STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-SIXTH GENERAL ASSEMBLY

57TH LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

TUESDAY, MAY 19, 2009

9:37 O'CLOCK A.M.

HOUSE OF REPRESENTATIVES

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The House met pursuant to adjournment.

Representative Mautino in the chair.

Prayer by Pastor Scott Field, who is with Wheatland Salem Church in Naperville, IL.

Representative Osterman 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: 114 present. (ROLL CALL 1)

By unanimous consent, Representative Bost was 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 Brosnahan, should be recorded as present at the hour of 10:20 o'clock a.m.

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Dugan, should be recorded as present at the hour of 11:30 o'clock a.m.

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Rita, should be recorded as present at the hour of 12:56 o'clock p.m.

REPORTS

The Clerk of the House acknowledges receipt of the following correspondence:

Report on Quarter Percent Sales Tax for Transportation and Public Safety, 2008, submitted by Department of Finance and Administrative Services of Lake County on May 18, 2009.

Report on Quarter Percent Sales Tax for Transportation and Public Safety, 2008, submitted by Will County Department of Highways on May 18, 2009.

Notification of Personal Information Security Breach, submitted by Department of Human Services on May 19, 2009.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Watson replaced Representative Black in the Committee on Rules on May 19, 2009.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on May 19, 2009, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

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 10.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 22.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 37.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 47.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 85.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 379.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 418.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 437.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 467.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 811.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 964.

Motion to concur with Senate Amendments numbered 1 and 2 to HOUSE BILL 1329.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 2280.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 2331.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 2388.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 2450.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 2547.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 2651.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 3642.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 3863.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 3878.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 3950.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 4054.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 4237.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 4241.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Mass Transit: Motion to concur in SENATE AMENDMENT No. 1 to HOUSE BILL 2296. State Government Administration: HOUSE AMENDMENT No. 2 to SENATE BILL 1906.

Youth and Family: SENATE BILL 1716.

The committee roll call vote on the foregoing legislative measures is as follows:

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

Y Currie(D), Chairperson

Y Watson(R) (replacing Black)

A Lang(D)

Y Schmitz(R)

Y Turner(D)

MOTIONS SUBMITTED

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

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 529.

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

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 404.

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

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 164.

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

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 3658.

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

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 3970.

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

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 3974.

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

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 3990.

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

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 567.

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

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 3994.

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

MOTION

I move to concur with Senate Amendments numbered 2 and 3 to HOUSE BILL 4011.

Representative D'Amico submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 71.

Representative D'Amico submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 72.

Representative Wait submitted the following written motion, which was placed on the order of Motions in Writing:

MOTION

Pursuant to Rule 60(b), I move to table SENATE JOINT RESOLUTION 29.

Representative Hannig 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 2405.

Representative Reitz submitted the following written motion, which was placed on the Calendar on the order of Motions in Writing:

MOTION

Pursuant to Rule 25, I move to suspend the posting requirements of Rule 21 in relation to HOUSE JOINT RESOLUTION 55.

MESSAGES FROM THE SENATE

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 71

A bill for AN ACT concerning transportation.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 71

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 71, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Vehicle Code is amended by adding Section 12-610.2 as follows:

(625 ILCS 5/12-610.2 new)

Sec. 12-610.2. Electronic communication devices.

(a) As used in this Section:

"Electronic communication device" means an electronic device, including but not limited to a wireless telephone, personal digital assistant, or a portable or mobile computer while being used for the purpose of composing, reading, or sending an electronic message, but does not include a global positioning system or navigation system or a device that is physically or electronically integrated into the motor vehicle.

"Electronic message" means a self-contained piece of digital communication that is designed or intended to be transmitted between physical devices. "Electronic message" includes, but is not limited to electronic mail, a text message, an instant message, or a command or request to access an Internet site.

- (b) A person may not operate a motor vehicle on a roadway while using an electronic communication device to compose, send, or read an electronic message.
- (c) A violation of this Section is an offense against traffic regulations governing the movement of vehicles.
 - (d) This Section does not apply to:
- (1) a law enforcement officer or operator of an emergency vehicle while performing his or her official duties;
- (2) a driver using an electronic communication device for the sole purpose of reporting an emergency situation and continued communication with emergency personnel during the emergency situation;
 - (3) a driver using an electronic communication device in hands-free or voice-activated mode; or
- (4) a driver of a commercial motor vehicle reading a message displayed on a permanently installed communication device designed for a commercial motor vehicle with a screen that does not exceed 10 inches tall by 10 inches wide in size;
 - (5) a driver using an electronic communication device while parked on the shoulder of a roadway; or
 - (6) a driver using an electronic communication device when the vehicle is stopped due to normal

traffic being obstructed and the driver has the motor vehicle transmission in neutral or park.".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 71 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 9

A bill for AN ACT concerning health.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 2 to HOUSE BILL NO. 9

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 2. Amend House Bill 9 on page 2, line 11, after "educate", by inserting "lawyers, judges, arbitrators, and".

The foregoing message from the Senate reporting Senate Amendment No. 2 to HOUSE BILL 9 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4186

A bill for AN ACT concerning job training.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4186

Senate Amendment No. 2 to HOUSE BILL NO. 4186

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 4186 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the 21st Century Workforce Development Fund Act.

Section 5. The 21st Century Workforce Development Fund. The 21st Century Workforce Development Fund is created as a special fund in the State Treasury. The Fund shall be administered by the Department of Commerce and Economic Opportunity ("the Department"), in consultation with other appropriate State agencies, and overseen by the 21st Century Workforce Development Fund Advisory Committee ("the Advisory Committee"). There shall be credited to the Fund any moneys specifically designated for deposit into the Fund, including State appropriations, set asides from public expenditures on capital projects, federal funds, gifts, grants, and private contributions. Earnings attributable to moneys in the fund shall be deposited into the fund.

Section 10. Purpose. The purpose of the 21st Century Workforce Development Fund is to promote the State's interest in the creation and maintenance of a diverse and skilled workforce for the economic development of the State. The Fund is intended to support integrated, innovative, and emergency workforce development strategies that promote local economic development and a continuum of workforce and education strategies, including workforce development activities to prepare individuals for occupations in the energy efficiency and renewable energy industries, as well as other occupations that are created or transformed by the implementation of policy to reduce greenhouse gas emissions, and to promote

energy-efficient, healthy, and lead-safe homes in Illinois.

Section 15. Use of Fund.

- (a) Role of Fund. Resources from the Fund are intended to be used flexibly to support innovative and locally-driven strategies, to leverage other funding sources, and to fill gaps in existing workforce development resources in Illinois. They are not intended to supplant existing workforce development resources.
- (b) Distribution of funds. Funds shall be distributed through competitive grantmaking processes administered by the Department and overseen by the Advisory Committee. No more than 6% of funds used for grants may be retained by the Department for administrative costs or for program evaluation or technical assistance activities.
- (c) Grantmaking. The Department must administer funds through competitive grantmaking in accordance with the priorities described in this Act. Grantmaking must be used to support workforce development strategies consistent with the priorities outlined in this Act. Strategies may include, but are not limited to the following:
 - (i) Expanded grantmaking for existing State workforce development strategies, including the Job Training and Economic Development Program and programs designed to increase the number of persons traditionally underrepresented in the building trades, specifically minorities and women.
 - (ii) Workforce development initiatives that help the least skilled adults access employment and education opportunities, including transitional jobs programs and educational bridge programming that integrate basic education and occupational skills training.
 - (iii) Sectoral strategies that develop industry-specific workforce education and training services that lead to existing or expected jobs with identified employers and that include services to ensure that low-income, low-skilled adults can be served.
 - (iv) Support for the development and implementation of workforce education and training programs in the energy efficiency and renewable energy industries.
 - (v) Support for planning activities that: ensure that workforce development and education needs of low-skilled adults are integrated into industry-specific career pathways; analyze labor market data to track workforce trends in the State's energy-related initiatives; or increase the capacity of communities to provide workforce services to low-income, low-skilled adults.
 - (d) Allowable expenditures. Grant funds are limited to expenditures for the following:
 - (i) Basic skills training, adult education, occupational training, job readiness training, and soft-skills training for which financial aid is otherwise not available.
 - (ii) Workforce development-related services including mentoring, job development, support services, transportation assistance, and wage subsidies, that are tied to participation in training and employment.
 - (iii) Capacity building, program development, and technical assistance activities necessary for the development and implementation of new workforce education and training strategies. No more than 5% of any grant may be used for administrative costs.
 - (e) Eligible applicants. For grants under this Section, eligible applicants include the following:
 - (i) Any private, public, and non-profit entities that provide education, training, and workforce development services to low-income individuals.
 - (ii) Educational institutions.
 - (iii) Labor and business associations.

Section 20. Priorities. The Department shall implement grantmaking using the following priorities, and the Advisory Committee shall monitor the application of these priorities to grantmaking:

- (a) Priority populations. Priority shall be given to workforce education and training strategies that target individuals with barriers to employment including, but not limited to, criminal backgrounds, low incomes, residents of public or subsidized housing, and individuals with limited literacy, math skills, or English proficiency. Priority may also be given to workers with jobs that are affected by the implementation of State energy and environmental policy.
- (b) Priority industries. Priority shall be given to workforce education and training strategies for the following:
 - (i) Industries that will reduce carbon emissions, promote recycling/reuse, and support local food production, including but not limited to the following:
 - (A) Energy efficient building construction, retrofit, and assessment industries.
 - (B) Renewable electric power generation and transmission industries.
 - (C) Deconstruction and materials use industries.

- (D) Manufacturers that produce sustainable products using environmentally sustainable processes and materials.
- (E) Local food systems.
- (ii) Industries identified by the Department to be facing a critical shortage of skilled workers.
- (c) Other priority factors. The Department must implement grantmaking by giving priority to grant applications that demonstrate collaboration amongst local workforce, education, and economic development stakeholders in their community; demonstrate collaboration with outreach programs designed to connect community residents with training opportunities; integrate lead-safe work practices into their training; or serve communities with high rates of unemployment, underemployment, and poverty.
- Section 25. 21st Century Workforce Development Fund Advisory Committee. The 21st Century Workforce Development Fund Advisory Committee shall review, advise, and recommend for approval or denial all grant requests from the Fund.
- (a) Membership. The Committee shall consist of 21 persons. Co-chairs shall be appointed by the Governor with the requirement that one come from the public and one from the private sector.
- (b) Eleven members shall be appointed by the Governor, and any of the 11 members appointed by the Governor may fill more than one of the following required categories:
 - (i) Four must be from communities outside of the City of Chicago.
 - (ii) At least one must be a member of a local workforce investment board (LWIB) in his or her community.
 - (iii) At least one must represent organized labor.
 - (iv) At least one must represent business or industry.
 - (v) At least one must represent a non-profit organization that provides workforce development or job training services.
 - (vi) At least one must represent a non-profit organization involved in workforce development policy, analysis, or research.
 - (vii) At least one must represent a non-profit organization involved in environmental policy, advocacy, or research.
 - (viii) At least one must represent a group that advocates for individuals with barriers to employment, including at-risk youth, formerly incarcerated individuals, and individuals living in poverty.
 - (c) The other 10 members shall be the following:
 - (i) The Director of Commerce and Economic Opportunity, or his or her designee who oversees workforce development services.
 - (ii) The Secretary of Human Services, or his or her designee who oversees human capital services.
 - (iii) The Director of Corrections, or his or her designee who oversees prisoner re-entry services.
 - (iv) The Director of the Environmental Protection Agency, or his or her designee who oversees contractor compliance.
 - (v) The Chairman of the Illinois Community College Board, or his or her designee who oversees technical and career education.
 - (vi) A representative of the Illinois Community College Sustainability Network.
 - (vii) Four State legislators, one designated by the President of the Senate, one

designated by the Speaker of the House, one designated by the Senate Minority Leader, and one designated by the House Minority Leader.

(d) Appointees under subsection (b) shall serve a 2-year term and are eligible to be re-appointed one time. Members under subsection (c) shall serve ex officio or at the pleasure of the designating official, as applicable.

Section 95. The State Finance Act is amended by adding Section 5.719 as follows:

(30 ILCS 105/5.719 new)

Sec. 5.719. The 21st Century Workforce Development Fund.

Section 99. Effective date. This Act takes effect July 1, 2009.".

AMENDMENT NO. 2. Amend House Bill 4186, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1 as follows: on page 6, immediately below line 8, by inserting the following:

"(F) The sustainable landscaping industry.".

The foregoing message from the Senate reporting Senate Amendments numbered 1 and 2 to HOUSE BILL 4186 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4205

A bill for AN ACT concerning veterans.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4205

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 4205 by replacing everything after the enacting clause with the following:

"Section 5. The Service Member's Employment Tenure Act is amended by changing Section 6 as follows:

(330 ILCS 60/6) (from Ch. 126 1/2, par. 34)

Sec. 6. Employer's violation of Act; penalty; employee's remedies.

- (a) An employer's knowing violation of this Act is a business offense punishable by a fine of not less than \$5,000 and not more than \$10,000.
- (b) In case any employer fails or refuses to comply with this Act, the circuit court of the county in which such private employer maintains a place of business, or of the county where such State employee performs most of his duties, has power, upon the filing of a complaint by the person entitled to the benefits of this Act, to specifically require such employer to comply with this Act and to compensate such person for any loss of wages or benefits suffered by reason of such employer's unlawful action, together with reasonable attorney's fees and costs. No fees or court costs shall be taxed against any person applying for the benefits of this Act.

The court shall, in its sound discretion, give preference to the hearing and disposition of such cases over other matters then pending before it.

(c) In addition to any other penalty provided by law, an employer's knowing violation of this Act is a civil rights violation under the Illinois Human Rights Act.

(Source: P.A. 93-828, eff. 7-28-04.)

Section 10. The Illinois Human Rights Act is amended by changing Section 2-102 as follows:

(775 ILCS 5/2-102) (from Ch. 68, par. 2-102)

Sec. 2-102. Civil Rights Violations - Employment. It is a civil rights violation:

- (A) Employers. For any employer to refuse to hire, to segregate, or to act with respect to recruitment, hiring, promotion, renewal of employment, selection for training or apprenticeship, discharge, discipline, tenure or terms, privileges or conditions of employment on the basis of unlawful discrimination or citizenship status.
- (A-5) Language. For an employer to impose a restriction that has the effect of prohibiting a language from being spoken by an employee in communications that are unrelated to the employee's duties.

For the purposes of this subdivision (A-5), "language" means a person's native tongue, such as Polish, Spanish, or Chinese. "Language" does not include such things as slang, jargon, profanity, or vulgarity.

- (A-10) Violation of Service Member's Employment Tenure Act. For an employer to knowingly violate the Service Member's Employment Tenure Act.
- (B) Employment Agency. For any employment agency to fail or refuse to classify properly, accept applications and register for employment referral or apprenticeship referral, refer for employment, or refer for apprenticeship on the basis of unlawful discrimination or citizenship status or to accept from any person any job order, requisition or request for referral of applicants for employment or apprenticeship which makes or has the effect of making unlawful discrimination or discrimination on the basis of citizenship

status a condition of referral.

- (C) Labor Organization. For any labor organization to limit, segregate or classify its membership, or to limit employment opportunities, selection and training for apprenticeship in any trade or craft, or otherwise to take, or fail to take, any action which affects adversely any person's status as an employee or as an applicant for employment or as an apprentice, or as an applicant for apprenticeships, or wages, tenure, hours of employment or apprenticeship conditions on the basis of unlawful discrimination or citizenship status.
- (D) Sexual Harassment. For any employer, employee, agent of any employer, employment agency or labor organization to engage in sexual harassment; provided, that an employer shall be responsible for sexual harassment of the employer's employees by nonemployees or nonmanagerial and nonsupervisory employees only if the employer becomes aware of the conduct and fails to take reasonable corrective measures.
- (E) Public Employers. For any public employer to refuse to permit a public employee under its jurisdiction who takes time off from work in order to practice his or her religious beliefs to engage in work, during hours other than such employee's regular working hours, consistent with the operational needs of the employer and in order to compensate for work time lost for such religious reasons. Any employee who elects such deferred work shall be compensated at the wage rate which he or she would have earned during the originally scheduled work period. The employer may require that an employee who plans to take time off from work in order to practice his or her religious beliefs provide the employer with a notice of his or her intention to be absent from work not exceeding 5 days prior to the date of absence.
- (F) Training and Apprenticeship Programs. For any employer, employment agency or labor organization to discriminate against a person on the basis of age in the selection, referral for or conduct of apprenticeship or training programs.
 - (G) Immigration-Related Practices.
 - (1) for an employer to request for purposes of satisfying the requirements of Section
 - 1324a(b) of Title 8 of the United States Code, as now or hereafter amended, more or different documents than are required under such Section or to refuse to honor documents tendered that on their face reasonably appear to be genuine; or
 - (2) for an employer participating in the Basic Pilot Program, as authorized by 8 U.S.C.
 - 1324a, Notes, Pilot Programs for Employment Eligibility Confirmation (enacted by PL 104-208, div. C title IV, subtitle A) to refuse to hire, to segregate, or to act with respect to recruitment, hiring, promotion, renewal of employment, selection for training or apprenticeship, discharge, discipline, tenure or terms, privileges or conditions of employment without following the procedures under the Basic Pilot Program.
- (H) Pregnancy; peace officers and fire fighters. For a public employer to refuse to temporarily transfer a pregnant female peace officer or pregnant female fire fighter to a less strenuous or hazardous position for the duration of her pregnancy if she so requests, with the advice of her physician, where that transfer can be reasonably accommodated. For the purposes of this subdivision (H), "peace officer" and "fire fighter" have the meanings ascribed to those terms in Section 3 of the Illinois Public Labor Relations Act.

It is not a civil rights violation for an employer to take any action that is required by Section 1324a of Title 8 of the United States Code, as now or hereafter amended.

(Source: P.A. 95-25, eff. 1-1-08; 95-137, eff. 1-1-08; 95-876, eff. 8-21-08.)

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 4205 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4120

A bill for AN ACT concerning revenue.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4120

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 4120 on page 1, line 15, by replacing "5" with "2".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 4120 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4099

A bill for AN ACT concerning State government.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4099

Senate Amendment No. 2 to HOUSE BILL NO. 4099

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 4099 by replacing everything after the enacting clause with the following:

"Section 5. The State Comptroller Act is amended by adding Section 19.5 as follows:

(15 ILCS 405/19.5 new)

Sec. 19.5. Comprehensive Annual Financial Report (CAFR); procedures and reporting.

(a) On or before October 31, 2010, and on or before each October 31 thereafter, State agencies shall report to the Comptroller all financial information deemed necessary by the Comptroller to compile and publish a comprehensive annual financial report using generally accepted accounting principles for the fiscal year ending June 30 of that year. The Comptroller may require certain State agencies to submit the required information before October 31 under a schedule established by the Comptroller. If a State agency has submitted no or insufficient financial information by October 31, the Comptroller shall serve a written notice to each respective State agency director or secretary about the delinquency or inadequacy of the financial information. The Comptroller may withhold the salary and any expense reimbursement of the State agency director or secretary who fails to provide the financial information required by this subsection (a) until the information is submitted to the Comptroller.

(b) If the financial information required in subsection (a) is submitted to the Comptroller on or before October 31 and that information has been audited by the Auditor General, the Comptroller shall publish a comprehensive annual financial report using generally accepted accounting principles for the fiscal year ending June 30 of that year by December 31. If the information as required by subsection (a) is not provided to the Comptroller in time to publish the report by December 31, then upon notice from the Comptroller of the delay, each respective State agency director or secretary shall report his or her State agency's delinquency and provide an action plan to bring his or her State agency into compliance to the Comptroller, the Auditor General, the Office of the Governor, the Speaker and Minority Leader of the House of Representatives, and the President and Minority Leader of the Senate. Upon receiving that report from a State agency director or secretary, the Comptroller shall post that report with the action plan on his or her official website.

(c) If a comprehensive annual financial report using generally accepted accounting principles cannot be published by December 31 due to insufficient or inadequate reporting to the Comptroller or if the Office of the Auditor General has not completed an audit of the comprehensive annual financial report, the Comptroller may issue interim reports containing financial information made available by reporting State agencies until an audit opinion is issued by the Auditor General on the comprehensive annual financial report."

AMENDMENT NO. 2 . Amend House Bill 4099, AS AMENDED, with reference to page and line

numbers of Senate Amendment No. 1, on page 2, by replacing lines 5 through 9 with the following:

"inadequacy of the financial information. The State agency shall respond within 7 business days after receiving written notice of the delinquency or inadequacy from the Comptroller and shall provide the response to the Governor, the Comptroller, the President and Minority Leader of the Senate, and the Speaker and Minority Leader of the House of Representatives. The Comptroller may post the response on his or her official website."

The foregoing message from the Senate reporting Senate Amendments numbered 1 and 2 to HOUSE BILL 4099 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4011

A bill for AN ACT concerning regulation.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 2 to HOUSE BILL NO. 4011

Senate Amendment No. 3 to HOUSE BILL NO. 4011

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 2. Amend House Bill 4011 on page 1, line 5, by replacing "1-2," with "1-2, 1-3,"; and

on page 1, line 6, by replacing "4-8.3, and" with "4-8.3, 7-1, and"; and

on page 3, immediately below line 19, by inserting the following:

"(205 ILCS 635/1-3) (from Ch. 17, par. 2321-3)

Sec. 1-3. Necessity for License; Scope of Act.

