location, supporting utilities, and methods of installation. Such installation shall be at no cost to the <u>Agency Department</u>. The owner of the nuclear facility shall also, at its expense, pay for modifications of its facility as requested by the Department to accommodate the <u>Agency's Department's equipment</u> including updated equipment, and to accommodate changes in the <u>Agency's Department's criteria</u> and standards.

(Source: P.A. 86-901.)

(420 ILCS 5/10) (from Ch. 111 1/2, par. 4310)

Sec. 10. The <u>Agency</u> Department may accept and administer according to law, loans, grants, or other funds or gifts from the Federal Government and from other sources, public and private, for carrying out its functions under this Act.

(Source: P.A. 83-1342.)

Section 999. 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 foregoing Amendment No. 1 was adopted and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were printed and laid upon the Members' desks. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments pending were tabled pursuant to Rule 40(a).

On motion of Representative Bassi, HOUSE BILL 6354 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: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 22)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendment No. 1 to HOUSE BILL 6906, having been printed, was taken up for consideration. Representative Jerry Mitchell moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

114, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 23)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 6906.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 5732, having been printed, was taken up for consideration. Representative Steve Davis moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

114, Yeas; 1, Nays; 1, Answering Present.

(ROLL CALL 24)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 5732.

Ordered that the Clerk inform the Senate.

RESOLUTIONS

Having been reported out of the Committee on Rules on May 11, 2004, HOUSE JOINT RESOLUTION 58 was taken up for consideration.

Representative Phelps moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Ordered that the Clerk inform the Senate and ask their concurrence.

Having been reported out of the Committee on Judiciary II - Criminal Law on May 13, 2004, HOUSE JOINT RESOLUTION 70 was taken up for consideration.

Representative Grunloh moved the adoption of the resolution. And on that motion, a vote was taken resulting as follows: 116, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 25) The motion prevailed and the Resolution was adopted. Ordered that the Clerk inform the Senate and ask their concurrence.

Having been reported out of the Committee on Housing & Urban Development on May 25, 2004, HOUSE JOINT RESOLUTION 82 was taken up for consideration.

Representative Ryg moved the adoption of the resolution. And on that motion, a vote was taken resulting as follows: 114, Yeas; 2, Nays; 0, Answering Present. (ROLL CALL 26) The motion prevailed and the Resolution was adopted. Ordered that the Clerk inform the Senate and ask their concurrence.

Having been reported out of the Committee on Environment & Energy on May 25, 2004, HOUSE JOINT RESOLUTION 83 was taken up for consideration.

Representative May moved the adoption of the resolution. And on that motion, a vote was taken resulting as follows: 106, Yeas; 10, Nays; 0, Answering Present. (ROLL CALL 27) The motion prevailed and the Resolution was adopted. Ordered that the Clerk inform the Senate and ask their concurrence.

Having been reported out of the Committee on Housing & Urban Development on May 13, 2004, HOUSE RESOLUTION 387 was taken up for consideration.

Representative Hamos moved the adoption of the resolution.

Pending discusion, Representative Joyce moved the previous question.

The motion prevailed and the Resolution was adopted.

HOUSE BILL ON SECOND READING

HOUSE BILL 5385. Having been read by title a second time on May 12, 2004, and held on the order of Second Reading, the same was again taken up.

Representative Washington offered the following amendment and moved its adoption.

AMENDMENT NO. <u>1</u>. Amend House Bill 5385 by replacing the title with the following: "AN ACT concerning estates."; and

by replacing everything after the enacting clause with the following:

"Section 5. The Probate Act of 1975 is amended by changing Sections 11-3 and 11a-5 as follows:

(755 ILCS 5/11-3) (from Ch. 110 1/2, par. 11-3)

Sec. 11-3. Who may act as guardian.

(a) A person who has attained the age of 18 years, is a resident of the United States, is not of unsound mind, is not an adjudged disabled person as defined in this Act, has not been convicted of a felony, and who the court finds is capable of providing an active and suitable program of guardianship for the minor is qualified to act as guardian of the person and as guardian of the estate <u>if the court finds that the proposed</u> guardian is capable of providing an active and suitable program of guardianship for the minor and that the proposed guardian:

(1) has attained the age of 18 years;

(2) is a resident of the United States;

(3) is not of unsound mind;

(4) is not an adjudged disabled person as defined in this Act; and

(5) has not been convicted of a felony, unless the court finds appointment of the person convicted of a felony to be in the minor's best interests, and as part of the best interest determination, the court has considered the nature of the offense, the date of offense, and the evidence of the proposed guardian's rehabilitation. No person shall be appointed who has been convicted of a felony, including a felony sexual

offense, involving harm or threat to a child.

One person may be appointed guardian of the person and another person appointed guardian of the

estate.

(b) The Department of Human Services or the Department of Children and Family Services may with the approval of the court designate one of its employees to serve without fees as guardian of the estate of a minor patient in a State mental hospital or a resident in a State institution when the value of the personal estate does not exceed \$1,000.

(Source: P.A. 89-507, eff. 7-1-97; 90-430, eff. 8-16-97; 90-472, eff. 8-17-97.)

(755 ILCS 5/11a-5) (from Ch. 110 1/2, par. 11a-5)

Sec. 11a-5. Who may act as guardian.

(a) A person who has attained the age of 18 years, is a resident of the United States, is not of unsound mind, is not an adjudged disabled person as defined in this Act, has not been convicted of a felony, and who the court finds is capable of providing an active and suitable program of guardianship for the disabled person is qualified to act as guardian of the person and as guardian of the estate of a disabled person <u>if the court finds</u> that the proposed guardian is capable of providing an active and suitable program of guardianship for the disabled person of guardianship for the disabled person and that the proposed guardian:

(1) has attained the age of 18 years;

(2) is a resident of the United States;

(3) is not of unsound mind;

(4) is not an adjudged disabled person as defined in this Act; and

(5) has not been convicted of a felony, unless the court finds appointment of the person convicted of a felony to be in the disabled person's best interests, and as part of the best interest determination, the court has considered the nature of the offense, the date of offense, and the evidence of the proposed guardian's rehabilitation. No person shall be appointed who has been convicted of a felony, including a felony sexual offense, involving harm or threat to an elderly or disabled person.

(b) Any public agency, or not-for-profit corporation found capable by the court of providing an active and suitable program of guardianship for the disabled person, taking into consideration the nature of such person's disability and the nature of such organization's services, may be appointed guardian of the person or of the estate, or both, of the disabled person. The court shall not appoint as guardian an agency which is directly providing residential services to the ward. One person or agency may be appointed guardian of the person and another person or agency appointed guardian of the estate.

(c) Any corporation qualified to accept and execute trusts in this State may be appointed guardian of the estate of a disabled person.

(Source: P.A. 90-430, eff. 8-16-97; 90-472, eff. 8-17-97.)

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 foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

SUSPEND POSTING REQUIREMENTS

Pursuant to the motion submitted previously, Representative Lang moved to suspend the posting requirements in Rule 25 in relation to Senate Bills 184, 324, 520 and 2404; House Resolution 973; House Joint Resolutions 75 and 87; and Senate Joint Resolution 75.

The motion prevailed.

At the hour of 6:28 o'clock p.m., Representative Currie moved that the House do now adjourn until Thursday, May 27, 2004, at 1:00 o'clock p.m.

The motion prevailed.

And the House stood adjourned.

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL QUORUM ROLL CALL FOR ATTENDANCE

May 26, 2004

0 YEAS	0 NAYS	116 PRESENT	
P Acevedo	P Delgado	P Kurtz	P Phelps
P Aguilar	P Dugan	P Lang	P Pihos
P Bailey	P Dunkin	P Leitch	P Poe
P Bassi	P Dunn	P Lindner	P Pritchard
P Beaubien	P Eddy	P Lyons, Eileen	P Reitz
P Bellock	P Feigenholtz	P Lyons, Joseph	P Rita
P Berrios	P Flider	P Mathias	P Rose
P Biggins	P Flowers	P Mautino	P Ryg
P Black	P Franks	P May	P Sacia
P Boland	P Fritchey	P McAuliffe	P Saviano
P Bost	P Froehlich	P McCarthy	P Schmitz
P Bradley, John	P Giles	P McGuire	P Scully
P Bradley, Richard	P Gordon	P McKeon	P Slone
P Brady	P Graham	P Mendoza	P Smith
P Brauer	P Granberg	P Meyer	P Sommer
P Brosnahan	P Grunloh	P Miller	P Soto
P Burke	P Hamos	P Millner	P Stephens
P Capparelli	P Hannig	P Mitchell, Bill	P Sullivan
P Chapa LaVia	P Hassert	P Mitchell, Jerry	P Tenhouse
P Churchill	P Hoffman	P Moffitt	P Turner
P Collins	P Holbrook	P Molaro	P Verschoore
P Colvin	E Howard	P Morrow	P Wait
P Coulson	P Hultgren	P Mulligan	P Washington
P Cross	P Jakobsson	P Munson	P Watson
E Cultra	P Jefferson	P Myers	P Winters
P Currie	P Jones	P Nekritz	P Yarbrough
P Daniels	P Joyce	P Osmond	P Younge
P Davis, Monique	P Kelly	P Osterman	P Mr. Speaker
P Davis, Steve	P Kosel	P Pankau	
P Davis, William	P Krause	P Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2375 PROC CD-FOREIGN SERVICES THIRD READING PASSED