- (a) No person, partnership, association, corporation or other entity shall engage in the business of brokering, funding, originating, servicing or purchasing of residential mortgage loans without first obtaining a license from the Commissioner in accordance with the licensing procedure provided in this Article I and such regulations as may be promulgated by the Commissioner. The licensing provisions of this Section shall not apply to any entity engaged solely in commercial mortgage lending or to any person, partnership association, corporation or other entity exempted pursuant to Section 1-4, subsection (d), of this Act or in accordance with regulations promulgated by the Commissioner hereunder. No provision of this Act shall apply to an exempt person or entity as defined in items (1) and (1.5) of subsection (d) of Section 1-4 of this Act.
- (b) No person, partnership, association, corporation, or other entity except a licensee under this Act or an entity exempt from licensing pursuant to Section 1-4, subsection (d), of this Act shall do any business under any name or title, or circulate or use any advertising or make any representation or give any information to any person, which indicates or reasonably implies activity within the scope of this Act.
- (c) The Commissioner may, through the Attorney General, request the circuit court of either Cook or Sangamon County to issue an injunction to restrain any person from violating or continuing to violate any of the foregoing provisions of this Section.
- (d) When the Commissioner has reasonable cause to believe that any entity which has not submitted an application for licensure is conducting any of the activities described in subsection (a) hereof, the Commissioner shall have the power to examine all books and records of the entity and any additional documentation necessary in order to determine whether such entity should become licensed under this Act.
- (d-1) The Commissioner may issue orders against any person if the Commissioner has reasonable cause to believe that an unsafe, unsound, or unlawful practice has occurred, is occurring, or is about to occur, if any person has violated, is violating, or is about to violate any law, rule, or written agreement with the Commissioner, or for the purposes of administering the provisions of this Act and any rule adopted in accordance with this Act.
 - (e) Any person, partnership, association, corporation or other entity who violates any provision of this

Section commits a business offense and shall be fined an amount not to exceed \$25,000.

- (f) Each person, partnership, association, corporation or other entity conducting activities regulated by this Act shall be issued one license. Each office, place of business or location at which a residential mortgage licensee conducts any part of his or her business must be recorded with the Commissioner pursuant to Section 2-8 of this Act.
- (g) Licensees under this Act shall solicit, broker, fund, originate, service and purchase residential mortgage loans only in conformity with the provisions of this Act and such rules and regulations as may be promulgated by the Commissioner.
- (h) This Act applies to all entities doing business in Illinois as residential mortgage bankers, as defined by "An Act to provide for the regulation of mortgage bankers", approved September 15, 1977, as amended, regardless of whether licensed under that or any prior Act. Any existing residential mortgage lender or residential mortgage broker in Illinois whether or not previously licensed, must operate in accordance with this Act
- (i) This Act is a successor Act to and a continuance of the regulation of residential mortgage bankers provided in, "An Act to provide for the regulation of mortgage bankers", approved September 15, 1977, as amended.

Entities and persons subject to the predecessor Act shall be subject to this Act from and after its effective date.

(Source: P.A. 93-1018, eff. 1-1-05.)"; and

on page 6, by replacing lines 1 through 3 with the following:

"(1.5) Any employee of a person or entity mentioned in item (1) of this subsection, when acting for such person or entity, or any registered mortgage loan originator when acting for an entity described in subsection (tt) of this Section."; and

on page 7, immediately below line 12, by inserting the following:

"(7) A nonprofit organization that is recognized as tax exempt under 26 U.S.C. 501(c)(3) whose primary activity is the construction, remodeling, or rehabilitation of homes for sale to and or use by low-income families is exempt from this Section provided that:

(A) the nonprofit organization makes no profit mortgage loans to low-income families; and

(B) no fees accrue directly to the nonprofit organization from those mortgage loans."; and on page 19, immediately below line 18, by inserting the following:

"(vv) "Residential mortgage license" means a license issued pursuant to Section 1-3, 2-2, or 2-6 of this Act.

(ww) "Mortgage loan originator license" means a license issued pursuant to Section 7-1A, 7-3, or 7-6 of this Act."; and

on page 48, line 12, by replacing "in duplicate" with "in duplicate"; and

on page 48, line 16, after "Commissioner", by inserting "or on the Nationwide Mortgage Licensing System and Registry"; and

on page 59, line 13, by replacing "brokering" with "brokerage"; and

by replacing line 9 on page 60 through line 22 on page 62 with the following:

"(205 ILCS 635/7-1)

Sec. 7-1. Registration required; rules and regulations. Beginning 6 months after the effective date of this amendatory Act of the 93rd General Assembly, it is unlawful for any natural person to act or assume to act as a loan originator, as defined in subsection (hh) of Section 1-4, without being registered with the Commissioner unless the natural person is exempt under items (1) and (1.5) of subsection (d) of Section 1-4 of this Act. The Commissioner shall promulgate rules prescribing the criteria for the registration and regulation of loan originators, including but not limited to, qualifications, fees, examination, education, supervision, and enforcement. This Section shall not be effective on or after (1) the operability date of January 1, 2011 or (2) the operability date selected pursuant to Section 7-1A of this Act for a mortgage loan originator license; provided, however, that a violation of this Section committed before the operability date remains subject to penalties authorized by this Act.

(Source: P.A. 93-561, eff. 1-1-04.)

(205 ILCS 635/7-1A new)

Sec. 7-1A. Mortgage loan originator license.

(a) It is unlawful for any individual to act or assume to act as a mortgage loan originator, as defined in subsection (jj) of Section 1-4 of this Act, without obtaining a license from the Director, unless the individual is exempt under subsection (c) of this Section. Each licensed mortgage loan originator must

register with and maintain a valid unique identifier issued by the Nationwide Mortgage Licensing System and Registry.

- (b) In order to facilitate an orderly transition to licensing and minimize disruption in the mortgage marketplace, the operability date for subsection (a) of this Section shall be January 1, 2011, or any later date approved by the Secretary of the U.S. Department of Housing and Urban Development, pursuant to the authority granted under federal Public Law 110-289, Section 1508(a), provided that for all individuals who are loss mitigation specialists employed by servicers, the operability date shall be July 31, 2011, or any later date approved by the Secretary of the U.S. Department of Housing and Urban Development pursuant to authority granted under Public Law 110-289, Section 1508(a).
 - (c) The following, when engaged in the following activities, are exempt from this Act:
- (1) Registered mortgage loan originators, when acting for an entity described in subsection (tt) of Section 1-4.
- (2) Any individual who offers or negotiates terms of a residential mortgage loan with or on behalf of an immediate family member of the individual.
- (3) Any individual who offers or negotiates terms of a residential mortgage loan secured by a dwelling that served as the individual's residence.
- (4) A licensed attorney who negotiates the terms of a residential mortgage loan on behalf of a client as an ancillary matter to the attorney's representation of the client, unless the attorney is compensated by a lender, a mortgage broker, or other mortgage loan originator or by any agent of a lender, mortgage broker, or other mortgage loan originator.
- (d) A loan processor or underwriter who is an independent contractor may not engage in the activities of a loan processor or underwriter unless he or she obtains and maintains a license under subsection (a) of this Section. Each independent contractor loan processor or underwriter licensed as a mortgage loan originator must have and maintain a valid unique identifier issued by the Nationwide Mortgage Licensing System and Registry.
- (e) For the purposes of implementing an orderly and efficient licensing process, the Director may establish licensing rules or regulations and interim procedures for licensing and acceptance of applications. For previously registered or licensed individuals, the Director may establish expedited review and licensing procedures."; and
- on page 66, line 18, by replacing "7-11" with "7-12".
- AMENDMENT NO. 3. Amend House Bill 4011, AS AMENDED, in Section 5, Sec. 1-4, subsection (d), by deleting the following:
- "(7) A nonprofit organization that is recognized as tax exempt under 26 U.S.C. 501(c)(3) whose primary activity is the construction, remodeling, or rehabilitation of homes for sale to and or use by low-income families is exempt from this Section provided that:
 - (A) the nonprofit organization makes no profit mortgage loans to low-income families; and
- (B) no fees accrue directly to the nonprofit organization from those mortgage loans."; and in Section 5, Sec. 7-1A, by replacing subsection (b) with the following:
- "(b) In order to facilitate an orderly transition to licensing and minimize disruption in the mortgage marketplace, the operability date for subsection (a) of this Section shall be as provided in this subsection (b). For this purpose, the Director may require submission of licensing information to the Nationwide Mortgage Licensing System and Registry prior to the operability dates designated by the Director pursuant to items (1) and (2) of this subsection (b).
- (1) For all individuals other than individuals described in item (2) of this subsection (b), the operability date as designated by the Director shall be no later than July 31, 2010, or any date approved by the Secretary of the U.S. Department of Housing and Urban Development, pursuant to the authority granted under federal Public Law 110-289, Section 1508.
- (2) For all individuals registered as loan originators as of the effective date of this amendatory Act of the 96th General Assembly, the operability date as designated by the Director shall be no later than January 1, 2011, or any date approved by the Secretary of the U.S. Department of Housing and Urban Development, pursuant to the authority granted under Public Law 110-289, Section 1508.
- (3) For all individuals described in item (1) or (2) of this subsection (b) who are loss mitigation specialists employed by servicers, the operability date shall be July 31, 2011, or any date approved by the Secretary of the U.S. Department of Housing and Urban Development pursuant to authority granted under Public Law 110-289, Section 1508."

The foregoing message from the Senate reporting Senate Amendments numbered 2 and 3 to HOUSE BILL 4011 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 3994

A bill for AN ACT concerning regulation.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 3994

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 3994 on page 1, after line 3, by inserting the following: "Section 2. The State Finance Act is amended by adding Section 5.723 as follows:

(30 ILCS 105/5.723 new)

Sec. 5.723. The Stretcher Van Licensure Fund."; and

on page 1, line 5, after "3.86", by inserting "and changing Section 3.220"; and

on page 4, after line 12, by inserting the following:

"(e) The Stretcher Van Licensure Fund is created as a special fund within the State treasury. All fees received by the Department in connection with the licensure of stretcher van providers under this Section shall be deposited into the fund. Moneys in the fund shall be subject to appropriation to the Department for use in implementing this Section.

(210 ILCS 50/3.220)

Sec. 3.220. EMS Assistance Fund.

- (a) There is hereby created an "EMS Assistance Fund" within the State treasury, for the purpose of receiving fines and fees collected by the Illinois Department of Health pursuant to this Act.
- (b) EMT licensure examination fees collected shall be distributed by the Department to the Resource Hospital of the EMS System in which the EMT candidate was educated, to be used for educational and related expenses incurred by the System's hospitals, as identified in the EMS System Program Plan.
- (c) All other moneys within this fund shall be distributed by the Department to the EMS Regions for disbursement in accordance with protocols established in the EMS Region Plans, for the purposes of organization, development and improvement of Emergency Medical Services Systems, including but not limited to training of personnel and acquisition, modification and maintenance of necessary supplies, equipment and vehicles.
- (d) All fees and fines collected pursuant to this to this Act shall be deposited into the EMS Assistance Fund, except that all fees collected under Section 3.86 in connection with the licensure of stretcher van providers shall be deposited into the Stretcher Van Licensure Fund.

(Source: P.A. 92-651, eff. 7-11-02.)".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 3994 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 3991

A bill for AN ACT concerning firearms.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 3991 Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 3991 by replacing all of page 15 and lines 1 through 8 on page 16 with the following:

- "(14.5) Prohibition of firearm possession.
- (a) When a complaint is made under a request for an order of protection, that the respondent has threatened or is likely to use firearms illegally against the petitioner, and the respondent is present in court, or has failed to appear after receiving actual notice, the court shall examine on oath the petitioner, and any witnesses who may be produced. If the court is satisfied that there is any danger of the illegal use of firearms, and the respondent is present in court, it shall issue an order that any firearms in the possession of the respondent, except as provided in subsection (b), be turned over to the local law enforcement agency for safekeeping. If the court is satisfied that there is any danger of the illegal use of firearms, and the respondent is present in court, it shall issue an order that the respondent's Firearms Owner's Identification Card be turned over to the local law enforcement agency for safekeeping. If the court is satisfied that there is any danger of the illegal use of firearms, and if If the respondent is not present in court has failed to appear, the court shall issue a warrant for seizure of the respondent's Firearms Owner's Identification Card and any firearm in the possession of the respondent, except as provided in subsection (b), be turned over to the local law enforcement agency for safekeeping. The period of safekeeping shall be for a stated period of time not to exceed 2 years. The firearm or firearms shall be returned to the respondent at the end of the stated period or at expiration of the order of protection, whichever is sooner.
- (b) If the respondent is a peace officer as defined in Section 2-13 of the Criminal Code of 1961, the court shall order that any firearms used by the respondent in the performance of his or her duties as a peace officer be surrendered to the chief law enforcement executive of the agency in which the respondent is employed, who shall retain the firearms for safekeeping for the stated period not to exceed 2 years as set forth in the court order.
- (c) Upon expiration of the period of safekeeping, if the firearms or Firearms Owner's Identification Card cannot be returned to respondent because respondent cannot be located, fails to respond to requests to retrieve the firearms, or is not lawfully eligible to possess a firearm, upon petition from the local law enforcement agency, the court may order the local law enforcement agency to destroy the firearms, use the firearms for training purposes, or for any other application as deemed appropriate by the local law enforcement agency; or that the firearms be turned over to a third party who is lawfully eligible to possess firearms, and who does not reside with respondent."; and
- on page 21, line 2, by replacing "Section 214" with "Sections 214 and 217"; and
- on page 22, line 13, by replacing "residence or household" with "residence, or household, or premises"; and
- on page 22, line 16, by inserting "<u>household</u>, or <u>premises</u>" after "residence"; and on page 37, by inserting immediately below line 26 the following:
 - "(750 ILCS 60/217) (from Ch. 40, par. 2312-17)

Sec. 217. Emergency order of protection.

- (a) Prerequisites. An emergency order of protection shall issue if petitioner satisfies the requirements of this subsection for one or more of the requested remedies. For each remedy requested, petitioner shall establish that:
 - (1) The court has jurisdiction under Section 208;
 - (2) The requirements of Section 214 are satisfied; and
 - (3) There is good cause to grant the remedy, regardless of prior service of process or of notice upon the respondent, because:
 - (i) For the remedies of "prohibition of abuse" described in Section 214(b)(1),
 - "stay away order and additional prohibitions" described in Section 214(b)(3), "removal or concealment of minor child" described in Section 214(b)(8), "order to appear" described in Section 214(b)(9), "physical care and possession of the minor child" described in Section 214(b)(5), "protection of property" described in Section 214(b)(11), "prohibition of entry" described in Section 214(b)(14), "prohibition of firearm possession" described in Section 214(b)(14.5), "prohibition of access to records" described in Section 214(b)(15), and "injunctive relief" described in Section 214(b)(16), the

harm which that remedy is intended to prevent would be likely to occur if the respondent were given any prior notice, or greater notice than was actually given, of the petitioner's efforts to obtain judicial relief;

- (ii) For the remedy of "grant of exclusive possession of residence" described in Section 214(b)(2), the immediate danger of further abuse of petitioner by respondent, if petitioner chooses or had chosen to remain in the residence or household while respondent was given any prior notice or greater notice than was actually given of petitioner's efforts to obtain judicial relief, outweighs the hardships to respondent of an emergency order granting petitioner exclusive possession of the residence or household. This remedy shall not be denied because petitioner has or could obtain temporary shelter elsewhere while prior notice is given to respondent, unless the hardships to respondent from exclusion from the home substantially outweigh those to petitioner;
 - (iii) For the remedy of "possession of personal property" described in Section
- 214(b)(10), improper disposition of the personal property would be likely to occur if respondent were given any prior notice, or greater notice than was actually given, of petitioner's efforts to obtain judicial relief, or petitioner has an immediate and pressing need for possession of that property.

An emergency order may not include the counseling, legal custody, payment of support or monetary compensation remedies.

- (b) Appearance by respondent. If respondent appears in court for this hearing for an emergency order, he or she may elect to file a general appearance and testify. Any resulting order may be an emergency order, governed by this Section. Notwithstanding the requirements of this Section, if all requirements of Section 218 have been met, the court may issue a 30-day interim order.
 - (c) Emergency orders: court holidays and evenings.
 - (1) Prerequisites. When the court is unavailable at the close of business, the petitioner may file a petition for a 21-day emergency order before any available circuit judge or associate judge who may grant relief under this Act. If the judge finds that there is an immediate and present danger of abuse to petitioner and that petitioner has satisfied the prerequisites set forth in subsection (a) of Section 217, that judge may issue an emergency order of protection.
 - (1.5) Issuance of order. The chief judge of the circuit court may designate for each county in the circuit at least one judge to be reasonably available to issue orally, by telephone, by facsimile, or otherwise, an emergency order of protection at all times, whether or not the court is in session.
- (2) Certification and transfer. Any order issued under this Section and any documentation in support thereof shall be certified on the next court day to the appropriate court. The clerk of that court shall immediately assign a case number, file the petition, order and other documents with the court, and enter the order of record and file it with the sheriff for service, in accordance with Section 222. Filing the petition shall commence proceedings for further relief under Section 202. Failure to comply with the requirements of this subsection shall not affect the validity of the order. (Source: P.A. 90-392, eff. 1-1-98.)".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 3991 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 3990

A bill for AN ACT concerning local farm and food products.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 3990

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

with the following:

"Section 1. Short title. This Act may be cited as the "Local Food, Farms, and Jobs Act".

Section 5. Definitions.

"Local farm or food products" are products grown, processed, packaged, and distributed by Illinois citizens or businesses located wholly within the borders of Illinois.

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

- (a) In order to create, strengthen, and expand local farm and food economies throughout Illinois, it shall be the goal of this State that 20% of all food and food products purchased by State agencies and State-owned facilities, including, without limitation, facilities for persons with mental health and developmental disabilities, correctional facilities, and public universities, shall, by 2020, be local farm or food products.
- (b) The Local Food, Farms, and Jobs Council established under this Act shall support and encourage that 10% of food and food products purchased by entities funded in part or in whole by State dollars, which spend more than \$25,000 per year on food or food products for its students, residents, or clients, including, without limitation, public schools, child care facilities, after-school programs, and hospitals, shall, by 2020, be local farm or food products.
- (c) To meet the goals set forth in this Section, when a State contract for purchase of food or food products is to be awarded to the lowest responsible bidder, an otherwise qualified bidder who will fulfill the contract through the use of local farm or food products may be given preference over other bidders, provided that the cost included in the bid of local farm or food products is not more than 10% greater than the cost included in a bid that is not for local farm or food products.
- (d) All State agencies and State-owned facilities that purchase food and food products shall, with the assistance of the Local Food, Farms, and Jobs Council, develop a system for (i) identifying the percentage of local farm or food products purchased for fiscal year 2011 as the baseline; and (ii) tracking and reporting local farm or food products purchases on an annual basis.

Section 15. Creation of the Local Food, Farms, and Jobs Council.

- (a) The General Assembly authorizes the Department of Agriculture, in accordance with Section 10 of the State Agency Entity Creation Act, to create the Local Food, Farms, and Jobs Council.
- (b) The purpose of the Local Food, Farms, and Jobs Council shall be to facilitate the growth of an Illinois-based local farm and food product economy that revitalizes rural and urban communities, promotes healthy eating with access to fresh foods, creates jobs, ensures a readily available supply of safe food in an emergency event, and supports economic growth through making local farm or food products available to all Illinois citizens.

Section 20. Responsibilities of the Local Food, Farms, and Jobs Council. The responsibilities of the Local Food, Farms, and Jobs Council include, but are not limited to, the following:

- (a) To assist State agencies, State-owned facilities, and other entities with the purchase of local farm or food products and with tracking and reporting of such purchases in order to meet the goals established in Section 10 of this Act.
- (b) To assist local farm and food entrepreneurs to identify and secure necessary resources and equipment to begin, maintain, and expand projects and networks necessary for the development of local farm or food products; provided, however, that it is the intent of this Act that the Local Food, Farms, and Jobs Council will facilitate program start-ups and then relinquish rights, benefits, and control within a reasonably short duration of time.
- (c) To facilitate the building of infrastructure, including aggregation, processing, storage, packaging, and distribution facilities necessary to move local farm or food products to local and other markets.
- (d) To support and expand programs that recruit, train, and provide technical assistance to Illinois farmers and residents in order to encourage the production of local farm or food products.
- (e) To coordinate interagency policies, initiatives, and procedures promoting local farm and food products in Illinois communities, by working with and involving State, federal, and local agencies, as well as community based organizations, educational institutions, and trade organizations in executing the purposes of this Act.
- (f) To facilitate the elimination of legal barriers hindering the development of a local farm and food economy by working with federal, State, and local public health agencies, other agencies and applicable entities, and the Illinois Attorney General to create consistent and compatible regulations for the production, storage, distribution, and marketing of local farm or food products.
- (g) To facilitate the use of public lands for growing local farm or food products by working with governmental entities at the local, State, and federal levels.

- (h) To set annual goals for all purchases of local farm or food products by Illinois residents and to monitor the development and expansion of a local farm and food economy through data collection, tracking, measurement, analysis, and reporting on progress made in an annual report to the Illinois General Assembly.
- (i) To develop, in collaboration with the Department of Agriculture, a label and certification program different than the "Illinois Product" label program, whereby a label with a specific name and unique design or logo may be placed on local farm and food products.
- (j) To initiate and facilitate public awareness campaigns about the economic benefits of a local farm and food economy.

Section 25. Governance of the Local Food, Farms, and Jobs Council.