May 26, 2004

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	A Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
E Davis, Steve	Y Kosel	Y Pankau	
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2944 FOOD HANDLING-POTLUCK EXEMPT THIRD READING PASSED

May 26, 2004

113 YEAS	1 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
N Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
A Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
E Davis, Steve	Y Kosel	Y Pankau	±
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2908 FIN REG-RESIDENTIAL MORTGAGE THIRD READING PASSED

May 26, 2004

110 YEAS	0 NAYS	5 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	P Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
P Bradley, John	Y Giles	Y McGuire	P Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	P Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	P Mr. Speaker
E Davis, Steve	Y Kosel	Y Pankau	L
Y Davis, William	Y Krause	Y Parke	
	1.1.1		

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3064 ELEC-CANVASSING PERIOD THIRD READING PASSED

60

May 26, 2004

65 YEAS	49 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	N Kurtz	Y Phelps
N Aguilar	Y Dugan	Y Lang	N Pihos
Y Bailey	Y Dunkin	N Leitch	N Poe
N Bassi	N Dunn	N Lindner	N Pritchard
N Beaubien	N Eddy	N Lyons, Eileen	Y Reitz
N Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	N Mathias	N Rose
N Biggins	Y Flowers	Y Mautino	Y Ryg
N Black	Y Franks	Y May	N Sacia
Y Boland	Y Fritchey	N McAuliffe	Y Saviano
N Bost	N Froehlich	Y McCarthy	N Schmitz
N Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
N Brady	Y Graham	Y Mendoza	Y Smith
N Brauer	Y Granberg	N Meyer	N Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	N Millner	N Stephens
Y Capparelli	Y Hannig	N Mitchell, Bill	N Sullivan
Y Chapa LaVia	N Hassert	N Mitchell, Jerry	N Tenhouse
N Churchill	Y Hoffman	N Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
N Coulson	N Hultgren	N Mulligan	Y Washington
N Cross	Y Jakobsson	N Munson	N Watson
E Cultra	Y Jefferson	N Myers	N Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
N Daniels	Y Joyce	N Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
E Davis, Steve	N Kosel	P Pankau	
Y Davis, William	N Krause	N Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3077 MORT INSURANCE-OVERINSURANCE THIRD READING PASSED

May 26, 2004

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
E Davis, Steve	Y Kosel	Y Pankau	1
Y Davis, William	Y Krause	Y Parke	
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STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3111 DISEASED ANIMALS-LIVESTOCK THIRD READING PASSED

May 26, 2004

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
A Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
E Davis, Steve	Y Kosel	Y Pankau	-
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2844 VETERANS HOME ADVISORY COUNCIL THIRD READING PASSED

May 26, 2004

114 YEAS	1 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps Y Pihos
Y Aguilar	Y Dugan	Y Lang	Y Poe
Y Bailey	Y Dunkin	Y Leitch	• •
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	N Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
E Davis, Steve	Y Kosel	Y Pankau	
Y Davis, William	Y Krause	Y Parke	
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STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2496 ADOPTION ACT-CONSENTS THIRD READING PASSED

May 26, 2004

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
E Davis, Steve	Y Kosel	Y Pankau	-
Y Davis, William	Y Krause	A Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2499 CRIMINAL LAW-TECH THIRD READING PASSED

May 26, 2004

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	A Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
A Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
E Davis, Steve	Y Kosel	Y Pankau	1
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2253 NAPRAPATHIC PRACTICE-TECH THIRD READING PASSED