- (a) The Local Food, Farms, and Jobs Council shall be governed by a 35-member board of directors, which shall be comprised of the following:
 - (1) one representative each from the Department of Agriculture; the Department of Commerce and Economic Opportunity; the Department of Public Health; the Department of Human Services, Office of Health and Prevention; the Department of Human Services, Office of Security and Emergency Preparedness;
 - (2) the Director of the Lieutenant Governor's Rural Affairs Council;
 - (3) one agricultural specialist from the University of Illinois Extension;
 - (4) four local farm or food product farmers representing different agribusiness sectors,

including, but not limited to, the dairy, meat, vegetable, and grain sectors;

- (5) four local farm or food product producers representing different flower, fruit, viticulture, aquaculture, forestry, seeds, fiber, vegetable, ornamental, or other specialty crop sectors;
 - (6) two local farm or food product processors;
 - (7) two local farm or food product distributors;
- (8) three representatives of not-for-profit educational organizations that specialize in supporting and expanding local farm or food product networks;
- (9) one certifier of specialty local farm or food products, such as an organic, naturally grown, biodynamic, Halal, or Kosher certifier;
- (10) one local farm or food product consumer representative;
- (11) two representatives of farm organizations;
- (12) one representative from a philanthropic organization supporting the development of local farm or food products;
- (13) one local farm or food product retailer;
- (14) two municipal representatives from different communities in the State actively engaged in the development of local farm or food products;
- (15) four representatives from community-based organizations focusing on access to local farm or food products, including at least 3 minority members; and
- (16) one chef specializing in the preparation of locally grown foods.
- (b) The 29 non-state governmental board members shall be appointed by the Governor to 3-year staggered terms as determined by the Governor. Persons may be nominated by organizations representing the sectors outlined in subsection (a) of this Section. Vacancies shall be filled by the Governor.
- (c) The Local Food, Farms, and Jobs Council may apply for and establish a not for profit corporation under the General Not For Profit Corporation Act of 1986.
- (d) The board of directors shall have all the rights, titles, powers, privileges, and obligations provided for in the General Not For Profit Corporation Act of 1986. It shall elect its presiding officers from among its members and may elect or appoint an executive committee, other committees, and subcommittees to conduct the business of the organization.
- (e) The Local Food, Farms, and Jobs Council may solicit grants, loans, and contributions from public or private sources and may enter into any contracts, grants, loans, or agreements with respect to the use of such funds to execute the purposes of this Act. No debt or obligation of the Local Food, Farms, and Jobs Council shall become the debt or obligation of the State.
- (f) The Local Food, Farms, and Jobs Council shall not be considered a State Agency, and its funds shall be considered private funds and held in an appropriate account outside of the State Treasury. Private funds collected by the Local Food, Farms, and Jobs Council are not subject to the Public Funds Investment Act. Local Food, Farms, and Jobs Council procurement is exempt from the Illinois Procurement Code. The treasurer of Local Food, Farms, and Jobs Council funds shall be custodian of all Local Food, Farms, and

Jobs Council funds. The Local Food, Farms, and Jobs Council and its officers shall be responsible for the approval of recording of receipts, approval of payments, and the proper filing of required reports. The Local Food, Farms, and Jobs Council's records shall be audited annually by an independent auditor who is a certified public accountant and has been selected by the Board. An annual report shall also be compiled by the Board. Both the annual report and the annual audit shall be filed with any public agency providing funds to the Local Food, Farms, and Jobs Council and be made available to the public.

- (g) Subject to the availability of public or private funds, the board of directors may employ an executive director, treasurer, other staff, or independent contractors necessary to execute the purposes of this Act, and it may fix the compensation, benefits, terms, and conditions of those persons' employment.
- (h) The State Governmental agencies represented on the board of directors may re-direct existing staff, as appropriations permit; assist in executing the purposes of this Act; and provide office space, meeting space, and other research and communication services as appropriate.
- (i) The Local Food, Farms, and Jobs Council may be assisted in carrying out its functions by personnel of the Department of Agriculture. The Department shall provide reasonable assistance to the Local Food, Farms, and Jobs Council to help it achieve its purposes.

Section 80. The Department of Agriculture Law of the Civil Administrative Code of Illinois is amended by changing Section 205-45 and adding Section 205-46 as follows:

(20 ILCS 205/205-45) (was 20 ILCS 205/40.36)

Sec. 205-45. "Illinois Product" label program. The Department has the power to administer the "Illinois Product" label program, whereby a label with the words "Illinois Product" on it may be placed on food and agribusiness commodities produced, processed, or packaged in Illinois. The definition of "Illinois Product" does not imply that the product meets the definition of "local farm or food products" as defined in the Local Food, Farms, and Jobs Act.

(Source: P.A. 90-385, eff. 8-15-97; 90-403, eff. 8-15-97; 91-239, eff. 1-1-00.)

(20 ILCS 205/205-46 new)

Sec. 205-46. Local Food, Farms, and Jobs Act labeling and certification program. The Department may administer a label and certification program, different than the "Illinois Product" label program, whereby a label with a specific name and unique design or logo may be placed on local farm and food products that are grown, processed, packaged, and distributed by Illinois citizens or businesses located wholly within the borders of Illinois. The label and certification program will be developed jointly with the Local Food, Farms, and Jobs Council. The Department shall adopt rules necessary to implement this Section.

Section 97. Severability. The provisions of this Act are severable under Section 1.31 of the Statute on Statutes.".

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 3990 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 3974

A bill for AN ACT concerning public health.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 3974

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. <u>1</u>. Amend House Bill 3974 on page 1, line 10, by replacing "<u>There</u>" with "<u>Subject to appropriation, there</u>".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 3974 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 3970

A bill for AN ACT concerning State government.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 3970

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 3970 on page 1, line 5, by replacing "Section 2.07" with "Sections 2.07 and 25"; and

on page 2, after line 9, by inserting the following:

"(20 ILCS 2805/25)

Sec. 25. Payments to veterans service organizations.

(a) In this Section:

"Veterans service officer" means an individual employed by a veterans service organization and accredited by the United States Department of Veterans Affairs to process claims and other benefits for veterans and their spouses and beneficiaries.

"Veterans service organization" means an organization that meets all of the following criteria:

- (1) It is formed by and for United States military veterans.
- (2) It is chartered by the United States Congress and incorporated in the State of Illinois.
- (3) It maintained a state headquarters office in Illinois for the 10-year period immediately preceding July 1, 2006.
- (4) It maintains at least one office in this State staffed by a veterans service officer.
- (5) It is capable of preparing a power of attorney for a veteran and processing claims for veterans services.
- (6) It is not funded by the State of Illinois or by any county in this State.

"Veterans services" means the representation of veterans in federal hearings to secure benefits for veterans and their spouses and beneficiaries:

- (1) Disability compensation benefits.
- (2) Disability pension benefits.
- (3) Dependents' indemnity compensation.
- (4) Widow's death pension.
- (5) Burial benefits.
- (6) Confirmed and continued claims.
- (7) Vocational rehabilitation and education.
- (8) Waivers of indebtedness.
- (9) Miscellaneous.
- (b) The Veterans Service Organization Reimbursement Fund is created as a special fund in the State treasury. Subject to appropriation, the Department shall use moneys appropriated from the Fund to make payments to a veterans service organization for veterans services rendered on behalf of veterans and their spouses and beneficiaries by a veterans service officer employed by the organization. The payment shall be computed at the rate of \$0.010 for each dollar of benefits obtained for veterans or their spouses or beneficiaries residing in Illinois as a result of the efforts of the veterans service officer. There shall be no

payment under this Section for the value of health care received in a health care facility under the jurisdiction of the United States Veterans Administration. No more than 10% of the moneys in the fund may be used by the Department for administrative purposes. A veterans service organization may receive compensation under this Fund or it may apply for grants from the Illinois Veterans Assistance Fund, but in no event may a veterans service organization receive moneys from both funds during the same fiscal year. Funding for each applicant is subject to renewal by the Department on an annual basis.

- (c) To be eligible for a payment under this Section, a veterans service organization must document the amount of new moneys obtained for veterans and their spouses and beneficiaries in the form and manner required by the Department. The documentation must include the submission to the Department of a copy of the organization's report or reports to the United States Department of Veterans Affairs stating the amount of new moneys obtained by the organization for veterans and their spouses and beneficiaries in the quarter State fiscal year for which payment under this Section is requested. The organization must submit the copy of the report or reports new and any other documentation required by the Department, to the Department no later than 15 days July 31 following the end of the quarter State fiscal year for which payment is requested.
- (d) In addition to the requirement of subsection (b) that the Department use moneys appropriated from the Veterans Service Organization Reimbursement Fund for payments, the Department may transfer up to \$1,000,000 of those appropriated moneys into the Illinois Veterans Assistance Fund for the making of grants to veterans service organizations as described in subsection (b). The Department shall make the payment under this Section to a veterans service organization in a single annual payment for each State fiscal year, beginning with the State fiscal year that begins on July 1, 2007. The Department must make the payment for a State fiscal year on or before December 31 of the succeeding State fiscal year.
- (e) A veterans service organization shall use moneys received under this Section only for the purpose of paying the salary and expenses of one or more veterans service officers and the organization's related expenses incurred in employing the officer or officers for the processing of claims and other benefits for veterans and their spouses and beneficiaries.

(Source: P.A. 95-629, eff. 9-25-07; 95-876, eff. 8-21-08.)".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 3970 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of bills of the following titles to-wit:

HOUSE BILL NO. 52

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 3971

A bill for AN ACT concerning local government.

HOUSE BILL NO. 3982

A bill for AN ACT concerning education.

HOUSE BILL NO. 4027

A bill for AN ACT concerning finance.

HOUSE BILL NO. 4030

A bill for AN ACT concerning business.

HOUSE BILL NO. 4051

A bill for AN ACT concerning government.

HOUSE BILL NO. 4066

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 4173

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 4223

A bill for AN ACT concerning radon.

HOUSE BILL NO. 4236

A bill for AN ACT concerning State government.

Passed by the Senate, May 19, 2009.

Jillayne Rock, Secretary of the Senate

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed a bill of the following title, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 451

A bill for AN ACT concerning revenue.

Passed by the Senate, May 19, 2009.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILL 451 was ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 72

A bill for AN ACT concerning transportation.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 72

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 72 on page 2, line 22, by replacing "entity, or" with "entity,"; and

on page 2, line 24, after "duties", by inserting ", or (iv) to a person using a wireless telephone in voice-activated mode".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 72 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 372

A bill for AN ACT concerning finance.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 372

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1 . Amend House Bill 372 on page 1, by replacing lines 4 and 5 with the

following:

"Section 5. The Design-Build Procurement Act is amended by changing Sections 30 and 90 as follows: (30 ILCS 537/30)

(Section scheduled to be repealed on July 1, 2009)

Sec. 30. Procedures for Selection.

- (a) The State construction agency must use a two-phase procedure for the selection of the successful design-build entity. Phase I of the procedure will evaluate and shortlist the design-build entities based on qualifications, and Phase II will evaluate the technical and cost proposals.
- (b) The State construction agency shall include in the request for proposal the evaluating factors to be used in Phase I. These factors are in addition to any prequalification requirements of design-build entities that the agency has set forth. Each request for proposal shall establish the relative importance assigned to each evaluation factor and subfactor, including any weighting of criteria to be employed by the State construction agency. The State construction agency must maintain a record of the evaluation scoring to be disclosed in event of a protest regarding the solicitation.

The State construction agency shall include the following criteria in every Phase I evaluation of design-build entities: (1) experience of personnel; (2) successful experience with similar project types; (3) financial capability; (4) timeliness of past performance; (5) experience with similarly sized projects; (6) successful reference checks of the firm; (7) commitment to assign personnel for the duration of the project and qualifications of the entity's consultants; and (8) ability or past performance in meeting or exhausting good faith efforts to meet the utilization goals for business enterprises established in the Business Enterprise for Minorities, Females, and Persons with Disabilities Act and with Section 2-105 of the Illinois Human Rights Act. The State construction agency may include any additional relevant criteria in Phase I that it deems necessary for a proper qualification review.

The State construction agency may not consider any design-build entity for evaluation or award if the entity has any pecuniary interest in the project or has other relationships or circumstances, including but not limited to, long-term leasehold, mutual performance, or development contracts with the State construction agency, that may give the design-build entity a financial or tangible advantage over other design-build entities in the preparation, evaluation, or performance of the design-build contract or that create the appearance of impropriety. No proposal shall be considered that does not include an entity's plan to comply with the requirements established in the Business Enterprise for Minorities, Females, and Persons with Disabilities Act, for both the design and construction areas of performance, and with Section 2-105 of the Illinois Human Rights Act.

Upon completion of the qualifications evaluation, the State construction agency shall create a shortlist of the most highly qualified design-build entities. The State construction agency, in its discretion, is not required to shortlist the maximum number of entities as identified for Phase II evaluation, provided however, no less than 2 design-build entities nor more than 6 are selected to submit Phase II proposals.

The State construction agency shall notify the entities selected for the shortlist in writing. This notification shall commence the period for the preparation of the Phase II technical and cost evaluations. The State construction agency must allow sufficient time for the shortlist entities to prepare their Phase II submittals considering the scope and detail requested by the State agency.

(c) The State construction agency shall include in the request for proposal the evaluating factors to be used in the technical and cost submission components of Phase II. Each request for proposal shall establish, for both the technical and cost submission components of Phase II, the relative importance assigned to each evaluation factor and subfactor, including any weighting of criteria to be employed by the State construction agency. The State construction agency must maintain a record of the evaluation scoring to be disclosed in event of a protest regarding the solicitation.

The State construction agency shall include the following criteria in every Phase II technical evaluation of design-build entities: (1) compliance with objectives of the project; (2) compliance of proposed services to the request for proposal requirements; (3) quality of products or materials proposed; (4) quality of design parameters; (5) design concepts; (6) innovation in meeting the scope and performance criteria; and (7) constructability of the proposed project. The State construction agency may include any additional relevant technical evaluation factors it deems necessary for proper selection.

The State construction agency shall include the following criteria in every Phase II cost evaluation: the total project cost, the construction costs, and the time of completion. The State construction agency may include any additional relevant technical evaluation factors it deems necessary for proper selection. The total project cost criteria weighing factor shall be 25%.

The State construction agency shall directly employ or retain a licensed design professional to evaluate

the technical and cost submissions to determine if the technical submissions are in accordance with generally accepted industry standards.

Upon completion of the technical submissions and cost submissions evaluation, the State construction agency may award the design-build contract to the highest overall ranked entity. (Source: P.A. 94-716, eff. 12-13-05.)".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 372 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 363

A bill for AN ACT concerning education.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 2 to HOUSE BILL NO. 363

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 2. Amend House Bill 363 by replacing everything after the enacting clause with the following:

"Section 5. The School Code is amended by adding Section 34-18.37 as follows:

(105 ILCS 5/34-18.37 new)

Sec. 34-18.37. Establishing an equitable and effective school facility development process.

- (a) The General Assembly finds all of the following:
- (1) The Illinois Constitution recognizes that a "fundamental goal of the People of the State is the educational development of all persons to the limits of their capacities".
- (2) Quality educational facilities are essential for fostering the maximum educational development of all persons through their educational experience from pre-kindergarten through high school.
- (3) The public school is a major institution in our communities. Public schools offer resources and opportunities for the children of this State who seek and deserve quality education, but also benefit the entire community that seeks improvement through access to education.
- (4) The equitable and efficient use of available facilities-related resources among different schools and among racial, ethnic, income, and disability groups is essential to maximize the development of quality public educational facilities for all children, youth, and adults. The factors that impact the equitable and efficient use of facility-related resources vary according to the needs of each school community. Therefore, decisions that impact school facilities should include the input of the school community to the greatest extent possible.
- (5) School openings, school closings, school consolidations, school turnarounds, school phase-outs, school construction, school repairs, school modernizations, school boundary changes, and other related school facility decisions often have a profound impact on education in a community. In order to minimize the negative impact of school facility decisions on the community, these decisions should be implemented according to a clear system-wide criteria and with the significant involvement of local school councils, parents, educators, and the community in decision-making.
- (6) The General Assembly has previously stated that it intended to make the individual school in the City of Chicago the essential unit for educational governance and improvement and to place the primary responsibility for school governance and improvement in the hands of parents, teachers, and community residents at each school. A school facility policy must be consistent with these principles.
- (b) In order to ensure that school facility-related decisions are made with the input of the community and reflect educationally sound and fiscally responsible criteria, a Chicago Educational Facilities Task Force shall be established within 15 days after the effective date of this amendatory Act of the 96th General Assembly.
 - (c) The Chicago Educational Facilities Task Force shall consist of all of the following members:

- (1) Two members of the House of Representatives appointed by the Speaker of the House, at least one of whom shall be a member of the Elementary & Secondary Education Committee.
- (2) Two members of the House of Representatives appointed by the Minority Leader of the House, at least one of whom shall be a member of the Elementary & Secondary Education Committee.
- (3) Two members of the Senate appointed by the President of the Senate, at least one of whom shall be a member of the Education Committee.
- (4) Two members of the Senate appointed by the Minority Leader of the Senate, at least one of whom shall be a member of the Education Committee.
- (5) Two representatives of school community organizations with past involvement in school facility issues appointed by the Speaker of the House.
- (6) Two representatives of school community organizations with past involvement in school facility issues appointed by the President of the Senate.
 - (7) The chief executive officer of the school district or his or her designee.
 - (8) The president of the union representing teachers in the schools of the district or his or her designee.
- (9) The president of the association representing principals in the schools of the district or his or her designee.
- (d) The Speaker of the House shall appoint one of the appointed House members as a co-chairperson of the Chicago Educational Facilities Task Force. The President of the Senate shall appoint one of the appointed Senate members as a co-chairperson of the Chicago Educational Facilities Task Force. Members appointed by the legislative leaders shall be appointed for the duration of the Chicago Educational Facilities Task Force; in the event of a vacancy, the appointment to fill the vacancy shall be made by the legislative leader of the same chamber and party as the leader who made the original appointment.
- (e) The Chicago Educational Facilities Task Force shall call on independent experts, as needed, to gather and analyze pertinent information on a pro bono basis, provided that these experts have no previous or on-going financial interest in school facility issues related to the school district. The Chicago Educational Facilities Task Force shall secure pro bono expert assistance within 15 days after the establishment of the Chicago Educational Facilities Task Force.
- (f) The Chicago Educational Facilities Task Force shall be empowered to gather further evidence in the form of testimony or documents or other materials.
- (g) The Chicago Educational Facilities Task Force, with the help of the independent experts, shall analyze past Chicago experiences and data with respect to school openings, school closings, school consolidations, school turnarounds, school phase-outs, school construction, school repairs, school modernizations, school boundary changes, and other related school facility decisions on students. The Chicago Educational Facilities Task Force shall consult widely with stakeholders, including public officials, about these facility issues and their related costs and shall examine relevant best practices from other school systems for dealing with these issues systematically and equitably. These initial investigations shall include opportunities for input from local stakeholders through hearings, focus groups, and interviews.
- (h) The Chicago Educational Facilities Task Force shall prepare final recommendations on or before October 30, 2009 describing how the issues set forth in subsection (g) of this Section can be addressed effectively based upon educationally sound and fiscally responsible practices.
- (i) The Chicago Educational Facilities Task Force shall hold hearings in separate areas of the school district at times that shall maximize school community participation to obtain comments on draft recommendations. The final hearing shall take place no later than 15 days prior to the completion of the final recommendations.
- (j) The Chicago Educational Facilities Task Force shall prepare final proposed policy and legislative recommendations for the General Assembly, the Governor, and the school district. The recommendations may address issues, standards, and procedures set forth in this Section. The final recommendations shall be made available to the public through posting on the school district's Internet website and other forms of publication and distribution in the school district at least 7 days before the final recommendations are submitted to the General Assembly, the Governor, and the school district.
- (k) The final recommendations may address issues of system-wide criteria for ensuring clear priorities, equity, and efficiency.

Without limitation, the final recommendations may propose significant decision-making roles for key stakeholders, including the individual school and community; recommend clear criteria or processes for establishing criteria for making school facility decisions; and include clear criteria for setting priorities with respect to school openings, school closings, school consolidations, school turnarounds, school phase-outs,

school construction, school repairs, school modernizations, school boundary changes, and other related school facility decisions, including the encouragement of multiple community uses for school space.

Without limitation, the final recommendations may propose criteria for student mobility; the transferring of students to lower performing schools; teacher mobility; insufficient notice to and the lack of inclusion in decision-making of local school councils, parents, and community members about school facility decisions; and costly facilities-related expenditures due to poor educational and facilities planning.

(1) The State Board of Education and the school district shall provide administrative support to the Chicago Educational Facilities Task Force.

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

The foregoing message from the Senate reporting Senate Amendment No. 2 to HOUSE BILL 363 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 353

A bill for AN ACT concerning transportation.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 353

Senate Amendment No. 2 to HOUSE BILL NO. 353

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. $\underline{1}$. Amend House Bill 353 on page 1, by replacing line 5 with "Sections 12-821 and 20-204 as follows:"; and

on page 2, by inserting below line 12 the following:

"(625 ILCS 5/20-204) (from Ch. 95 1/2, par. 20-204)

Sec. 20-204. A county or the The corporate authorities of a municipality may adopt all or any portion of this Illinois Vehicle Code by reference.

(Source: P.A. 78-738.)".

AMENDMENT NO. 2. Amend House Bill 353, AS AMENDED, in Section 5, by replacing the introductory clause with the following:

"Section 5. The Illinois Vehicle Code is amended by changing Sections 12-821 and 20-204 and by adding Section 3-684 as follows:

(625 ILCS 5/3-684 new)

Sec. 3-684. Distinguished Flying Cross license plates.