May 26, 2004

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
E Davis, Steve	Y Kosel	Y Pankau	
Y Davis, William	Y Krause	A Parke	
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STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2238 INSURANCE-TECH THIRD READING PASSED

May 26, 2004

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	1
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6683 LIQUOR-DRY TWNSHP-EXCEPTION MOTION TO CONCUR IN SENATE AMENDMENT NO.1 CONCURRED

May 26, 2004

70 YEAS	46 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	N Phelps
N Aguilar	N Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	N Poe
N Bassi	Y Dunn	Y Lindner	N Pritchard
Y Beaubien	Y Eddy	N Lyons, Eileen	Y Reitz
N Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	N Flider	N Mathias	N Rose
N Biggins	Y Flowers	Y Mautino	N Ryg
Y Black	N Franks	N May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
N Bost	N Froehlich	Y McCarthy	Y Schmitz
N Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	N Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
N Brauer	Y Granberg	N Meyer	N Sommer
Y Brosnahan	N Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	N Stephens
Y Capparelli	Y Hannig	N Mitchell, Bill	Y Sullivan
N Chapa LaVia	Y Hassert	Y Mitchell, Jerry	N Tenhouse
N Churchill	Y Hoffman	N Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	N Verschoore
N Colvin	E Howard	Y Morrow	N Wait
N Coulson	N Hultgren	Y Mulligan	Y Washington
Y Cross	N Jakobsson	N Munson	N Watson
E Cultra	N Jefferson	N Myers	Y Winters
N Currie	Y Jones	N Nekritz	N Yarbrough
N Daniels	N Joyce	N Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	
Y Davis, William	Y Krause	N Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 848 SIMPLIFIED SALES TAX-TECH MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 LOST

May 26, 2004

23 YEAS	81 NAYS	12 PRESENT	
P Acevedo	P Delgado	N Kurtz	P Phelps
N Aguilar	N Dugan	N Lang	N Pihos
N Bailey	Y Dunkin	N Leitch	N Poe
N Bassi	N Dunn	N Lindner	N Pritchard
N Beaubien	N Eddy	N Lyons, Eileen	Y Reitz
N Bellock	Y Feigenholtz	N Lyons, Joseph	Y Rita
P Berrios	N Flider	N Mathias	N Rose
N Biggins	N Flowers	N Mautino	N Ryg
N Black	N Franks	N May	N Sacia
N Boland	N Fritchey	N McAuliffe	N Saviano
N Bost	N Froehlich	N McCarthy	N Schmitz
N Bradley, John	Y Giles	N McGuire	P Scully
N Bradley, Richard	N Gordon	P McKeon	N Slone
N Brady	Y Graham	Y Mendoza	N Smith
N Brauer	N Granberg	N Meyer	N Sommer
N Brosnahan	N Grunloh	Y Miller	P Soto
N Burke	Y Hamos	N Millner	N Stephens
N Capparelli	Y Hannig	N Mitchell, Bill	N Sullivan
N Chapa LaVia	N Hassert	N Mitchell, Jerry	N Tenhouse
N Churchill	Y Hoffman	N Moffitt	Y Turner
Y Collins	P Holbrook	Y Molaro	N Verschoore
Y Colvin	E Howard	Y Morrow	N Wait
N Coulson	N Hultgren	N Mulligan	P Washington
N Cross	N Jakobsson	N Munson	N Watson
E Cultra	P Jefferson	N Myers	N Winters
Y Currie	P Jones	N Nekritz	P Yarbrough
N Daniels	N Joyce	N Osmond	Y Younge
N Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	N Kosel	N Pankau	-
Y Davis, William	N Krause	N Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 486 MEDICAID-PAY FOR EPIDURALS MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1 & 2 CONCURRED

May 26, 2004

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	-
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 916 ENVIRONMENTAL SAFETY-TECH MOTION TO CONCUR IN SENATE AMENDMENT NO.1 CONCURRED

May 26, 2004

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	-
Y Davis, William	Y Krause	A Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1269 PENCD-ART 17-HLTH INS SUBSIDY MOTION TO CONCUR IN SENATE AMENDMENT NO.1 CONCURRED

May 26, 2004

62 YEAS	51 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	P Kurtz	Y Phelps
Y Aguilar	N Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	A Leitch	N Poe
N Bassi	N Dunn	N Lindner	N Pritchard
N Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
N Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	N Flider	N Mathias	N Rose
N Biggins	Y Flowers	Y Mautino	Y Ryg
N Black	N Franks	Y May	N Sacia
Y Boland	Y Fritchey	Y McAuliffe	N Saviano
N Bost	N Froehlich	Y McCarthy	N Schmitz
N Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	N Gordon	Y McKeon	Y Slone
N Brady	Y Graham	Y Mendoza	N Smith
N Brauer	Y Granberg	Y Meyer	N Sommer
Y Brosnahan	N Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	N Millner	N Stephens
Y Capparelli	Y Hannig	N Mitchell, Bill	N Sullivan
N Chapa LaVia	N Hassert	Y Mitchell, Jerry	N Tenhouse
N Churchill	A Hoffman	N Moffitt	Y Turner
Y Collins	N Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	N Wait
N Coulson	N Hultgren	Y Mulligan	Y Washington
N Cross	N Jakobsson	N Munson	N Watson
E Cultra	N Jefferson	N Myers	N Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
N Daniels	Y Joyce	N Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	N Kosel	N Pankau	-
Y Davis, William	Y Krause	N Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1300 COUNTY GOVERNMENT-TECH MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 26, 2004

74 YEAS	41 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	N Phelps
N Aguilar	N Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	N Poe
N Bassi	Y Dunn	Y Lindner	N Pritchard
N Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	N Flider	Y Mathias	N Rose
Y Biggins	Y Flowers	Y Mautino	N Ryg
N Black	N Franks	N May	Y Sacia
N Boland	N Fritchey	N McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
N Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	N Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
N Brauer	Y Granberg	N Meyer	N Sommer
Y Brosnahan	Y Grunloh	N Miller	Y Soto
Y Burke	Y Hamos	N Millner	N Stephens
P Capparelli	Y Hannig	N Mitchell, Bill	N Sullivan
N Chapa LaVia	Y Hassert	N Mitchell, Jerry	N Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
N Coulson	N Hultgren	Y Mulligan	N Washington
Y Cross	N Jakobsson	N Munson	N Watson
E Cultra	N Jefferson	N Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	N Joyce	N Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	N Pankau	±
Y Davis, William	Y Krause	N Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2268 HEALTH CARE JUSTICE ACT MOTION TO CONCUR IN SENATE AMENDMENTS NO.1, 2 & 4 CONCURRED

May 26, 2004

62 YEAS	53 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	N Dugan	Y Lang	N Pihos
Y Bailey	Y Dunkin	N Leitch	N Poe
N Bassi	N Dunn	N Lindner	N Pritchard
N Beaubien	N Eddy	N Lyons, Eileen	Y Reitz
N Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	N Flider	N Mathias	N Rose
N Biggins	Y Flowers	N Mautino	Y Ryg
N Black	N Franks	Y May	N Sacia
A Boland	Y Fritchey	N McAuliffe	N Saviano
N Bost	N Froehlich	Y McCarthy	N Schmitz
N Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	N Gordon	Y McKeon	Y Slone
N Brady	Y Graham	Y Mendoza	Y Smith
N Brauer	Y Granberg	N Meyer	N Sommer
Y Brosnahan	N Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	N Millner	N Stephens
Y Capparelli	Y Hannig	N Mitchell, Bill	N Sullivan
Y Chapa LaVia	N Hassert	N Mitchell, Jerry	N Tenhouse
N Churchill	Y Hoffman	N Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	N Verschoore
Y Colvin	E Howard	Y Morrow	N Wait
Y Coulson	N Hultgren	Y Mulligan	Y Washington
N Cross	Y Jakobsson	Y Munson	N Watson
E Cultra	Y Jefferson	N Myers	N Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
N Daniels	Y Joyce	N Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	N Kosel	N Pankau	L
Y Davis, William	Y Krause	N Parke	
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STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4502 MHDD-MEDICAID-SERVICES MOTION TO CONCUR IN SENATE AMENDMENT NO.3 CONCURRED

May 26, 2004

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	A Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	1
Y Davis, William	Y Krause	Y Parke	
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STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4996 VETERANS-TERRORISM-COMPENSATN MOTION TO CONCUR IN SENATE AMENDMENTS NO.1 & 3 CONCURRED