- (a) In addition to any other special license plate, the Secretary, upon receipt of all applicable fees and applications made in the form prescribed by the Secretary of State, may issue Distinguished Flying Cross license plates to residents of Illinois who have been awarded the Distinguished Flying Cross medal by the United States Armed Forces. The special Distinguished Flying Cross plates issued under this Section shall be affixed only to passenger vehicles of the first division, motorcycles, and motor vehicles of the second division weighing not more than 8,000 pounds. Plates issued under this Section shall expire according to the staggered multi-year procedure established by Section 3-414.1 of this Code.
- (b) The design, color, and format of the plates shall be wholly within the discretion of the Secretary of State. The Secretary may, in his or her discretion, allow the plates to be issued as vanity plates or personalized in accordance with Section 3-405.1 of this Code. The plates are not required to designate "Land Of Lincoln", as prescribed in subsection (b) of Section 3-412 of this Code. The Secretary shall, in his or her discretion, approve and prescribe stickers or decals as provided under Section 3-412.
- (c) An applicant shall be charged a \$15 fee for original issuance in addition to the applicable registration fee. This additional fee shall be deposited into the Secretary of State Special License Plate Fund.".

The foregoing message from the Senate reporting Senate Amendments numbered 1 and 2 to HOUSE BILL 353 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 268

A bill for AN ACT concerning elections.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 268

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 268 by replacing everything after the enacting clause with the following:

"Section 5. The Election Code is amended by changing Section 9-9.5 as follows:

(10 ILCS 5/9-9.5)

Sec. 9-9.5. Disclosures in political communications.

(a) Any political committee, organized under the Election Code, that makes an expenditure for a pamphlet, circular, handbill, Internet or telephone communication, radio, television, or print advertisement, or other communication directed at voters and mentioning the name of a candidate in the next upcoming election shall ensure that the name of the political committee paying for any part of the communication, including, but not limited to, its preparation and distribution, is identified clearly within the communication as the payor. This subsection does not apply to items that are too small to contain the required disclosure. Nothing in this subsection shall require disclosure on any telephone communication using random sampling or other scientific survey methods to gauge public opinion for or against any candidate or question of public policy.

Whenever any vendor or other person provides any of the services listed in this subsection, other than any telephone communication using random sampling or other scientific survey methods to gauge public opinion for or against any candidate or question of public policy, the vendor or person shall keep and maintain records showing the name and address of the person who purchased or requested the services and the amount paid for the services. The records required by this subsection shall be kept for a period of one year after the date upon which payment was received for the services.

- (b) Any political committee, organized under this Code, that makes an expenditure for a pamphlet, circular, handbill, Internet or telephone communication, radio, television, or print advertisement, or other communication directed at voters and (i) mentioning the name of a candidate in the next upcoming election, without that candidate's permission, or (ii) advocating for or against a public policy position shall ensure that the name of the political committee paying for any part of the communication, including, but not limited to, its preparation and distribution, is identified clearly within the communication. Nothing in this subsection shall require disclosure on any telephone communication using random sampling or other scientific survey methods to gauge public opinion for or against any candidate or question of public policy.
- (c) A political committee organized under this Code shall not make an expenditure for any unsolicited telephone call to the line of a residential telephone customer in this State using any method to block or otherwise circumvent that customer's use of a caller identification service.
- (d) Notwithstanding any other provision of this Section, it is unlawful for a person or entity to telephone or cause to be telephoned by any telephonic means, including but not limited to an automatic dialing-announcing device, a device using a voice over Internet protocol, or a wireless telephone, any paid, pre-recorded message that expressly advocates the nomination, election, or defeat of a clearly identified candidate for a State or local office, unless such message is preceded by the statement: "paid for" or "sponsored by", followed by the name of the sponsoring organization.

As used in this subsection, "automatic dialing-announcing device" means any user terminal equipment that:

(1) when connected to a telephone line can dial, with or without manual assistance, telephone numbers

that have been stored or programmed in the device or are produced or selected by a random or sequential number generator; or

(2) when connected to a telephone line can disseminate a recorded message to the telephone number called, either with or without manual assistance.

(Source: P.A. 94-645, eff. 8-22-05; 94-1000, eff. 7-3-06; 95-699, eff. 11-9-07.)

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 268 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 261

A bill for AN ACT concerning gaming.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 261

Senate Amendment No. 2 to HOUSE BILL NO. 261

Senate Amendment No. 3 to HOUSE BILL NO. 261

Senate Amendment No. 4 to HOUSE BILL NO. 261

Passed the Senate, as amended, May 19, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. $\underline{1}$. Amend House Bill 261 by replacing everything from line 9 on page 2 through line 14 on page 3 with the following:

"(20 ILCS 2505/2505-305) (was 20 ILCS 2505/39b15.1)

Sec. 2505-305. Investigators.

- (a) The Department has the power to appoint investigators to conduct all investigations, searches, seizures, arrests, and other duties imposed under the provisions of any law administered by the Department, the Illinois Liquor Control Commission, or the Illinois Racing Board or the Illinois Gaming Board. These Except as provided in subsection (c), these investigators have and may exercise all the powers of peace officers only as provided in this Section. An investigator may exercise the powers of a peace officer while solely for the purpose of enforcing taxing or other measures administered by the Department, the Illinois Racing Board. An investigator may exercise the powers of a peace officer when he or she discovers any criminal offense or violation while enforcing any measure administered by the Department, the Illinois Liquor Control Commission, or the Illinois Racing Board if (i) the criminal offense or violation creates a threat to the life or safety of the investigator or any other person and (ii) the investigator notifies the proper local law enforcement agency as soon as is practical. or the Illinois Gaming Board.
- (b) The Director must authorize to each investigator employed under this Section and to any other employee of the Department exercising the powers of a peace officer a distinct badge that, on its face, (i) clearly states that the badge is authorized by the Department and (ii) contains a unique identifying number. No other badge shall be authorized by the Department.
- (c) The Department may enter into agreements with the Illinois Gaming Board providing that investigators appointed under this Section shall exercise the peace officer powers set forth in paragraph (20.6) of subsection (c) of Section 5 of the Riverboat Gambling Act. Investigators appointed under this Section who are assigned to the Illinois Gaming Board have and may exercise all the rights and powers of peace officers, provided that these powers shall be limited to offenses or violations occurring or committed on a riverboat or dock, as defined in subsections (d) and (f) of Section 4 of the Riverboat Gambling Act. (Source: P.A. 91-239, eff. 1-1-00; 91-883, eff. 1-1-01; 92-493, eff. 1-1-02.)".

AMENDMENT NO. 2. Amend House Bill 261, on page 69, line 24, after the period, by inserting "If the licensed owner of a riverboat in operation on January 1, 2009 has capital projects of at least

\$45,000,000 that are approved by the Board in calendar years 2006 through 2009 or for which at least \$45,000,000 in expenditures have been made in calendar years 2006 through 2009, then no admissions tax is imposed on admissions to that riverboat."; and

on page 76, immediately below line 2, by inserting the following:

"(a-5) If no admissions tax is imposed on admissions to a riverboat under Section 12, then in addition to any other tax imposed under this Section, a privilege tax of 1% of adjusted gross receipts is imposed on that riverboat, the proceeds of which shall be paid monthly, subject to appropriation by the General Assembly, to the unit of local government that is designated as the home dock of the riverboat upon which those riverboat gambling operations are conducted."

AMENDMENT NO. 3. Amend House Bill 261, on page 33, by replacing lines 19 through 25 with the following:

"(4) Each member of the Board shall receive \$300 for each day the Board meets and for each day the member conducts any hearing pursuant to this Act. Each".

AMENDMENT NO. <u>4</u>. Amend House Bill 261, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 2, on page 1, by replacing lines 6 through 8 with the following: "after January 1, 2006 or for which at least \$45,000,000 in capital expenditures have been made after January 1, 2006, then no admissions tax is imposed on".

The foregoing message from the Senate reporting Senate Amendments numbered 1, 2, 3 and 4 to HOUSE BILL 261 was placed on the Calendar on the order of Concurrence.

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Representative Mautino became the new principal sponsor of SENATE BILL 1938.

With the consent of the affected members, Representative Fritchey was removed as principal sponsor, and Representative Harris became the new principal sponsor of SENATE BILL 1716.

With the consent of the affected members, Representative Connelly was removed as principal sponsor, and Representative Wait became the new principal sponsor of SENATE JOINT RESOLUTION 29.

With the consent of the affected members, Representative Osterman was removed as principal sponsor, and Representative Mautino became the new principal sponsor of SENATE BILL 1335.

With the consent of the affected members, Representative Mautino was removed as principal sponsor, and Representative Currie became the new principal sponsor of SENATE BILL 2252.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 414

Offered by Representative Joyce: Mourns the death of Barbara Wynn Bansley.

HOUSE RESOLUTION 415

Offered by Representative Chapa LaVia:

Congratulates the staff, students, and faculty of the Illinois Mathematics and Science Academy on being named the top school in the nation for science education in a program sponsored by the Intel Foundation.

HOUSE RESOLUTION 419

Offered by Representative Currie:

Mourns the death of Leon Despres, former Chicago alderman.

SENATE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Sacia, SENATE BILL 2095 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, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Eddy, SENATE BILL 2071 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 3)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Reitz, SENATE BILL 2111 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: 112, Yeas; 0, Nays; 1, 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 Reitz, SENATE BILL 2112 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 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 Currie, SENATE BILL 2119 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 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 Currie, SENATE BILL 2125 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: 67, Yeas; 46, Nays; 0, Answering Present.

(ROLL CALL 7)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Black, SENATE BILL 2129 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, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Holbrook, SENATE BILL 2145 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, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Holbrook, SENATE BILL 2150 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 10)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Wait, SENATE BILL 2178 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, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Nekritz, SENATE BILL 2184 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 12)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Kosel, SENATE BILL 2217 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 13)

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 Senger, SENATE BILL 2224 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 14)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Ryg, SENATE BILL 2258 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 15)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Pihos, SENATE BILL 2270 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 16)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Chapa LaVia, SENATE BILL 2272 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 17)

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 Biggins, SENATE BILL 2277 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: 112, Yeas; 2, Nays; 0, Answering Present.

(ROLL CALL 18)

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 Coulson, SENATE BILL 2289 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 19)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Holbrook, SENATE BILL 2338 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 20)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Fritchey, SENATE BILL 38 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: 97, Yeas; 17, Nays; 0, Answering Present.

(ROLL CALL 21)

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

Ordered that the Clerk inform the Senate.

RECALL

At the request of the principal sponsor, Representative William Davis, SENATE BILL 47 was recalled from the order of Third Reading to the order of Second Reading.

SENATE BILL ON SECOND READING

SENATE BILL 47. Having been recalled on May 19, 2009, the same was again taken up. Representative William Davis offered the following amendment and moved its adoption.

AMENDMENT NO. 1 . Amend Senate Bill 47 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Procurement Code is amended by changing Section 20-80 as follows: (30 ILCS 500/20-80)

Sec. 20-80. Contract files.

- (a) Written determinations. All written determinations required under this Article shall be placed in the contract file maintained by the chief procurement officer.
- (b) Filing with Comptroller. Whenever a grant, defined pursuant to accounting standards established by the Comptroller, or a contract liability, except for: (1) contracts paid from personal services, or (2) contracts between the State and its employees to defer compensation in accordance with Article 24 of the Illinois Pension Code, exceeding \$10,000 is incurred by any State agency, a copy of the contract, purchase order, grant, or lease shall be filed with the Comptroller within 15 days thereafter. For each State contract for goods, supplies, or services awarded on or after July 1, 2010, the contracting agency shall provide the

applicable rate and unit of measurement of the goods, supplies, or services on the contract obligation document as required by the Comptroller. If the contract obligation document that is submitted to the Comptroller contains the rate and unit of measurement of the goods, supplies, or services, the Comptroller shall provide that information on his or her official website. Any cancellation or modification to any such contract liability shall be filed with the Comptroller within 15 days of its execution.

- (c) Late filing affidavit. When a contract, purchase order, grant, or lease required to be filed by this Section has not been filed within 30 days of execution, the Comptroller shall refuse to issue a warrant for payment thereunder until the agency files with the Comptroller the contract, purchase order, grant, or lease and an affidavit, signed by the chief executive officer of the agency or his or her designee, setting forth an explanation of why the contract liability was not filed within 30 days of execution. A copy of this affidavit shall be filed with the Auditor General.
- (d) Professional and artistic services contracts. No voucher shall be submitted to the Comptroller for a warrant to be drawn for the payment of money from the State treasury or from other funds held by the State Treasurer on account of any contract for services involving professional or artistic skills involving an expenditure of more than \$5,000 for the same type of service at the same location during any fiscal year unless the contract is reduced to writing before the services are performed and filed with the Comptroller. When a contract for professional or artistic skills in excess of \$5,000 was not reduced to writing before the services were performed, the Comptroller shall refuse to issue a warrant for payment for the services until the State agency files with the Comptroller:
 - (1) a written contract covering the services, and
 - (2) an affidavit, signed by the chief executive officer of the State agency or his or

her designee, stating that the services for which payment is being made were agreed to before commencement of the services and setting forth an explanation of why the contract was not reduced to writing before the services commenced.

A copy of this affidavit shall be filed with the Auditor General. The Comptroller shall maintain professional or artistic service contracts filed under this Section separately from other filed contracts.

(e) Method of source selection. When a contract is filed with the Comptroller under this Section, the Comptroller's file shall identify the method of source selection used in obtaining the contract. (Source: P.A. 90-572, eff. date - See Sec. 99-5; 91-904, eff. 7-6-00.)".

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was again advanced to the order of Third Reading.

SENATE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Golar, SENATE BILL 63 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, 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 Miller, SENATE BILL 69 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 23)

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.

RECALL

At the request of the principal sponsor, Representative Careen Gordon, SENATE BILL 89 was recalled from the order of Third Reading to the order of Second Reading.

SENATE BILL ON SECOND READING

SENATE BILL 89. Having been recalled on May 19, 2009, the same was again taken up. Representative Careen Gordon offered the following amendment and moved its adoption.

AMENDMENT NO. <u>2</u>. Amend Senate Bill 89, AS AMENDED, with reference to page and line numbers of House Amendment No. 1, on page 3, by replacing lines 5 through 8 with the following: "if litigation is or was pending as to its assessed valuation as of January 1, 2003 or thereafter. Other appropriate authorities, which may include".

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was again advanced to the order of Third Reading.

SENATE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Osterman, SENATE BILL 99 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: 78, Yeas; 36, Nays; 1, Answering Present. (ROLL CALL 24)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Burns, SENATE BILL 104 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: 109, Yeas; 7, Nays; 0, Answering Present.
(ROLL CALL 25)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Graham, SENATE BILL 133 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 26)

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 Graham, SENATE BILL 134 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 27)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Mathias, SENATE BILL 148 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: 82, Yeas; 34, Nays; 0, Answering Present. (ROLL CALL 28)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Pihos, SENATE BILL 149 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 29)

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 Beaubien, SENATE BILL 188 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; 1, Answering Present. (ROLL CALL 30)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Bellock, SENATE BILL 209 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 31)

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 Pritchard, SENATE BILL 214 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; 3, Nays; 0, Answering Present.

(ROLL CALL 32)

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 246 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: 61, Yeas; 53, Nays; 1, Answering Present.

(ROLL CALL 33)

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 Biggins, SENATE BILL 271 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 34)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Hoffman, SENATE BILL 266 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: 105, Yeas; 11, Nays; 0, Answering Present.

(ROLL CALL 35)

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 McAsey, SENATE BILL 310 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 36)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Fortner, SENATE BILL 340 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; 1, Nay; 0, Answering Present.

(ROLL CALL 37)

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 Joyce, SENATE BILL 543 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; 1, Answering Present. (ROLL CALL 38)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Senger, SENATE BILL 574 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 39)

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 Hoffman, SENATE BILL 583 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.

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

Ordered that the Clerk inform the Senate.

On motion of Representative Saviano, SENATE BILL 318 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: 108, Yeas; 6, Nays; 2, Answering Present.

(ROLL CALL 41)

(ROLL CALL 40)

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 Black, SENATE BILL 260 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 42)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Black, SENATE BILL 587 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: 100, Yeas; 16, Nays; 0, Answering Present.

(ROLL CALL 43)

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 Mautino, SENATE BILL 2121 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 44)

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

Ordered that the Clerk inform the Senate.

RECALL

At the request of the principal sponsor, Representative Riley, SENATE BILL 206 was recalled from the order of Third Reading to the order of Second Reading.

SENATE BILL ON SECOND READING

SENATE BILL 206. Having been recalled on May 19, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Riley offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend Senate Bill 206 on page 1, in line 18, by inserting after the period the following:

"The Department of Central Management Services shall provide administrative support to the Task Force.".

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was again advanced to the order of Third Reading.

SENATE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Riley, SENATE BILL 206 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 45)

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 Howard, SENATE BILL 613 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: 112, Yeas; 4, Nays; 0, Answering Present.

(ROLL CALL 46)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Lang, SENATE BILL 1282 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 47)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Fritchey, SENATE BILL 1390 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 48)

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 Burke, SENATE BILL 1408 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 49)

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 Tracy, SENATE BILL 1379 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: 82, Yeas; 33, Nays; 0, Answering Present.

(ROLL CALL 50)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Colvin, SENATE BILL 1412 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 51)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Burke, SENATE BILL 1444 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 52)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Colvin, SENATE BILL 1448 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 53)

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 Zalewski, SENATE BILL 1493 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 54)

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 Pihos, SENATE BILL 1508 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 55)

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 Phelps, SENATE BILL 1510 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 56)

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

Ordered that the Clerk inform the Senate.

SENATE BILLS ON SECOND READING

SENATE BILL 80. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Elections & Campaign Reform, adopted and reproduced:

AMENDMENT NO. 1 . Amend Senate Bill 80 by replacing everything after the enacting clause with the following:

"Section 5. The Election Code is amended by changing Section 10-3 as follows: (10 ILCS 5/10-3) (from Ch. 46, par. 10-3)

Sec. 10-3. Nomination of independent candidates (not candidates of any political party), for any office to be filled by the voters of the State at large may also be made by nomination papers signed in the aggregate for each candidate by 1% of the number of voters who voted in the next preceding Statewide general election or 25,000 qualified voters of the State, whichever is less. Nominations of independent candidates for public office within any district or political subdivision less than the State, except independent candidates for offices to be elected pursuant to the Illinois Municipal Code, may be made by nomination papers signed in the aggregate for each candidate by qualified voters of such district, or political subdivision, equaling not less than 5%, nor more than 8% (or 50 more than the minimum, whichever is greater) of the number of persons, who voted at the next preceding regular election in such district or political subdivision in which such district or political subdivision voted as a unit for the election of officers to serve its respective territorial area. Nominations of independent candidates for offices to be elected pursuant to the Illinois Municipal Code may be made by nomination papers signed in the aggregate for each candidate by qualified voters of the municipality or municipal subdivision equaling not less than 5% of the number of persons who voted at the next preceding consolidated election at which the voters of that municipality or municipal subdivision elected its officers. However, whenever the minimum signature requirement for an independent candidate petition for a district or political subdivision office shall exceed the minimum number of signatures for an independent candidate petition for an office to be filled by the voters of the State at large at the next preceding State-wide general election, such State-wide petition signature requirement shall be the minimum for an independent candidate petition for such district or political subdivision office. For the first election following a redistricting of congressional districts, nomination papers for an independent candidate for congressman shall be signed by at least 5,000 qualified voters of the congressional district. For the first election following a redistricting of legislative districts, nomination papers for an independent candidate for State Senator in the General Assembly shall be signed by at least 3,000 qualified voters of the legislative district. For the first election following a redistricting of representative districts, nomination papers for an independent candidate for State Representative in the General Assembly shall be signed by at least 1,500 qualified voters of the representative district. For the first election following redistricting of county board districts, or of municipal wards or districts, or for the first election following the initial establishment of such districts or wards in a county or municipality, nomination papers for an independent candidate for county board member, or for alderman or trustee of such municipality, shall be signed by qualified voters of the district or ward equal to not less than 5% nor more than 8% (or 50 more than the minimum, whichever is greater) of the total number of votes cast at the preceding general or general municipal election, as the case may be, for the county or municipal office voted on throughout such county or municipality for which the greatest total number of votes were cast for all candidates, divided by the number of districts or wards, but in any event not less than 25 qualified voters of the district or ward. Each voter signing a nomination paper shall add to his signature his place of residence, and each voter may subscribe to one nomination for such office to be filled, and no more: Provided that the name of any candidate whose name may appear in any other place upon the ballot shall not be so added by petition for the same office.

The person circulating the petition, or the candidate on whose behalf the petition is circulated, may strike any signature from the petition, provided that;

- (1) the person striking the signature shall initial the petition at the place where the signature is struck; and
- (2) the person striking the signature shall sign a certification listing the page number and line number of each signature struck from the petition. Such certification shall be filed as a part of the petition.
- (3) the persons striking signatures from the petition shall each sign an additional certificate specifying the number of certification pages listing stricken signatures which are attached to the petition and the page numbers indicated on such certifications. The certificate shall be filed as a part of the petition, shall be numbered, and shall be attached immediately following the last page of voters' signatures and before the certifications of stricken signatures.
- (4) all of the foregoing requirements shall be necessary to effect a valid striking of any signature. The provisions of this Section authorizing the striking of signatures shall not impose any criminal liability on any person so authorized for signatures which may be fraudulent.

In the case of the offices of Governor and Lieutenant Governor a joint petition including one candidate for each of those offices must be filed.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at the primary election, is ineligible to be placed on the ballot as an independent candidate for election in that general or consolidated election.