May 26, 2004

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	A Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	A Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6354 AGING-TECHNICAL THIRD READING PASSED

May 26, 2004

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	A Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6906 SCH CD-QUALIFIED TEACHERS-NCLB MOTION TO CONCUR IN SENATE AMENDMENT NO.1 CONCURRED

May 26, 2004

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
A Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	A Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	1
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5732 MUNICIPAL GOVERNMENT-TECH MOTION TO CONCUR IN SENATE AMENDMENT NO.1 CONCURRED

May 26, 2004

114 YEAS	1 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
Y Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	P Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
N Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	*
Y Davis, William	Y Krause	Y Parke	
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STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 70 METH TASK FORCE ADOPTED

May 26, 2004

116 YEAS	0 NAYS	0 PRESENT	
 116 YEAS Y Acevedo Y Aguilar Y Bailey Y Bassi Y Beaubien Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Capparelli Y Chapa LaVia Y Churchill 	0 NAYS Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Grunloh Y Hamos Y Hannig Y Hassert Y Hoffman	0 PRESENT Y Kurtz Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt	Y Phelps Y Pihos Y Poe Y Pritchard Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Scully Y Slone Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Turner
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Collins Y Colvin	Y Holbrook E Howard	Y Molaro Y Molaro Y Morrow	Y Verschoore Y Wait
Y Coulson Y Cross E Cultra	Y Hultgren Y Jakobsson Y Jefferson	Y Mulligan Y Munson Y Myers	Y Washington Y Watson Y Winters
Y Currie Y Daniels Y Davis, Monique Y Davis, Steve	Y Jones Y Joyce Y Kelly Y Kosel	Y Nekritz Y Osmond Y Osterman Y Pankau	Y Winters Y Yarbrough Y Younge Y Mr. Speaker
Y Davis, William	Y Krause	Y Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 82 CORP LOCATION EFFICNCY TSK FRC ADOPTED

May 26, 2004

114 YEAS	2 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	Y Poe
Y Bassi	Y Dunn	Y Lindner	Y Pritchard
Y Beaubien	Y Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	Y Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
N Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	Y Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	Y Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	Y Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	
Y Davis, William	Y Krause	N Parke	

STATE OF ILLINOIS NINETY-THIRD GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 83 MERCURY REDUCTION TASK FORCE ADOPTED

May 26, 2004

106 YEAS	10 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Kurtz	Y Phelps
Y Aguilar	Y Dugan	Y Lang	Y Pihos
Y Bailey	Y Dunkin	Y Leitch	N Poe
Y Bassi	N Dunn	Y Lindner	Y Pritchard
Y Beaubien	N Eddy	Y Lyons, Eileen	Y Reitz
Y Bellock	Y Feigenholtz	Y Lyons, Joseph	Y Rita
Y Berrios	Y Flider	Y Mathias	N Rose
Y Biggins	Y Flowers	Y Mautino	Y Ryg
N Black	Y Franks	Y May	Y Sacia
Y Boland	Y Fritchey	Y McAuliffe	Y Saviano
Y Bost	Y Froehlich	Y McCarthy	Y Schmitz
Y Bradley, John	Y Giles	Y McGuire	Y Scully
Y Bradley, Richard	Y Gordon	Y McKeon	Y Slone
Y Brady	Y Graham	Y Mendoza	Y Smith
Y Brauer	Y Granberg	Y Meyer	Y Sommer
Y Brosnahan	Y Grunloh	Y Miller	Y Soto
Y Burke	Y Hamos	Y Millner	N Stephens
Y Capparelli	Y Hannig	Y Mitchell, Bill	N Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	N Tenhouse
Y Churchill	Y Hoffman	Y Moffitt	Y Turner
Y Collins	Y Holbrook	Y Molaro	Y Verschoore
Y Colvin	E Howard	Y Morrow	N Wait
Y Coulson	Y Hultgren	Y Mulligan	Y Washington
Y Cross	Y Jakobsson	Y Munson	N Watson
E Cultra	Y Jefferson	Y Myers	Y Winters
Y Currie	Y Jones	Y Nekritz	Y Yarbrough
Y Daniels	Y Joyce	Y Osmond	Y Younge
Y Davis, Monique	Y Kelly	Y Osterman	Y Mr. Speaker
Y Davis, Steve	Y Kosel	Y Pankau	-
Y Davis, William	Y Krause	Y Parke	