A candidate seeking election to an office for which candidates of political parties are nominated by caucus who is a participant in the caucus and who is defeated for his or her nomination at such caucus, is ineligible to be listed on the ballot at that general or consolidated election as an independent candidate. (Source: P.A. 95-699, eff. 11-9-07.)".

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 138. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Infrastructure, adopted and reproduced:

AMENDMENT NO. <u>1</u>. Amend Senate Bill 138 on page 2, in line 26, by inserting after the comma the following: "qualified by an apprentice program certified by the Bureau of Apprentice Training,".

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 290. Having been recalled on May 12, 2009, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

At the request of the principal sponsor, Representative Reitz, SENATE BILL 290 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

SENATE BILLS ON SECOND READING

SENATE BILL 577. Having been read by title a second time on May 12, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Nekritz offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend Senate Bill 577 by replacing everything after the enacting clause with the following:

"Section 5. The Regional Transportation Authority Act is amended by adding Section 3B.09b as follows:

(70 ILCS 3615/3B.09b new)

Sec. 3B.09b. Payment of fares by credit card.

- (a) By February 28, 2010, the Commuter Rail Board shall allow passengers to purchase fares by credit card (i) through an Internet website operated by the Board, (ii) at its LaSalle Street Station, Union Station, Ogilvie Transportation Center, and Millenium Station, (iii) at stations with agents, and (iv) from vending machines capable of providing fares by credit card at the 14 largest stations on the Metra Electric Line.
- (b) The Board may not require a passenger who chooses to purchase a fare by credit card to pay an additional fee.

Section 90. The State Mandates Act is amended by adding Section 8.33 as follows:

(30 ILCS 805/8.33 new)

Sec. 8.33. Exempt mandate. Notwithstanding Sections 6 and 8 of this Act, no reimbursement by the State is required for the implementation of any mandate created by this amendatory Act of the 96th General Assembly."

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was again advanced to the order of Third Reading.

SENATE BILL 1267. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Executive, adopted and reproduced:

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 1267 by replacing everything after the enacting clause with the following:

"Section 5. The Pyrotechnic Distributor and Operator Licensing Act is amended by changing Sections 5, 10, 30, 35, 50, 57, 60, 90 and by adding Sections 95 and 97 as follows: (225 ILCS 227/5)

Sec. 5. Definitions. In this Act:

"1.3G fireworks" means fireworks that are used for professional outdoor displays and classified as fireworks UN0333, UN0334, or UN0335 by the United States Department of Transportation under 49 C.F.R. 172.101.

"BATFE" means the federal Bureau of Alcohol, Tobacco, and Firearms and Explosives Enforcement.

"Consumer fireworks" means fireworks that must comply with the construction, chemical composition, and labeling regulations of the U.S. Consumer Products Safety Commission, as set forth in 16 C.F.R. Parts 1500 and 1507, and classified as fireworks UN0336 or UN0337 by the United States Department of Transportation under 49 C.F.R. 172.101. "Consumer fireworks" does not include a substance or article exempted under the Pyrotechnic Fireworks Use Act.

"Display fireworks" means 1.3G explosive or special effects fireworks.

"Facility" means an area being used for the conducting of a pyrotechnic display business, but does not include residential premises except for the portion of any residential premises that is actually used in the conduct of a pyrotechnic display business.

"Flame effect" means the detonation, ignition, or deflagration of flammable gases, liquids, or special materials to produce a thermal, physical, visual, or audible effect before the public, invitees, or licensees, regardless of whether admission is charged in accordance with NFPA 160.

"Lead pyrotechnic operator" means the individual with overall responsibility for the safety, setup, discharge, and supervision of a pyrotechnic display or pyrotechnic service.

"Office" means Office of the State Fire Marshal.

"Person" means an individual, firm, corporation, association, partnership, company, consortium, joint venture, commercial entity, state, municipality, or political subdivision of a state or any agency, department, or instrumentality of the United States and any officer, agent, or employee of these entities.

"Production company" means any person in the film, digital and video media, television, commercial, and theatrical stage industry who provides pyrotechnic services or pyrotechnic display services as part of a film, digital and video media, television, commercial, or theatrical production in the State of Illinois.

"Pyrotechnic display" or "display" means the detonation, ignition, or deflagration of display fireworks or flame effects to produce a visual or audible effect of an exhibitional nature before the public, invitees, or licensees, regardless of whether admission is charged.

"Pyrotechnic distributor" means any person, company, association, group of persons, or corporation who distributes display fireworks for sale in the State of Illinois or provides them as part of a pyrotechnic display service in the State of Illinois or provides only pyrotechnic services.

"Pyrotechnic service" means the detonation, ignition, or deflagration of display fireworks, special effects, or flame effects to produce a visual or audible effect.

"Special effects fireworks" means pyrotechnic devices used for special effects by professionals in the performing arts in conjunction with theatrical, musical, or other productions that are similar to consumer fireworks in chemical compositions and construction, but are not intended for consumer use and are not labeled as such or identified as "intended for indoor use". "Special effects fireworks" are classified as fireworks UN0431 or UN0432 by the United States Department of Transportation under 49 C.F.R. 172.101.

(Source: P.A. 94-385, eff. 7-29-05; 94-658, eff. 1-1-06; 95-331, eff. 8-21-07.) (225 ILCS 227/10)

Sec. 10. License; enforcement. No person may act as a pyrotechnic distributor, production company, or lead pyrotechnic operator, or advertise or use any title implying that the person is a pyrotechnic distributor, production company, or lead pyrotechnic operator, unless licensed by the Office under this Act. An out-of-state person hired for or engaged in <u>pyrotechnic services or</u> a pyrotechnic display must <u>be employed</u> by a licensed have a pyrotechnic distributor or licensed production company and hold a lead pyrotechnic operator license issued by the Office. No pyrotechnic services or pyrotechnic display shall be conducted without a person licensed under this Act as a lead pyrotechnic operator supervising the display. The State Fire Marshal, in the name of the People, through the Attorney General, the State's Attorney of any county, any resident of the State, or any legal entity within the State may apply for injunctive relief in any court to enjoin any person who has not been issued a license or whose license has been suspended, revoked, or not renewed, from practicing a licensed activity. Upon filing a verified petition in court, the court, if satisfied by affidavit, or otherwise, that the person is or has been practicing in violation of this Act, may enter a temporary restraining order or preliminary injunction, without bond, enjoining the defendant from further unlicensed activity. A copy of the verified complaint shall be served upon the defendant and the proceedings are to be conducted as in other civil cases. The court may enter a judgment permanently enjoining a defendant from further unlicensed activity if it is established that the defendant has been or is practicing in violation of this Act. In case of violation of any injunctive order or judgment entered under this Section, the court may summarily try and punish the offender for contempt of court. Injunctive proceedings are in addition to all penalties and other remedies in this Act.

(Source: P.A. 93-263, eff. 7-22-03; 94-385, eff. 7-29-05.) (225 ILCS 227/30)

Sec. 30. Rules. The State Fire Marshal shall adopt all rules necessary to carry out its responsibilities under this Act including rules requiring the training, examination, and licensing of <u>production company</u>, pyrotechnic distributors and lead pyrotechnic operators. The rules of the State Fire Marshal shall be based upon nationally recognized standards such as those of the National Fire Protection Association (NFPA) 1123 guidelines for outdoor displays, NFPA 1126 for proximate audience displays, and NFPA 160 for flame effect displays <u>and NFPA 140 for motion picture and television production studio soundstages</u>, approved production facilities, and production locations. The State Fire Marshal shall conduct the training and examination of pyrotechnic operators and pyrotechnic distributors or may delegate the responsibility to

train and examine pyrotechnic distributors and operators to the Department of Natural Resources. (Source: P.A. 93-263, eff. 7-22-03; 94-385, eff. 7-29-05.)

(225 ILCS 227/35)

Sec. 35. Licensure requirements and fees.

- (a) Each application for a license to practice under this Act shall be in writing and signed by the applicant on forms provided by the Office.
- (b) After January 1, 2006, all pyrotechnic displays, both indoor and outdoor, must comply with the requirements set forth in this Act.
- (c) After January 1, 2006, no person may engage in pyrotechnic distribution without first applying for and obtaining a license from the Office. Applicants for a license must submit to the Office the following:
- (1) A current BATFE license <u>for the type of pyrotechnic service or pyrotechnic display service</u> provided for distribution of display fireworks.
 - (2) Proof of \$1,000,000 in product liability insurance.
 - (3) Proof of \$1,000,000 in general liability insurance.
 - (4) Proof of Illinois Workers' Worker's Compensation Insurance.
 - (5) A license fee set by the Office.
 - (6) Proof of a current United States Department of Transportation (DOT) Identification Number.
 - (7) Proof of a current USDOT Hazardous Materials Registration Number.
 - (8) Proof of having the requisite knowledge, either through training, examination, or continuing education, as established by Office rule.
- (c-3) After January 1, 2010, no production company may provide pyrotechnic services as part of any production without either (i) obtaining a production company license from the Office under which all pyrotechnic services are performed by a licensed lead pyrotechnic operator or (ii) hiring a pyrotechnic distributor licensed in accordance with this Act to perform the pyrotechnic services. Applicants for a production company license must submit to the Office the following:
 - (1) Proof of \$1,000,000 in products liability insurance.
 - (2) Proof of \$1,000,000 in general liability insurance.
 - (3) Proof of Illinois Workers' Compensation Insurance.
 - (4) A license fee set by the Office.
 - (5) Proof of a current USDOT Identification Number.
 - (6) Proof of a current USDOT Hazardous Materials Registration Number.
- (7) Identification of the licensed lead pyrotechnic operator being employed by the production company.

The insurer shall not cancel the insured's coverage or remove an additional insured from the policy coverage without notifying the Office in writing at least 15 days before cancellation.

(c-5) After January 1, 2006, no individual may act as a lead operator in a pyrotechnic display without first applying for and obtaining a lead pyrotechnic operator's license from the Office. The Office shall establish separate licenses for lead pyrotechnic operators for indoor and outdoor pyrotechnic displays. Applicants for a license must:

- (1) Pay the fees set by the Office.
- (2) Have the requisite training or continuing education as established in the Office's rules.
- (3) (Blank).
- (d) A person is qualified to receive a license under this Act if the person meets all of the following minimum requirements:
 - (1) Is at least 21 years of age.
 - (2) Has not willfully violated any provisions of this Act.
 - (3) Has not made any material misstatement or knowingly withheld information in connection with any original or renewal application.
 - (4) Has not been declared incompetent by any competent court by reasons of mental or physical defect or disease unless a court has since declared the person competent.
 - (5) Does not have an addiction to or dependency on alcohol or drugs that is likely to endanger the public at a pyrotechnic display.
 - (6) Has not been convicted in any jurisdiction of any felony within the prior 5 years.
 - (7) Is not a fugitive from justice.
 - (8) Has, or has applied for, a BATFE explosives license or a Letter of

Clearance from the BATFE.

- (9) If a lead pyrotechnic operator is employed by a political subdivision of the State or by a licensed production company, he or she shall have a BATFE license for the pyrotechnic services or pyrotechnic display services provided.
- (10) If a production company has not provided proof of a current USDOT Identification Number and a current USDOT Hazardous Materials Registration Number, as required by paragraphs (5) and (6) of subsection (c-3) of this Section, then the lead pyrotechnic operator which it employs shall provide such proof to the Office.
- (e) A person is qualified to assist a lead operator if the person meets all of the following minimum requirements:
 - (1) Is at least 18 years of age.
 - (2) Has not willfully violated any provision of this Act.
 - (3) Has not been declared incompetent by any competent court by reasons of mental or physical defect or disease unless a court has since declared the person competent.
 - (4) Does not have an addiction to or dependency on alcohol or drugs that is likely to endanger the public at a pyrotechnic display.
 - (5) Has not been convicted in any jurisdiction of any felony within the prior 5 years.
 - (6) Is not a fugitive from justice.
- (7) Is employed as an employee of the licensed pyrotechnic distributor or the licensed production company.
- (8) Has been registered with the Office by the licensed distributor or the licensed production company on a form provided by the Office prior to the time when the assistant begins work as an employee on the pyrotechnic display or pyrotechnic service.

(Source: P.A. 93-263, eff. 7-22-03; 94-385, eff. 7-29-05.)

(225 ILCS 227/50)

Sec. 50. Issuance of license; renewal; fees nonrefundable.

- (a) The Office, upon the applicant's satisfactory completion of the requirements imposed under this Act and upon receipt of the requisite fees, shall issue the appropriate license showing the name, address, and photograph of the licensee and the dates of issuance and expiration. The license shall include the name of the pyrotechnic distributor or production company employing the lead pyrotechnic operator. A lead pyrotechnic operator is required to have a separate license for each pyrotechnic distributor or production company who employs the lead pyrotechnic operator.
- (b) Each licensee may apply for renewal of his or her license upon payment of the applicable fees. The expiration date and renewal period for each license issued under this Act shall be set by rule. Failure to renew within 60 days of the expiration date results in lapse of the license. A lapsed license may not be reinstated until a written application is filed, the renewal fee is paid, and the reinstatement fee established by the Office is paid. Renewal and reinstatement fees shall be waived for persons who did not renew while on active duty in the military and who file for renewal or restoration within one year after discharge from the service. A lapsed license may not be reinstated after 5 years have elapsed except upon passing an examination to determine fitness to have the license restored and by paying the required fees.
 - (c) All fees paid under this Act are nonrefundable.
- (d) A production company licensed under this Act shall pay all applicable licensing fees for each lead pyrotechnic operator it employs.

(Source: P.A. 93-263, eff. 7-22-03; 94-385, eff. 7-29-05.)

(225 ILCS 227/57)

Sec. 57. Training; additional lead pyrotechnic operators. No pyrotechnic distributor or production company shall allow any person in the pyrotechnic distributor's or production company's employ to act as a lead pyrotechnic operator until the person has obtained a lead pyrotechnic operator's license from the Office. Nothing in this Section shall prevent an assistant from acting as a lead pyrotechnic operator under the direct supervision of a licensed lead pyrotechnic operator for training purposes.

(Source: P.A. 94-385, eff. 7-29-05.)

(225 ILCS 227/60)

Sec. 60. Conditions of renewal; change of address; duplicate license; inspection.

- (a) As a condition of renewal of a license, the Office may require the licensee to report information pertaining to the person's practice in relation to this Act that the Office determines to be in the interest of public safety.
 - (b) A licensee shall report a change in home or office address within 10 days of the change.

- (c) The licensee shall carry his or her license at all times when engaging in <u>a pyrotechnic service or</u> pyrotechnic display activity.
- (d) If a license or certificate is lost, a duplicate shall be issued upon payment of the required fee to be established by the Office. If a licensee wishes to change his or her name, the Office shall issue a license in the new name upon satisfactory proof that the change of name was done in accordance with law and upon payment of the required fee.
- (e) Each licensee shall permit his or her facilities to be inspected by representatives of the Office for the purpose of administering this Act.

(Source: P.A. 93-263, eff. 7-22-03.)

(225 ILCS 227/90)

Sec. 90. Penalties. Any natural person who violates any of the following provisions is guilty of a Class A misdemeanor for the first offense and a corporation or other entity that violates any of the following provision commits a business offense punishable by a fine not to exceed \$5,000; a second or subsequent offense in violation of any Section of this Act, including this Section, is a Class 4 felony if committed by a natural person, or a business offense punishable by a fine of up to \$10,000 if committed by a corporation or other business entity:

- (1) Practicing or attempting to practice as a pyrotechnic distributor <u>or production company</u>, or lead pyrotechnic operator without a license:
- (2) Obtaining or attempting to obtain a license, practice or business, or any other thing of value by fraudulent representation;
- (3) Permitting, directing, or authorizing any person in one's employ or under one's direction or supervision to work or serve as a licensee if that individual does not possess an appropriate valid license.

Whenever any person is punished as a repeat offender under this Section, the Office may proceed to obtain a permanent injunction against the person under Section 10. If any person in making any oath or affidavit required by this Act swears falsely, the person is guilty of perjury and upon conviction may be punished accordingly.

(Source: P.A. 93-263, eff. 7-22-03; 94-385, eff. 7-29-05.)

(225 ILCS 227/95 new)

Sec. 95. Display Reports. A lead pyrotechnic operator shall file an Illinois Display Report, which shall include the names and signatures of all lead pyrotechnic operators and assistants participating in the pyrotechnic display or pyrotechnic service and the name, department, and signature of the fire protection jurisdiction, with the Office within 30 days following any pyrotechnic display or pyrotechnic service.

(225 ILCS 227/97 new)

(Section scheduled to be repealed on July 1, 2011)

Sec. 97. Music Entertainment Pyrotechnics Task Force. The Music Entertainment Pyrotechnics Task Force (Task Force) is established for the purposes of studying the provision of pyrotechnic displays and pyrotechnic services in the indoor and outdoor music entertainment industry in the State of Illinois, reviewing present recommendations solely related to who can provide pyrotechnic displays and pyrotechnic services for the music entertainment industry in the State of Illinois, and recommending any changes that may be necessary to the Pyrotechnic Distributor and Operator Licensing Act to the House of Representatives. The Task Force shall consist of 5 members. The Speaker of the House of Representatives and the Minority Leader of the House of Representatives shall each appoint 2 members to the Task Force. The Office of the State Fire Marshal shall appoint one member to the Task Force. The members shall serve without compensation. The Task Force shall meet as necessary. The Office of the State Fire Marshal shall provide all staffing and administrative support for the administration of the Task Force. The Task Force shall report its findings and recommendations to the House of Representatives by filing copies of its report with the Clerk of the House of Representatives no later than January 1, 2011. Upon filing its report, the Task Force is dissolved. This Section is repealed on July 1, 2011.

Section 10. The Fireworks Use Act is amended by changing Sections 0.01, 1, 2.1, and 4.1 as follows: (425 ILCS 35/0.01) (from Ch. 127 1/2, par. 126.9)

Sec. 0.01. Short title. This Act may be cited as the <u>Pyrotechnic Fireworks</u> Use Act. (Source: P.A. 86-1324.)

(425 ILCS 35/1) (from Ch. 127 1/2, par. 127)

Sec. 1. Definitions. As used in this Act, the following words shall have the following meanings:

"1.3G fireworks" means those fireworks used for professional outdoor displays and classified as fireworks UN0333, UN0334, or UN0335 by the United States Department of Transportation under 49

C.F.R. 172.101.

"Consumer distributor" means any person who distributes, offers for sale, sells, or exchanges for consideration consumer fireworks in Illinois to another distributor or directly to any retailer or person for resale.

"Consumer fireworks" means those fireworks that must comply with the construction, chemical composition, and labeling regulations of the U.S. Consumer Products Safety Commission, as set forth in 16 C.F.R. Parts 1500 and 1507, and classified as fireworks UN0336 or UN0337 by the United States Department of Transportation under 49 C.F.R. 172.101. "Consumer fireworks" shall not include snake or glow worm pellets; smoke devices; trick noisemakers known as "party poppers", "booby traps", "snappers", "trick matches", "cigarette loads", and "auto burglar alarms"; sparklers; toy pistols, toy canes, toy guns, or other devices in which paper or plastic caps containing twenty-five hundredths grains or less of explosive compound are used, provided they are so constructed that the hand cannot come in contact with the cap when in place for the explosion; and toy pistol paper or plastic caps that contain less than twenty hundredths grains of explosive mixture; the sale and use of which shall be permitted at all times.

"Consumer fireworks display" or "consumer display" means the detonation, ignition, or deflagration of consumer fireworks to produce a visual or audible effect.

"Consumer operator" means an adult individual who is responsible for the safety, setup, and discharge of the consumer fireworks display and who has completed the training required in Section 2.2 of this Act.

"Consumer retailer" means any person who offers for sale, sells, or exchanges for consideration consumer fireworks in Illinois directly to any person with a consumer display permit.

"Display fireworks" means 1.3G or special effects fireworks or as further defined in the Pyrotechnic Distributor and Operator Licensing Act.

"Flame effect" means the detonation, ignition, or deflagration of flammable gases, liquids, or special materials to produce a thermal, physical, visual, or audible effect before the public, invitees, or licensees, regardless of whether admission is charged, in accordance with National Fire Protection Association 160 guidelines, and as may be further defined in the Pyrotechnic Distributor and Operator Licensing Act.

"Lead pyrotechnic operator" means an individual who is responsible for the safety, setup, and discharge of the pyrotechnic display or pyrotechnic service and who is licensed pursuant to the Pyrotechnic Distributor and Operator Licensing Act.

"Person" means an individual, firm, corporation, association, partnership, company, consortium, joint venture, or commercial entity, <u>municipality</u>, or <u>political subdivision of a state or any agency, department, or instrumentality of the United States and any officer, agent, or employee of these entities.</u>

"Production company" means any person in the film, digital and video media, television, commercial, and theatrical stage industry who provides pyrotechnic services or pyrotechnic display services as part of a film, digital and video media, television, commercial, or theatrical production in the State of Illinois and licensed by the Office pursuant to the Pyrotechnic Distributor and Operator Licensing Act.

"Pyrotechnic display" means the detonation, ignition, or deflagration of display fireworks or flame effects to produce visual or audible effects of a exhibitional nature before the public, invitees, or licensees, regardless of whether admission is charged, and as may be further defined in the Pyrotechnic Distributor and Operator Licensing Act.

"Pyrotechnic distributor" means any person who distributes display fireworks for sale in the State of Illinois or provides them as part of a pyrotechnic display service in the State of Illinois or provides only pyrotechnic services and licensed by the Office pursuant to the Pyrotechnic Distributor and Operator Licensing Act.

"Pyrotechnic service" means the detonation, ignition or deflagration of display fireworks, special effects or flame effects to produce a visual or audible effect.

"Special effects fireworks" means pyrotechnic devices used for special effects by professionals in the performing arts in conjunction with theatrical, musical, or other productions that are similar to consumer fireworks in chemical compositions and construction, but are not intended for consumer use and are not labeled as such or identified as "intended for indoor use". "Special effects fireworks" are classified as fireworks UN0431 or UN0432 by the United States Department of Transportation under 49 C.F.R. 172.101.

(Source: P.A. 94-658, eff. 1-1-06; 95-331, eff. 8-21-07.) (425 ILCS 35/2.1)

Sec. 2.1. Pyrotechnic displays <u>or pyrotechnic service</u>. Each pyrotechnic display shall be conducted by a licensed lead pyrotechnic operator <u>employed by a licensed pyrotechnic distributor or a licensed production</u> company. Applications for a pyrotechnic display permit shall be made in writing at least 15 days in

advance of the date of the pyrotechnic display <u>or pyrotechnic service</u>, unless agreed to otherwise by the local jurisdiction issuing the permit and the fire chief of the jurisdiction in which the display <u>or pyrotechnic service</u> will occur. After a permit has been granted, sales, possession, use, and distribution of display fireworks for the display shall be lawful for that purpose only. No permit granted hereunder shall be transferable.

Pyrotechnic display permits may be granted hereunder to any adult individual applying therefor. No permit shall be required under the provisions of this Act for supervised public displays by State or County fair associations.

The applicant seeking the pyrotechnic display permit must provide proof of liability insurance in a sum not less than \$1,000,000 to the local governmental entity issuing the permit.

A permit shall be issued only after the chief of the fire department providing fire protection coverage to the area of display <u>or pyrotechnic service</u>, or his or her designee, has inspected the site and determined that the display <u>or pyrotechnic service</u> can be performed in full compliance with the rules adopted by the State Fire Marshal and that the display <u>or pyrotechnic service</u> shall not be hazardous to property or endanger any person or persons. Nothing in this Section shall prohibit the issuer of a permit from adopting more stringent rules.

All indoor pyrotechnic displays <u>and pyrotechnic services</u> shall be conducted in buildings protected by automatic sprinkler systems and meeting the requirements of rules adopted by the State Fire Marshal pursuant to this Act. At the time an individual applies for an indoor pyrotechnic display permit from the <u>local jurisdiction</u>, written notice of the permit application and the indoor display information shall be made in writing at least 15 days in advance of the date of the pyrotechnic display or pyrotechnic service to the Office, unless agreed to otherwise by the Office.

Permits shall be signed by the chief of the fire department providing fire protection to the area of display or pyrotechnic service, or his or her designee, and must identify the <u>licensed pyrotechnic distributor or licensed production company and the</u> lead pyrotechnic operator.

(Source: P.A. 94-658, eff. 1-1-06.)

(425 ILCS 35/4.1) (from Ch. 127 1/2, par. 130.1)

Sec. 4.1. The State Fire Marshal may adopt necessary rules and regulations for the administration of this Act which shall be based upon nationally recognized standards such as those of the National Fire Protection Association (NFPA) 1123 guidelines for outdoor displays, NFPA 1126 guidelines for proximate audience displays, and NFPA 160 guidelines for flame effects and NFPA 140 for motion picture and television production studio soundstages, approved production facilities, and production locations. The State Fire Marshal is authorized to adopt rules that establish audience proximity distances for consumer display fireworks.

The Office of the State Fire Marshal shall maintain a list of approved consumer fireworks and update the list annually or as new consumer fireworks items are submitted to the Office by consumer distributors.

All applications, permits, and site inspection records shall be on forms approved by the State Fire Marshal.

(Source: P.A. 94-658, eff. 1-1-06.)".

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 1268. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Executive, adopted and reproduced:

AMENDMENT NO. 1 . Amend Senate Bill 1268 on page 2, by replacing lines 6 through 17 with the following:

"due to theft of the rental motor vehicle up to \$2,000; provided, however, that if it is established that the renter or an authorized driver failed to exercise ordinary care while in possession of the vehicle or that the renter or an authorized driver committed or aided and abetted the commission of the theft, then the damages shall be the actual and reasonable costs of the rental vehicle up to its fair market value, as determined by the customary market for the sale of that vehicle."

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 1348. Having been reproduced, was taken up and read by title a second time. Representative Dunkin offered the following amendment and moved its adoption:

AMENDMENT NO. 1 . Amend Senate Bill 1348 on page 1, by replacing line 6 with the following: "3, 5, and 8 as follows:

(210 ILCS 135/3) (from Ch. 91 1/2, par. 1703)

Sec. 3. As used in this Act, unless the context requires otherwise:

- (a) "Applicant" means a person, group of persons, association, partnership or corporation that applies for a license as a community mental health or developmental services agency under this Act.
- (b) "Community mental health or developmental services agency" or "agency" means a public or private agency, association, partnership, corporation or organization which, pursuant to this Act, certifies community-integrated living arrangements for persons with mental illness or persons with a developmental disability.
- (c) "Department" means the Department of Human Services (as successor to the Department of Mental Health and Developmental Disabilities).
- (d) "Community-integrated living arrangement" means a living arrangement certified by a community mental health or developmental services agency under this Act where 8 or fewer recipients with mental illness or recipients with a developmental disability who reside under the supervision of the agency. Examples of community integrated living arrangements include but are not limited to the following:
 - (1) "Adult foster care", a living arrangement for recipients in residences of families unrelated to them, for the purpose of providing family care for the recipients on a full-time basis;
 - (2) "Assisted residential care", an independent living arrangement where recipients are intermittently supervised by off-site staff;
 - (3) "Crisis residential care", a non-medical living arrangement where recipients in need of non-medical, crisis services are supervised by on-site staff 24 hours a day;
 - (4) "Home individual programs", living arrangements for 2 unrelated adults outside the family home;
 - (5) "Supported residential care", a living arrangement where recipients are supervised by on-site staff and such supervision is provided less than 24 hours a day;
 - (6) "Community residential alternatives", as defined in the Community Residential Alternatives Licensing Act; and
 - (7) "Special needs trust-supported residential care", a living arrangement where recipients are supervised by on-site staff and that supervision is provided 24 hours per day or less, as dictated by the needs of the recipients, and determined by service providers. As used in this item (7), "special needs trust" means a trust for the benefit of a disabled beneficiary as described in Section 15.1 of the Trusts and Trustees Act.
- (e) "Recipient" means a person who has received, is receiving, or is in need of treatment or habilitation as those terms are defined in the Mental Health and Developmental Disabilities Code.
- (f) "Unrelated" means that persons residing together in programs or placements certified by a community mental health or developmental services agency under this Act do not have any of the following relationships by blood, marriage or adoption: parent, son, daughter, brother, sister, grandparent, uncle, aunt, nephew, niece, great grandparent, great uncle, great aunt, stepbrother, stepsister, stepson, stepdaughter, stepparent or first cousin.
- (g) "Investigation" means a process that includes determination of facts and an assessment of their significance in relation to the provisions of this Act.

(Source: P.A. 93-274, eff. 1-1-04.)"; and

on page 1, between lines 16 and 17, by inserting the following:

- "(a-5) The Department shall adopt rules for identifying and addressing complaints that are nuisance, crank, or frivolous.
- (a-10) The Department shall prioritize and address complaints according to the potential non-compliance with the provisions of this Act, as necessary to manage within existing resources."

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILL 1422.

SENATE BILL 1477. Having been reproduced, was taken up and read by title a second time.

The following amendment was offered in the Committee on Revenue & Finance, adopted and reproduced:

AMENDMENT NO. 1. Amend Senate Bill 1477 by replacing everything after the enacting clause with the following:

"Section 5. "AN ACT concerning local government", approved January 26, 2009, (Public Act 95-1028) is amended by adding Section 999 as follows:

(P.A. 95-1028, Sec. 999 new)

Sec. 999. Effective date. This Act (Public Act 95-1028) takes effect on the effective date of this amendatory Act of the 96th General Assembly.

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

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILL 1587.

SENATE BILL 1682. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Executive, adopted and reproduced:

AMENDMENT NO. 1. Amend Senate Bill 1682 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Funeral or Burial Funds Act is amended by changing Sections 1, 1a, 1a-1, 1b, 2, 3, 4, 4a, 5, and 8.1 and by adding Section 1a-2 as follows:

(225 ILCS 45/1) (from Ch. 111 1/2, par. 73.101)

Sec. 1. Payment under pre-need contract. Except as otherwise provided in this Section, all sales proceeds paid to any person, partnership, association or corporation with respect to merchandise or services covered by this Act, upon any agreement or contract, or any series or combination of agreements or contracts, which has for a purpose the furnishing or performance of funeral services, or the furnishing or delivery of any personal property, merchandise, or services of any nature in connection with the final disposition of a dead human body, including, but not limited to, outer burial containers, urns, combination casket-vault units, caskets and clothing, for future use at a time determinable by the death of the person or persons whose body or bodies are to be so disposed of, shall be held to be trust funds, and shall be placed in trust in accordance with Sections 1b and 2, or shall be used to purchase life insurance or annuities in accordance with Section 2a. The person, partnership, association or corporation receiving said payments under a pre-need contract is hereby declared to be a trustee thereof until deposits of funds are made in accordance with Section 1b or 2a of this Act. Persons holding less than \$500,000 in trust funds may continue to act as the trustee after the funds are deposited in accordance with subsection (d) of Section 1b.

Nothing in this Act shall be construed to prohibit the inclusion of outer burial containers in sales contracts under the Illinois Pre-Need Cemetery Sales Act.

(Source: P.A. 91-7, eff. 1-1-2000.)

(225 ILCS 45/1a) (from Ch. 111 1/2, par. 73.101a)

Sec. 1a. For the purposes of this Act, the following terms shall have the meanings specified, unless the

context clearly requires another meaning:

"Beneficiary" means the person specified in the pre-need contract upon whose death funeral services or merchandise shall be provided or delivered.

"Licensee" means a seller of a pre-need contract who has been licensed by the Comptroller under this Act

"Outer burial container" means any container made of concrete, steel, wood, fiberglass or similar material, used solely at the interment site, and designed and used exclusively to surround or enclose a separate casket and to support the earth above such casket, commonly known as a burial vault, grave box or grave liner, but not including a lawn crypt as defined in the Illinois Pre-need Cemetery Sales Act.

"Parent company" means a corporation owning more than 12 cemeteries or funeral homes in more than one state.

"Person" means any person, partnership, association, corporation, or other entity.

"Pre-need contract" means any agreement or contract, or any series or combination of agreements or contracts, whether funded by trust deposits or life insurance policies or annuities, which has for a purpose the furnishing or performance of funeral services or the furnishing or delivery of any personal property, merchandise, or services of any nature in connection with the final disposition of a dead human body. Nothing in this Act is intended to regulate the content of a life insurance policy or a tax-deferred annuity.

"Provider" means a person who is obligated for furnishing or performing funeral services or the furnishing or delivery of any personal property, merchandise, or services of any nature in connection with the final disposition of a dead human body.

"Purchaser" means the person who originally paid the money under or in connection with a pre-need contract.

"Sales proceeds" means the entire amount paid to a seller, exclusive of sales taxes paid by the seller, finance charges paid by the purchaser, and credit life, accident or disability insurance premiums, upon any agreement or contract, or series or combination of agreements or contracts, for the purpose of performing funeral services or furnishing personal property, merchandise, or services of any nature in connection with the final disposition of a dead human body, including, but not limited to, the retail price paid for such services and personal property and merchandise.

"Purchase price" means sales proceeds less finance charges on retail installment contracts.

"Seller" means the person who sells or offers to sell the pre-need contract to a purchaser, whether funded by a trust agreement, life insurance policy, or tax-deferred annuity.

"Trustee" means a person authorized to hold funds under this Act.

(Source: P.A. 92-419, eff. 1-1-02.)

(225 ILCS 45/1a-1)

Sec. 1a-1. Pre-need contracts.

- (a) It shall be unlawful for any seller doing business within this State to accept sales proceeds from a purchaser, either directly or indirectly by any means, unless the seller enters into a pre-need contract with the purchaser which meets the following requirements:
 - (1) It states the name and address of the principal office of the seller and the parent company of the seller, if any.
- (1.5) If funded by a trust, it clearly identifies the trustee's name and address and the primary state or federal regulator of the trustee as a corporate fiduciary.
- (1.7) If funded by life insurance, it clearly identifies the life insurance provider and the primary regulator of the life insurance provider.
 - (2) It clearly identifies the provider's name and address, the purchaser, and the beneficiary, if other than the purchaser.
 - (2.5) If the provider has branch locations, the contract gives the purchaser the opportunity to identify the branch at which the funeral will be provided.
 - (3) It contains a complete description of the funeral merchandise and services to be provided and the price of the merchandise and services, and it clearly discloses whether the price of the merchandise and services is guaranteed or not guaranteed as to price.
 - (A) Each guaranteed price contract shall contain the following statement in 12 point bold type:

THIS CONTRACT GUARANTEES THE BENEFICIARY THE SPECIFIC GOODS AND SERVICES CONTRACTED

FOR. NO ADDITIONAL CHARGES MAY BE REQUIRED. FOR DESIGNATED GOODS AND SERVICES, ADDITIONAL CHARGES MAY BE INCURRED FOR UNEXPECTED EXPENSES

INCLUDING, BUT NOT LIMITED TO, CASH ADVANCES, SHIPPING OF REMAINS FROM A DISTANT PLACE, OR DESIGNATED HONORARIA ORDERED OR DIRECTED BY SURVIVORS.

(B) Except as provided in subparagraph (C) of this paragraph (3), each non-guaranteed price contract shall contain the following statement in 12 point bold type:

THIS CONTRACT DOES NOT GUARANTEE THE PRICE THE BENEFICIARY WILL PAY FOR ANY

SPECIFIC GOODS OR SERVICES. ANY FUNDS PAID UNDER THIS CONTRACT ARE ONLY A DEPOSIT TO BE APPLIED TOWARD THE FINAL PRICE OF THE GOODS OR SERVICES CONTRACTED FOR. ADDITIONAL CHARGES MAY BE REQUIRED.

- (C) If a non-guaranteed price contract may subsequently become guaranteed, the contract shall clearly disclose the nature of the guarantee and the time, occurrence, or event upon which the contract shall become a guaranteed price contract.
- (4) It provides that if the particular supplies and services specified in the pre-need contract are unavailable at the time of delivery, the provider shall be required to furnish supplies and services similar in style and at least equal in quality of material and workmanship.
- (5) It discloses any penalties or restrictions, including but not limited to geographic restrictions or the inability of the provider to perform, on the delivery of merchandise, services, or pre-need contract guarantees.
 - (6) Regardless of the method of funding the pre-need contract, the following must be disclosed:
 - (A) Whether the pre-need contract is to be funded by a trust, life insurance, or an annuity;
 - (B) The nature of the relationship among the person funding the pre-need contract, the provider, and the seller; and
 - (C) The impact on the pre-need contract of (i) any changes in the funding arrangement including but not limited to changes in the assignment, beneficiary designation, or use of the funds; (ii) any specific penalties to be incurred by the contract purchaser as a result of failure to make payments; (iii) penalties to be incurred or moneys or refunds to be received as a result of cancellations; and (iv) all relevant information concerning what occurs and whether any entitlements or obligations arise if there is a difference between the proceeds of the particular funding arrangement and the amount actually needed to pay for the funeral at-need.
 - (D) The method of changing the provider.
- (b) All pre-need contracts are subject to the Federal Trade Commission Rule concerning the Cooling-Off Period for Door-to-Door Sales (16 CFR Part 429).
- (c) No pre-need contract shall be sold in this State unless there is a provider for the services and personal property being sold. If the seller is not a provider, then the seller must have a binding agreement with a provider, and the identity of the provider and the nature of the agreement between the seller and the provider shall be disclosed in the pre-need contract at the time of the sale and before the receipt of any sales proceeds. The failure to disclose the identity of the provider, the nature of the agreement between the seller and the provider, or any changes thereto to the purchaser and beneficiary, or the failure to make the disclosures required in subdivision (a)(1), constitutes an intentional violation of this Act.
- (d) All pre-need contracts must be in writing in at least 11 point type, numbered, and executed in duplicate. A signed copy of the pre-need contract must be provided to the purchaser at the time of entry into the pre-need contract. The Comptroller may by rule develop a model pre-need contract form that which meets the requirements of this Act.
- (e) The State Comptroller shall by rule develop a booklet for consumers in plain English describing the scope, application, and consumer protections of this Act. After the adoption of these rules, no pre-need contract shall be sold in this State unless (i) the seller distributes to the purchaser prior to the sale a booklet promulgated or approved for use by the State Comptroller; (ii) the seller explains to the purchaser the terms of the pre-need contract prior to the purchaser signing; and (iii) the purchaser initials a statement in the contract confirming that the seller has explained the terms of the contract prior to the purchaser signing.
- (f) All sales proceeds received in connection with a pre-need contract shall be deposited into a trust account as provided in Section 1b and Section 2 of this Act, or shall be used to purchase a life insurance policy or tax-deferred annuity as provided in Section 2a of this Act.
- (g) No pre-need contract shall be sold in this State unless it is accompanied by a funding mechanism permitted under this Act, and unless the seller is licensed by the Comptroller as provided in Section 3 of

this Act. Nothing in this Act is intended to relieve sellers of pre-need contracts from being licensed under any other Act required for their profession or business, and being subject to the rules promulgated to regulate their profession or business, including rules on solicitation and advertisement.

(Source: P.A. 92-419, eff. 1-1-02.)

(225 ILCS 45/1a-2 new)

Sec. 1a-2. Pre-Need Funeral Consumer Protection Fund.

- (a) Each licensee shall pay a fee of \$5 out of the funds received for each pre-need contract sold and shall forward this sum to the Comptroller within 10 days after (i) the funds required to be placed in trust pursuant to Section 1b of this Act are deposited into the trust account or (ii) the funds are used to purchase a pre-need insurance policy. Fees collected under this Section shall be deposited into the Pre-need Funeral Consumer Protection Fund, which is hereby created as a special fund in the State treasury. Moneys in the Fund may be expended for the purposes specified in subsection (b) and to purchase insurance to cover losses guaranteed by the Fund.
- (b) In the event that the purchaser is unable to receive the benefits of his or her pre-need contract or to receive the funds due by reason of cancellation of the contract, the purchaser may apply to the Comptroller on a form prescribed by the Comptroller for restitution from the Pre-need Funeral Consumer Protection Fund. Upon a finding by the Comptroller that the benefits or return of payment is not available to the purchaser, the Comptroller may cause restitution to be paid to the purchaser from the Pre-need Funeral Consumer Protection Fund.
- (c) In all such cases where a purchaser is paid restitution from the Fund, the Comptroller shall be subrogated to that purchaser's claims against the licensee for all amounts paid from the Fund. If the licensee's liability for default is subsequently proven, any award made by a court of law shall be made payable to the Pre-need Funeral Consumer Protection Fund up to the amount paid to the purchaser from the Fund and the Comptroller shall request that the Attorney General engage in all reasonable post-judgment collection steps to collect such claims from the judgment debtor and reimburse the Fund.
- (d) The Fund shall not be applied toward any restitution for losses in any lawsuit initiated by the Attorney General or Comptroller or with respect to any claim made on a pre-need contract that occurred prior to the effective date of this amendatory Act of the 96th General Assembly.
- (e) Notwithstanding any other provision of this Section, the payment of restitution from the Fund shall be a matter of grace and not of right and no purchaser shall have any vested right in the Fund as a beneficiary or otherwise.
 - (f) The Fund may not be allocated for any purpose other than that specified in this Act.

(225 ILCS 45/1b) (from Ch. 111 1/2, par. 73.101b)

- Sec. 1b. (a) Whenever a seller receives sales proceeds under a pre-need contract that the purchaser elects to fund by a trust agreement, the seller may retain an initial amount equal to 5% of the purchase price of the services, personal property or merchandise, or 15% of the purchase price of outer burial containers. Thereafter, a seller shall deposit into trust the amounts specified in this Section so that no later than upon the final payment on the contract, the trust shall equal or exceed 95% of the purchase price of all services, personal property, or merchandise, except for outer burial containers, and 85% of the purchase price of outer burial containers.
- (b) In the event that sales proceeds to be deposited into a trust are received pursuant to a cash sale or <u>an a retail</u> installment contract, the seller may retain the initial percentage authorized by subsection (a) of this Section and any finance charge paid by the purchaser, and thereafter shall deposit into the trust the entire balance of sales proceeds received.
- (c) In the event that the deposits into a trust required by this Section do not, after final payment by the consumer, result in the trust containing at least 95% of the <u>purchase sales</u> price of all services, personal property or merchandise, except for outer burial containers and 85% of the purchase price of outer burial containers, the seller shall make an additional deposit into the trust in an amount sufficient to meet these percentages.
- (d) The trustee may not be the seller or provider of funeral services or merchandise unless the seller holds sales of less than \$500,000 in trust, and deposits funds for which the seller is acting as trustee in (1) withdrawable accounts of State chartered or federally chartered savings and loan associations insured by the Federal Deposit Insurance Corporation; (2) deposits or certificates of deposits in State or federal banks insured by the Federal Deposit Insurance Corporation; or (3) share accounts or share certificate accounts in a State or federal credit union, the accounts of which are insured as required by the Illinois Credit Union Act or the Federal Credit Union Act, as applicable.

(Source: P.A. 88-477.)

(225 ILCS 45/2) (from Ch. 111 1/2, par. 73.102)

- Sec. 2. (a) If a purchaser selects a trust arrangement to fund the pre-need contract, all trust deposits as determined by Section 1b shall be made within 30 days of receipt.
- (b) A trust established under this Act must be maintained with a corporate fiduciary as defined in Section 1-5.05 of the Corporate Fiduciary Act. ÷
- (1) in a trust account established in a bank, savings and loan association, savings bank, or credit union authorized to do business in Illinois in which accounts are insured by an agency of the federal government; or
 - (2) in a trust company authorized to do business in Illinois.
- (c) Trust agreements and amendments to the trust agreements used to fund a pre-need contract shall be filed with the Comptroller.
 - (d) (Blank).
- (e) A seller or provider shall furnish to the trustee and depositary the name of each payor and the amount of payment on each such account for which deposit is being so made. Nothing shall prevent the trustee or a seller or provider acting as a trustee in accordance with this Act from commingling the deposits in any such trust fund for purposes of its management and the investment of its funds as provided in the Common Trust Fund Act. In addition, multiple trust funds maintained under this Act may be commingled or commingled with other funeral or burial related trust funds if all record keeping requirements imposed by law are met.
- (f) (Blank). Trust funds may be maintained in a financial institution described in subsection (b) which is located in a state adjoining this State where: (1) the financial institution is located within 50 miles of the border of this State, (2) its accounts are federally insured, and (3) it has registered with the Illinois Secretary of State for purposes of service of process.
- (g) Upon <u>no less than 30 days prior</u> notice to the Comptroller, the seller may change the trustee of the fund. <u>Failure to provide the Comptroller with timely prior notice is an intentional violation of this Act.</u>
- (h) A trustee shall at least annually furnish to each purchaser a statement containing: (1) the receipts, disbursements, and inventory of the trust, including an explanation of any fees or expenses charged by the trustee under Section 4 of this Act or otherwise, (2) an explanation of the purchaser's right to a refund, if any, under this Act, and (3) identifying the primary regulator of the trust as a corporate fiduciary under state or federal law.

(Source: P.A. 92-419, eff. 1-1-02.)

(225 ILCS 45/3) (from Ch. 111 1/2, par. 73.103)

Sec. 3. Licensing.

- (a) No person, firm, partnership, association or corporation may act as seller without first securing from the State Comptroller a license to so act. Application for such license shall be in writing, signed by the applicant and duly verified on forms furnished by the Comptroller. Each application shall contain at least the following:
 - (1) The full name and address (both residence and place of business) of the applicant, and every member, officer and director thereof if the applicant is a firm, partnership, association, or corporation, and of every shareholder holding more than 10% of the corporate stock if the applicant is a corporation.
 - (2) A statement of the applicant's assets and liabilities;
 - (3) The name and address of the applicant's principal place of business at which the books, accounts, and records shall be available for examination by the Comptroller as required by this Act.
 - (4) The names and addresses of the applicant's branch locations at which pre-need sales shall be conducted and which shall operate under the same license number as the applicant's principal place of business;
 - (5) For each individual listed under item (1) above, a detailed statement of the individual's business experience for the 10 years immediately preceding the application; any present or prior connection between the individual and any other person engaged in pre-need sales; any felony or misdemeanor convictions for which fraud was an essential element; any charges or complaints lodged against the individual for which fraud was an essential element and which resulted in civil or criminal litigation; any failure of the individual to satisfy an enforceable judgment entered against him based upon fraud; and any other information requested by the Comptroller relating to past business practices of the individual. Since the information required by this item (5) may be confidential or contain proprietary information, this information shall not be available to other licensees or the general public and shall be used only for the lawful purposes of the Comptroller in enforcing this Act;

- (6) The name of the trustee and, if applicable, the names of the advisors to the trustee, including a copy of the proposed trust agreement under which the trust funds are to be held as required by this Act; and
- (7) Such other information as the Comptroller may reasonably require in order to determine the qualification of the applicant to be licensed under this Act.
- (b) Applications for license shall be accompanied by a fidelity bond executed by the applicant and a surety company authorized to do business in this State or an irrevocable, unconditional letter of credit issued by a bank, credit union, or trust company authorized to do business in the State of Illinois, as approved by the State Comptroller, in such amount not exceeding \$10,000 as the Comptroller may require. If, after notice and an opportunity to be heard, it has been determined that a licensee has violated this Act within the past 5 calendar years, or if a licensee does not retain a corporate fiduciary, as defined in the Corporate Fiduciary Act, to manage the funds in trust pursuant to this Act, the Comptroller may require an additional bond or letter of credit from the licensee from time to time in amounts equal to one-tenth of such trust funds, which bond or letter of credit shall run to the Comptroller for the use and benefit of the beneficiaries of such trust funds.

The licensee shall keep accurate accounts, books and records in this State, at the principal place of business identified in the licensee's license application or as otherwise approved by the Comptroller in writing, of all transactions, copies of all pre-need contracts, trust agreements, and other agreements, dates and amounts of payments made and accepted thereon, the names and addresses of the contracting parties. the persons for whose benefit such funds are accepted, and the names of the depositaries of such funds. Each licensee shall maintain the documentation for a period of 3 years after the licensee has fulfilled his obligations under the pre-need contract. Additionally, for a period not to exceed 6 months after the performance of all terms in a pre-need sales contract, the licensee shall maintain copies of the contract at the licensee branch location where the contract was entered or at some other location agreed to by the Comptroller in writing. If an insurance policy or tax-deferred annuity is used to fund the pre-need contract, the licensee under this Act shall keep and maintain accurate accounts, books, and records in this State, at the principal place of business identified in the licensee's application or as otherwise approved by the Comptroller in writing, of all insurance policies and tax-deferred annuities used to fund the pre-need contract, the name and address of insured, annuitant, and initial beneficiary, and the name and address of the insurance company issuing the policy or annuity. If a life insurance policy or tax-deferred annuity is used to fund a pre-need contract, the licensee shall notify the insurance company of the name of each pre-need contract purchaser and the amount of each payment when the pre-need contract, insurance policy or annuity is purchased.

The licensee shall make reports to the Comptroller annually or at such other time as the Comptroller may require, on forms furnished by the Comptroller. The licensee shall file the annual report with the Comptroller within 75 days after the end of the licensee's fiscal year. The Comptroller shall for good cause shown grant an extension for the filing of the annual report upon the written request of the licensee. Such extension shall not exceed 60 days. If a licensee fails to submit an annual report to the Comptroller within the time specified in this Section, the Comptroller shall impose upon the licensee a penalty of \$5 for each and every day the licensee remains delinquent in submitting the annual report. The Comptroller may abate all or part of the \$5 daily penalty for good cause shown. Every application shall be accompanied by a check or money order in the amount of \$25 and every report shall be accompanied by a check or money order in the amount of \$10 payable to: Comptroller, State of Illinois.

The licensee shall make all required books and records pertaining to trust funds, insurance policies, or tax-deferred annuities available to the Comptroller for examination. The Comptroller, or a person designated by the Comptroller who is trained to perform such examinations, may at any time investigate the books, records and accounts of the licensee with respect to trust funds, insurance policies, or tax-deferred annuities and for that purpose may require the attendance of and examine under oath all persons whose testimony he may require. The licensee shall pay a fee for such examination in accordance with a schedule established by the Comptroller. The fee shall not exceed the cost of such examination. For pre-need contracts funded by trust arrangements, the cost of an initial examination shall be borne by the licensee if it has \$10,000 or more in trust funds, otherwise, by the Comptroller. The charge made by the Comptroller for an examination shall be based upon the total amount of trust funds held by the licensee at the end of the calendar or fiscal year for which the report is required by this Act and shall be in accordance with the following schedule:

\$50,000 or more but less than \$100,000	\$40;
\$100,000 or more but less than \$250,000	\$80:
\$250,000 or more	

The Comptroller may order additional audits or examinations as he or she may deem necessary or advisable to ensure the safety and stability of the trust funds and to ensure compliance with this Act. These additional audits or examinations shall only be made after good cause is established by the Comptroller in the written order. The grounds for ordering these additional audits or examinations may include, but shall not be limited to:

- (1) material and unverified changes or fluctuations in trust balances or insurance or annuity policy amounts;
- (2) the licensee changing trustees more than twice in any 12-month period;
- (3) any withdrawals or attempted withdrawals from the trusts, insurance policies, or annuity contracts in violation of this Act; or
- (4) failure to maintain or produce documentation required by this Act for deposits into trust accounts, trust investment activities, or life insurance or annuity policies.

The Prior to ordering an additional audit or examination, the Comptroller shall request the licensee to respond and comment upon the factors identified by the Comptroller as warranting the subsequent examination or audit. The licensee shall have 30 days to provide a response to the Comptroller. If the Comptroller decides to proceed with the additional examination or audit, the licensee shall bear the full cost of that examination or audit, up to a maximum of \$20,000 \$7,500. The Comptroller may elect to pay for the examination or audit and receive reimbursement from the licensee. Payment of the costs of the examination or audit by a licensee shall be a condition of receiving, maintaining, or renewing a license under this Act. All moneys received by the Comptroller for examination or audit fees shall be maintained in a separate account to be known as the Comptroller's Administrative Fund. This Fund, subject to appropriation by the General Assembly, may be utilized by the Comptroller for enforcing this Act and other purposes that may be authorized by law.

For pre-need contracts funded by life insurance or a tax-deferred annuity, the cost of an examination shall be borne by the licensee if it has received \$10,000 or more in premiums during the preceding calendar year. The fee schedule for such examination shall be established in rules promulgated by the Comptroller. In the event such investigation or other information received by the Comptroller discloses a substantial violation of the requirements of this Act, the Comptroller shall revoke the license of such person upon a hearing as provided in this Act. Such licensee may terminate all further responsibility for compliance with the requirements of this Act by voluntarily surrendering the license to the Comptroller, or in the event of its loss, furnishing the Comptroller with a sworn statement to that effect, which states the licensee's intention to discontinue acceptance of funds received under pre-need contracts. Such license or statement must be accompanied by an affidavit that said licensee has lawfully expended or refunded all funds received under pre-need contracts, and that the licensee will accept no additional sales proceeds. The Comptroller shall immediately cancel or revoke said license.

(Source: P.A. 92-419, eff. 1-1-02.)

(225 ILCS 45/4) (from Ch. 111 1/2, par. 73.104)

Sec. 4. Withdrawal of funds; revocability of contract.

(a) Except as otherwise provided in this Act, monies in a trust established under Section 2 The amount or amounts so deposited into trust, with interest thereon, if any, shall not be withdrawn until after the death of the beneficiary person or persons for whose funeral or burial such funds were paid, unless sooner withdrawn and refunded to the purchaser as provided in this Section repaid to the person who originally paid the money under or in connection with the pre need contract or to his or her legal representative. The life insurance policies or tax-deferred annuities shall not be surrendered until the death of the beneficiary person or persons for whose funeral or burial the policies or annuities were purchased, unless sooner surrendered and repaid to the owner of the policy purchased under or in connection with the pre-need contract or to his or her legal representative. If, however, the agreement or series of agreements provides for forfeiture and retention of any or all payments as and for liquidated damages as provided in Section 6, then the trustee may withdraw the deposits. In addition, nothing in this Section (i) prohibits the change of depositary by the trustee and the transfer of trust funds from one depositary to another or (ii) prohibits a contract purchaser who is or may become eligible for public assistance under any applicable federal or State law or local ordinance including, but not limited to, eligibility under 24 C.F.R., Part 913 relating to family insurance under federal Housing and Urban Development Policy from irrevocably waiving, in writing, and renouncing the right to cancel a pre-need contract for funeral services in an amount prescribed

by rule of the Department of Healthcare and Family Services. No guaranteed price pre-need funeral contract may prohibit a purchaser from making a contract irrevocable to the extent that federal law or regulations require that such a contract be irrevocable for purposes of the purchaser's eligibility for Supplemental Security Income benefits, Medicaid, or another public assistance program, as permitted under federal law.

- (b) If for any reason a seller or provider who has engaged in pre-need sales has refused, cannot, or does not comply with the terms of the pre-need contract within a reasonable time after he or she is required to do so, the purchaser or his or her heirs or assigns or duly authorized representative shall have the right to a refund of an amount equal to the sales price paid for undelivered merchandise or services plus any otherwise earned undistributed interest amounts held in trust attributable to the contract, within 30 days of the filing of a sworn affidavit with the trustee setting forth the existence of the contract and the fact of breach. A copy of this affidavit shall be filed with the Comptroller and the seller. In the event a seller is prevented from performing by strike, shortage of materials, civil disorder, natural disaster, or any like occurrence beyond the control of the seller or provider, the seller or provider's time for performance shall be extended by the length of the delay. Nothing in this Section shall relieve the seller or provider from any liability for non-performance of his or her obligations under the pre-need contract.
- (c) After final payment on a pre-need contract, any purchaser may, <u>prior to the death of the beneficiary and</u> upon written demand to a seller, demand that the pre-need contract with the seller be terminated. The seller shall, within 30 days, initiate a refund to the purchaser of the entire amount held in trust attributable to undelivered merchandise and unperformed services <u>plus any amounts held in trust attributable to the contract</u>, including otherwise earned undistributed interest earned thereon or the cash surrender value of a life insurance policy or tax-deferred annuity.
- (c-5) If, after the death of the beneficiary, no funeral merchandise or services are provided or if the funeral is conducted by another <u>provider person</u>, the seller may keep no more than 10% of the payments made under the pre-need contract or \$300, whichever sum is less. The remainder of the trust funds or insurance or annuity proceeds shall be forwarded to the legal heirs of the deceased <u>beneficiary</u> or as determined by probate action.
- (d) The placement and retention of all or a portion of a casket, combination casket-vault, urn, or outer burial container comprised of materials which are designed to withstand prolonged storage in the manner set forth in this paragraph without adversely affecting the structural integrity or aesthetic characteristics of such merchandise in a specific burial space in which the person or persons for whose funeral or burial the merchandise was intended has a right of interment, or the placement of the merchandise in a specific mausoleum crypt or lawn crypt in which such person has a right of entombment, or the placement of the merchandise in a specific niche in which such person has a right of inurnment, or delivery to such person and retention by such person until the time of need shall constitute actual delivery to the person who originally paid the money under or in connection with said agreement or series of agreements. Actual delivery shall eliminate, from and after the date of actual delivery, any requirement under this Act to place or retain in trust any funds received for the sale of such merchandise. The delivery, prior to the time of need, of any funeral or burial merchandise in any manner other than authorized by this Section shall not constitute actual delivery and shall not eliminate any requirement under this Act to place or retain in trust any funds received for the sale of such merchandise.

(Source: P.A. 95-331, eff. 8-21-07.)

(225 ILCS 45/4a)

Sec. 4a. Investment of funds.

- (a) A trustee <u>has a duty to invest and manage the trust assets pursuant to the Prudent Investor Rule under the Trusts and Trustees Act shall, with respect to the investment of trust funds, exercise the judgment and care under the circumstances then prevailing that persons of prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation, but in regard to the permanent disposition of their funds, considering the probable income as well as the probable safety of their capital.</u>
- (b) The trust shall be a single-purpose trust fund. In the event of the seller's bankruptcy, insolvency or assignment for the benefit of creditors, or an adverse judgment, the trust funds shall not be available to any creditor as assets of the seller or to pay any expenses of any bankruptcy or similar proceeding, but shall be distributed to the purchasers or managed for their benefit by the trustee holding the funds. Except in an action by the Comptroller to revoke a license issued pursuant to this Act and for creation of a receivership as provided in this Act, the trust shall not be subject to judgment, execution, garnishment, attachment, or other seizure by process in bankruptcy or otherwise, nor to sale, pledge, mortgage, or other alienation, and shall not be assignable except as approved by the Comptroller. The changes made by Public this

amendatory Act 91-7 of the 91st General Assembly are intended to clarify existing law regarding the inability of licensees to pledge the trust.

(c) Because it is not known at the time of deposit or at the time that income is earned on the trust account to whom the principal and the accumulated earnings will be distributed for the purpose of determining the Illinois income tax due on these trust funds, the principal and any accrued earnings or losses related to each individual account shall be held in suspense until the final determination is made as to whom the account shall be paid. The beneficiary's estate shall not be responsible for any funeral and burial purchases listed in a pre-need contract if the pre-need contract is entered into on a guaranteed price basis.

If a pre-need contract is not a guaranteed price contract, then to the extent the proceeds of a non-guaranteed price pre-need contract cover the funeral and burial expenses for the beneficiary, no claim may be made against the estate of the beneficiary. A claim may be made against the beneficiary's estate if the charges for the funeral services and merchandise at the time of use exceed the amount of the amount in trust plus the percentage of the sale proceeds initially retained by the seller or the face value of the life insurance policy or tax-deferred annuity.

- (d) Trust funds shall not be invested by the trustee in life insurance policies or tax deferred annuities unless the following requirements are met:
- (1) The company issuing the life insurance policies or tax deferred annuities is licensed by the Illinois Department of Insurance and the insurance producer or annuity seller is licensed to do business in the State of Illinois:
- (2) Prior to the investment, the purchaser approves, in writing, the investment in life insurance policies or tax deferred annuities;
- (3) Prior to the investment, the purchaser is notified by the seller in writing about the disclosures required for all pre need contracts under Section 1a 1 of this Act, and the purchase of life insurance or a tax deferred annuity is subject to the requirements of Section 2a of this Act;
- (4) Prior to the investment, the trustee informs the Comptroller that trust funds shall be removed from the trust account to purchase life insurance or a tax deferred annuity upon the written consent of the purchaser;
- (5) The purchaser retains the right to refund provided for in this Act, unless the pre need contract is sold on an irrevocable basis as provided in Section 4 of this Act; and
- (6) Notice must be given in writing that the cash surrender value of a life insurance policy may be less than the amount provided for by the refund provisions of the trust account. (Source: P.A. 91-7, eff. 6-1-99.)

(225 ILCS 45/5) (from Ch. 111 1/2, par. 73.105)

Sec. 5. This Act shall not be construed to prohibit the trustee and trustee's depositary from being reimbursed and receiving from such funds their reasonable compensation and expenses in the custody and administration of such funds pursuant to the Trusts and Trustees Act provided that the combined expenses and compensation shall not exceed 25% of the earnings of the fund so deposited under each of the agreements or series of agreements calculated on an annual basis and paid at any time during that year. (Source: P.A. 86-509.)

(225 ILCS 45/8.1)

Sec. 8.1. Sales; liability of purchaser for shortage. In the event of a sale or transfer of all or substantially all of the assets of the licensee, the sale or transfer of the controlling interest of the corporate stock of the licensee if the licensee is a corporation, the sale or transfer of the controlling interest of the partnership if the licensee is a partnership, or the sale of the licensee pursuant to foreclosure proceedings, the purchaser is liable for any shortages existing before or after the sale in the trust funds required to be maintained in a trust pursuant to this Act and shall honor all pre-need contracts and trusts entered into by the licensee. Any shortages existing in the trust funds constitute a prior lien in favor of the trust for the total value of the shortages, and notice of that lien shall be provided in all sales instruments.

In the event of a sale or transfer of all or substantially all of the assets of the licensee, the sale or transfer of the controlling interest of the corporate stock of the licensee if the licensee is a corporation, or the sale or transfer of the controlling interest of the partnership if the licensee is a partnership, the licensee shall, at least 21 days prior to the sale or transfer, notify the Comptroller, in writing, of the pending date of sale or transfer so as to permit the Comptroller to audit the books and records of the licensee. The audit must be commenced within 10 business days of the receipt of the notification and completed within the 21-day notification period unless the Comptroller notifies the licensee during that period that there is a basis for determining a deficiency which will require additional time to finalize. Failure to provide timely notice to the Comptroller under this Section shall be an intentional violation of this Act. The sale or transfer may not

be completed by the licensee unless and until:

- (i) the Comptroller has completed the audit of the licensee's books and records;
- (ii) any delinquency existing in the trust funds has been paid by the licensee, or arrangements satisfactory to the Comptroller have been made by the licensee on the sale or transfer for the payment of any delinquency; and
- (iii) the Comptroller issues a license upon application of the new owner, which license must be applied for within <u>21</u> 30 days of the anticipated date of the sale or transfer, subject to the payment of any delinquencies, if any, as stated in item (ii).

For purposes of this Section, a person, firm, corporation, partnership, or institution that acquires the licensee through a real estate foreclosure shall be subject to the provisions of this Section. (Source: P.A. 92-419, eff. 1-1-02.)

Section 10. The Illinois Pre-Need Cemetery Sales Act is amended by changing Sections 4, 14, 15, and 16 as follows:

(815 ILCS 390/4) (from Ch. 21, par. 204)

Sec. 4. Definitions. As used in this Act, the following terms shall have the meaning specified:

- (A) "Pre-need sales contract" or "Pre-need sales" means any agreement or contract or series or combination of agreements or contracts which have for a purpose the sale of cemetery merchandise, cemetery services or undeveloped interment, entombment or inurnment spaces where the terms of such sale require payment or payments to be made at a currently determinable time and where the merchandise, services or completed spaces are to be provided more than 120 days following the initial payment on the account. An agreement or contract for a memorial, marker, or monument shall not be deemed a "pre-need sales contract" or a "pre-need sale" if the memorial, marker, or monument is delivered within 180 days following initial payment on the account and work thereon commences a reasonably short time after initial payment on the account.
 - (B) "Delivery" occurs when:
 - (1) Physical possession of the merchandise is transferred or the easement for burial rights in a completed space is executed, delivered and transferred to the buyer; or
 - (2) Following authorization by a purchaser under a pre-need sales contract, title to the merchandise has been transferred to the buyer and the merchandise has been paid for and is in the possession of the seller who has placed it, until needed, at the site of its ultimate use; or
 - (3) Following authorization by a purchaser under a pre-need sales contract, the merchandise has been permanently identified with the name of the buyer or the beneficiary and delivered to a licensed and bonded warehouse and both title to the merchandise and a warehouse receipt have been delivered to the purchaser or beneficiary and a copy of the warehouse receipt has been delivered to the licensee for retention in its files; except that in the case of outer burial containers, the use of a licensed and bonded warehouse as set forth in this paragraph shall not constitute delivery for purposes of this Act. Nothing herein shall prevent a seller from perfecting a security interest in accordance with the Uniform Commercial Code on any merchandise covered under this Act.

All warehouse facilities to which sellers deliver merchandise pursuant to this Act shall:

- (i) be either located in the State of Illinois or qualify as a foreign warehouse facility as defined herein;
- (ii) submit to the Comptroller not less than annually, by March 1 of each year, a report of all cemetery merchandise stored by each licensee under this Act which is in storage on the date of the report;
 - (iii) permit the Comptroller or his designee at any time to examine stored merchandise and to examine any documents pertaining thereto;
- (iv) submit evidence satisfactory to the Comptroller that all merchandise stored by said warehouse for licensees under this Act is insured for casualty or other loss normally assumed by a bailee for hire;
- (v) demonstrate to the Comptroller that the warehouse has procured and is maintaining a performance bond in the form, content and amount sufficient to unconditionally guarantee to the purchaser or beneficiary the prompt shipment of the cemetery merchandise.
- (C) "Cemetery merchandise" means items of personal property normally sold by a cemetery authority not covered under the Illinois Funeral or Burial Funds Act, including but not limited to:
 - (1) memorials,

- (2) markers,
- (3) monuments,
- (4) foundations, and
- (5) outer burial containers.
- (D) "Undeveloped interment, entombment or inurnment spaces" or "undeveloped spaces" means any space to be used for the reception of human remains that is not completely and totally constructed at the time of initial payment therefor in a:
 - (1) lawn crypt,
 - (2) mausoleum,
 - (3) garden crypt,
 - (4) columbarium, or
 - (5) cemetery section.
- (E) "Cemetery services" means those services customarily performed by cemetery or crematory personnel in connection with the interment, entombment, inurnment or cremation of a dead human body.
- (F) "Cemetery section" means a grouping of spaces intended to be developed simultaneously for the purpose of interring human remains.
- (G) "Columbarium" means an arrangement of niches that may be an entire building, a complete room, a series of special indoor alcoves, a bank along a corridor or part of an outdoor garden setting that is constructed of permanent material such as bronze, marble, brick, stone or concrete for the inurnment of human remains.
- (H) "Lawn crypt" means a permanent underground crypt usually constructed of reinforced concrete or similar material installed in multiple units for the entombment of human remains.
- (I) "Mausoleum" or "garden crypt" means a grouping of spaces constructed of reinforced concrete or similar material constructed or assembled above the ground for entombing human remains.
- (J) "Memorials, markers and monuments" means the object usually comprised of a permanent material such as granite or bronze used to identify and memorialize the deceased.
- (K) "Foundations" means those items used to affix or support a memorial or monument to the ground in connection with the installation of a memorial, marker or monument.
- (L) "Person" means an individual, corporation, partnership, joint venture, business trust, voluntary organization or any other form of entity.
- (M) "Seller" means any person selling or offering for sale cemetery merchandise, cemetery services or undeveloped interment, entombment, or inurnment spaces in accordance with a pre-need sales contract.
- (N) "Religious cemetery" means a cemetery owned, operated, controlled or managed by any recognized church, religious society, association or denomination or by any cemetery authority or any corporation administering, or through which is administered, the temporalities of any recognized church, religious society, association or denomination.
- (O) "Municipal cemetery" means a cemetery owned, operated, controlled or managed by any city, village, incorporated town, township, county or other municipal corporation, political subdivision, or instrumentality thereof authorized by law to own, operate or manage a cemetery. "Municipal cemetery" also includes a cemetery placed in receivership pursuant to this Act while such cemetery is in receivership.
- (O-1) "Outer burial container" means a container made of concrete, steel, wood, fiberglass, or similar material, used solely at the interment site, and designed and used exclusively to surround or enclose a separate casket and to support the earth above such casket, commonly known as a burial vault, grave box, or grave liner, but not including a lawn crypt.
- (P) "Sales price" means the gross amount paid by a purchaser on a pre-need sales contract for cemetery merchandise, cemetery services or undeveloped interment, entombment or inurnment spaces, excluding sales taxes, credit life insurance premiums, finance charges and Cemetery Care Act contributions.
 - (O) (Blank)
- (R) "Provider" means a person who is responsible for performing cemetery services or furnishing cemetery merchandise, interment spaces, entombment spaces, or inurnment spaces under a pre-need sales contract.
- (S) "Purchaser" or "buyer" means the person who originally paid the money under or in connection with a pre-need sales contract.
- (T) "Parent company" means a corporation owning more than 12 cemeteries or funeral homes in more than one state.
- (U) "Foreign warehouse facility" means a warehouse facility now or hereafter located in any state or territory of the United States, including the District of Columbia, other than the State of Illinois.

A foreign warehouse facility shall be deemed to have appointed the Comptroller to be its true and lawful attorney upon whom may be served all legal process in any action or proceeding against it relating to or growing out of this Act, and the acceptance of the delivery of stored merchandise under this Act shall be signification of its agreement that any such process against it which is so served, shall be of the same legal force and validity as though served upon it personally.

Service of such process shall be made by delivering to and leaving with the Comptroller, or any agent having charge of the Comptroller's Department of Cemetery and Burial Trusts, a copy of such process and such service shall be sufficient service upon such foreign warehouse facility if notice of such service and a copy of the process are, within 10 days thereafter, sent by registered mail by the plaintiff to the foreign warehouse facility at its principal office and the plaintiff's affidavit of compliance herewith is appended to the summons. The Comptroller shall keep a record of all process served upon him under this Section and shall record therein the time of such service.

(Source: P.A. 91-7, eff. 1-1-00; 91-357, eff. 7-29-99; 92-16, eff. 6-28-01; 92-419, eff. 1-1-02.)

(815 ILCS 390/14) (from Ch. 21, par. 214)

Sec. 14. Contract required.

- (a) It is unlawful for any person doing business within this State to accept sales proceeds, either directly or indirectly, by any means unless the seller enters into a pre-need sales contract with the purchaser which meets the following requirements:
 - (1) A written sales contract shall be executed in at least 11 point type in duplicate for each pre-need sale made by a licensee, and a signed copy given to the purchaser. Each completed contract shall be numbered and shall contain: (i) the name and address of the purchaser, the principal office of the licensee, and the parent company of the licensee; (ii) the name of the person, if known, who is to receive the cemetery merchandise, cemetery services or the completed interment, entombment or inurnment spaces under the contract; and (iii) specific identification of such merchandise, services or spaces to be provided, if a specific space or spaces are contracted for, and the price of the merchandise, services, or space or spaces.
 - (2) In addition, such contracts must contain a provision in distinguishing typeface as follows:

"Notwithstanding anything in this contract to the contrary, you are afforded certain specific rights of cancellation and refund under the Illinois Pre-Need Cemetery Sales Act, enacted by the 84th General Assembly of the State of Illinois".

- (3) All pre-need sales contracts shall be sold on a guaranteed price basis. At the time of performance of the service or delivery of the merchandise, the seller shall be prohibited from assessing the purchaser or his heirs or assigns or duly authorized representative any additional charges for the specific merchandise and services listed on the pre-need sales contract.
- (4) Each contract shall clearly disclose that the price of the merchandise or services is guaranteed and shall contain the following statement in 12 point bold type:

"THIS CONTRACT GUARANTEES THE BENEFICIARY THE SPECIFIC GOODS, SERVICES, INTERMENT

SPACES, ENTOMBMENT SPACES, AND INURNMENT SPACES CONTRACTED FOR. NO ADDITIONAL CHARGES MAY BE REQUIRED FOR DESIGNATED GOODS, SERVICES, AND SPACES. ADDITIONAL CHARGES MAY BE INCURRED FOR UNEXPECTED EXPENSES."

- (5) The pre-need sales contract shall provide that if the particular cemetery services, cemetery merchandise, or spaces specified in the pre-need contract are unavailable at the time of delivery, the seller shall be required to furnish services, merchandise, and spaces similar in style and at least equal in quality of material and workmanship.
- (6) The pre-need contract shall also disclose any specific penalties to be incurred by the purchaser as a result of failure to make payments; and penalties to be incurred or moneys or refunds to be received as a result of cancellation of the contract.
 - (7) The pre-need contract shall disclose the nature of the relationship between the provider and the seller.
- (8) Each pre-need contract that authorizes the delivery of cemetery merchandise to a licensed and bonded warehouse shall provide that prior to or upon delivery of the merchandise to the warehouse the title to the merchandise and a warehouse receipt shall be delivered to the purchaser or beneficiary. The pre-need contract shall contain the following statement in 12 point bold type:

"THIS CONTRACT AUTHORIZES THE DELIVERY OF MERCHANDISE TO A LICENSED AND BONDED WAREHOUSE

FOR STORAGE OF THE MERCHANDISE UNTIL THE MERCHANDISE IS NEEDED BY THE BENEFICIARY. DELIVERY OF THE MERCHANDISE IN THIS MANNER MAY PRECLUDE REFUND OF SALE PROCEEDS THAT ARE ATTRIBUTABLE TO THE DELIVERED MERCHANDISE."

The purchaser shall initial the statement at the time of entry into the pre-need contract.

(9) Each pre-need contract that authorizes the placement of cemetery merchandise at the site of its ultimate use prior to the time that the merchandise is needed by the beneficiary shall contain the following statement in 12 point bold type:

"THIS CONTRACT AUTHORIZES THE PLACEMENT OF MERCHANDISE AT THE SITE OF ITS ULTIMATE USE

PRIOR TO THE TIME THAT THE MERCHANDISE IS NEEDED BY THE BENEFICIARY. DELIVERY OF THE MERCHANDISE IN THIS MANNER MAY PRECLUDE REFUND OF SALE PROCEEDS THAT ARE ATTRIBUTABLE TO THE DELIVERED MERCHANDISE."

The purchaser shall initial the statement at the time of entry into the pre-need contract.

- (10) Each pre-need contract that is funded by a trust shall clearly identify the trustee's name and address and the primary state or federal regulator of the trustee as a corporate fiduciary.
- (b) Every pre-need sales contract must be in writing. The Comptroller may by rule develop a model pre-need sales contract form that meets the requirements of this Act.
- (c) To the extent the Rule is applicable, every pre-need sales contract is subject to the Federal Trade Commission Rule concerning the Cooling-Off Period for Door-to-Door Sales (16 CFR Part 429).
- (d) No pre-need sales contract may be entered into in this State unless there is a provider for the cemetery merchandise, cemetery services, and undeveloped interment, inurnment, and entombment spaces being sold. If the seller is not the provider, then the seller must have a binding agreement with a provider, and the identity of the provider and the nature of the agreement between the seller and the provider must be disclosed in the pre-need sales contract at the time of sale and before the receipt of any sale proceeds. The failure to disclose the identity of the provider, the nature of the agreement between the seller and the provider, or any changes thereto to the purchaser and beneficiary, or the failure to make the disclosures required by this Section constitutes an intentional violation of this Act.
- (e) No pre-need contract may be entered into in this State unless it is accompanied by a funding mechanism permitted under this Act and unless the seller is licensed by the Comptroller as provided in this Act. Nothing in this Act is intended to relieve providers or sellers of pre-need contracts from being licensed under any other Act required for their profession or business or from being subject to the rules promulgated to regulate their profession or business, including rules on solicitation and advertisement.
- (f) No pre-need contract may be entered into in this State unless the seller explains to the purchaser the terms of the pre-need contract prior to the purchaser signing and the purchaser initials a statement in the contract confirming that the seller has explained the terms of the contract prior to the purchaser signing.
- (g) The State Comptroller shall develop a booklet for consumers in plain English describing the scope, application, and consumer protections of this Act. After the booklet is developed, no pre-need contract may be sold in this State unless the seller distributes to the purchaser prior to the sale a booklet developed or approved for use by the State Comptroller.

(Source: P.A. 91-7, eff. 1-1-00; 92-419, eff. 1-1-02.)

(815 ILCS 390/15) (from Ch. 21, par. 215)

Sec. 15. (a) Whenever a seller receives anything of value under a pre-need sales contract, the person receiving such value shall deposit 50% of all proceeds received into one or more trust funds maintained pursuant to this Section, except that, in the case of proceeds received for the purchase of outer burial containers, 85% of the proceeds shall be deposited into one or more trust funds. Such deposits shall be made until the amount deposited in trust equals 50% of the sales price of the cemetery merchandise, cemetery services and undeveloped spaces included in such contract, except that, in the case of deposits for outer burial containers, deposits shall be made until the amount deposited in trust equals 85% of the sales price. In the event an installment contract is factored, discounted or sold to a third party, the seller shall deposit an amount equal to 50% of the sales price of the installment contract, except that, for the portion of the contract attributable to the sale of outer burial containers, the seller shall deposit an amount equal to 85% of the sales price. Proceeds required to be deposited in trust which are attributable to cemetery merchandise and cemetery services shall be held in a "Cemetery Merchandise Trust Fund". Proceeds required to be deposited in trust which are attributable to the sale of undeveloped interment, entombment or

inurnment spaces shall be held in a "Pre-construction Trust Fund". If merchandise is delivered for storage in a bonded warehouse, as authorized herein, and payment of transportation or other charges totaling more than \$20 will be required in order to secure delivery to the site of ultimate use, upon such delivery to the warehouse the seller shall deposit to the trust fund the full amount of the actual or estimated transportation charge. Transportation charges which have been prepaid by the seller shall not be deposited to trust funds maintained pursuant to this Section. As used in this Section, "all proceeds" means the entire amount paid by a purchaser in connection with a pre-need sales contract, including finance charges and Cemetery Care Act contributions, but excluding sales taxes and credit life insurance premiums.

- (b) The seller shall act as trustee of all amounts received for cemetery merchandise, services, or undeveloped spaces until those amounts have been deposited into the trust fund. All trust deposits required by this Act shall be made within 30 days following the end of the month of receipt. The seller must retain a corporate fiduciary as an independent trustee for any amount of trust funds. Upon 30 days prior written notice from the seller to the Comptroller, the seller may change the trustee of the trust fund. Failure to provide the Comptroller with timely prior notice is an intentional violation of this Act.
- (c) A trust established under this Act must be maintained with a corporate fiduciary as defined in Section 1-5.05 of the Corporate Fiduciary Act. ÷
- (1) in a trust account established in a bank, savings and loan association or credit union authorized to do business in Illinois where such accounts are insured by an agency of the federal government;
 - (2) in a trust company authorized to do business in Illinois; or
- (3) in an investment company authorized to do business in Illinois insured by the Securities Brokers Insurance Corporation.
- (d) Funds deposited in the trust account shall be identified in the records of the seller by the name of the purchaser. Nothing shall prevent the trustee from commingling the deposits in any such trust fund for purposes of the management thereof and the investment of funds therein as provided in the "Common Trust Fund Act", approved June 24, 1949, as amended. In addition, multiple trust funds maintained pursuant to this Act may be commingled or commingled with other funeral or burial related trust funds, provided that all record keeping requirements imposed by or pursuant to law are met.
- (e) In lieu of a pre-construction trust fund, a seller of undeveloped interment, entombment or inurnment spaces may obtain and file with the Comptroller a performance bond in an amount at least equal to 50% of the sales price of the undeveloped spaces or the estimated cost of completing construction, whichever is greater. The bond shall be conditioned on the satisfactory construction and completion of the undeveloped spaces as required in Section 19 of this Act.

Each bond obtained under this Section shall have as surety thereon a corporate surety company incorporated under the laws of the United States, or a State, the District of Columbia or a territory or possession of the United States. Each such corporate surety company must be authorized to provide performance bonds as required by this Section, have paid-up capital of at least \$250,000 in cash or its equivalent and be able to carry out its contracts. Each pre-need seller must provide to the Comptroller, for each corporate surety company such seller utilizes, a statement of assets and liabilities of the corporate surety company sworn to by the president and secretary of the corporation by January 1 of each year.

The Comptroller shall prohibit pre-need sellers from doing new business with a corporate surety company if the company is insolvent or is in violation of this Section. In addition the Comptroller may direct a pre-need seller to reinstate a pre-construction trust fund upon the Comptroller's determination that the corporate surety company no longer is sufficient security.

All performance bonds issued pursuant to this Section must be irrevocable during the statutory term for completing construction specified in Section 19 of this Act, unless terminated sooner by the completion of construction.

- (f) Whenever any pre-need contract shall be entered into and include 1) items of cemetery merchandise and cemetery services, and 2) rights to interment, inurnment or entombment in completed spaces without allocation of the gross sale price among the items sold, the application of payments received under the contract shall be allocated, first to the right to interment, inurnment or entombment, second to items of cemetery merchandise and cemetery services, unless some other allocation is clearly provided in the contract.
- (g) Any person engaging in pre-need sales who enters into a combination sale which involves the sale of items covered by a trust or performance bond requirement and any item not covered by any entrustment or bond requirement, shall be prohibited from increasing the gross sales price of those items not requiring entrustment with the purpose of allocating a lesser gross sales price to items which require a trust deposit or a performance bond.

(Source: P.A. 91-7; eff. 1-1-2000.)

(815 ILCS 390/16) (from Ch. 21, par. 216)

Sec. 16. Trust funds; disbursements.

- (a) A trustee shall make no disbursements from the trust fund except as provided in this Act.
- (b) A trustee has a duty to invest and manage the trust assets pursuant to the Prudent Investor Rule under the Trusts and Trustees Act. Whenever the seller changes trustees pursuant to this Act, the trustee must provide written notice of the change in trustees to the Comptroller no less than 28 days prior to the effective date of such a change in trustee. The trustee has an ongoing duty to provide the Comptroller with a current and true copy of the trust agreement under which the trust funds are held pursuant to this Act. shall, with respect to the investment of such trust funds, exercise the judgment and care under the circumstances then prevailing which persons of prudence, discretion and intelligence exercise in the management of their own affairs, not in regard to speculation, but in regard to the permanent disposition of their funds, considering the probable income as well as the probable safety of their capital.

The seller shall act as trustee of all amounts received for cemetery merchandise, services, or undeveloped spaces until those amounts have been deposited into the trust fund. The seller may continue to be the trustee of up to \$500,000 that has been deposited into the trust fund, but the seller must retain an independent trustee for any amount of trust funds in excess of \$500,000. A seller holding trust funds in excess of \$500,000 must retain an independent trustee for its trust funds in excess of \$500,000 as soon as may be practical. The Comptroller shall have the right to disqualify the trustee upon the same grounds as for refusing to grant or revoking a license hereunder. Upon notice to the Comptroller, the seller may change the trustee of the trust fund.

- (c) The trustee may rely upon certifications and affidavits made to it under the provisions of this Act, and shall not be liable to any person for such reliance.
- (d) A trustee shall be allowed to withdraw from the trust funds maintained pursuant to this Act, payable solely from the income earned on such trust funds, a reasonable fee pursuant to the Trusts and Trustees Act for all usual and customary services for the operation of the trust fund, including, but not limited to trustee fees, investment advisor fees, allocation fees, annual audit fees and other similar fees. The maximum amount allowed to be withdrawn for these fees each year shall be the lesser of 3% of the balance of the trust calculated on an annual basis or the amount of annual income generated therefrom.
- (e) The trust shall be a single-purpose trust fund. In the event of the seller's bankruptcy, insolvency or assignment for the benefit of creditors, or an adverse judgment, the trust funds shall not be available to any creditor as assets of the seller or to pay any expenses of any bankruptcy or similar proceeding, but shall be distributed to the purchasers or managed for their benefit by the trustee holding the funds. Except in an action by the Comptroller to revoke a license issued pursuant to this Act and for creation of a receivership as provided in this Act, the trust shall not be subject to judgment, execution, garnishment, attachment, or other seizure by process in bankruptcy or otherwise, nor to sale, pledge, mortgage, or other alienation, and shall not be assignable except as approved by the Comptroller. The changes made by this amendatory Act of the 91st General Assembly are intended to clarify existing law regarding the inability of licensees to pledge the trust.
- (f) Because it is not known at the time of deposit or at the time that income is earned on the trust account to whom the principal and the accumulated earnings will be distributed, for purposes of determining the Illinois Income Tax due on these trust funds, the principal and any accrued earnings or losses relating to each individual account shall be held in suspense until the final determination is made as to whom the account shall be paid.
- (g) A trustee shall at least annually furnish to each purchaser a statement identifying: (1) the receipts, disbursements, and inventory of the trust, including an explanation of any fees or expenses charged by the trustee under paragraph (d) of this Section or otherwise, (2) an explanation of the purchaser's right to a refund, if any, under this Act, and (3) the primary regulator of the trust as a corporate fiduciary under state or federal law.

(Source: P.A. 91-7, eff. 6-1-99; 92-419, eff. 1-1-02.)

Section 90. The State Finance Act is amended by adding Section 5.719 as follows:

(30 ILCS 105/5.719 new)

Sec. 5.719. The Pre-need Funeral Consumer Protection Fund.".

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

RECALL

At the request of the principal sponsor, Representative Dugan, SENATE BILL 1682 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

SENATE BILLS ON SECOND READING

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILL 1917.

SENATE BILL 1975. Having been reproduced, was taken up and read by title a second time.

The following amendment was offered in the Committee on Revenue & Finance, adopted and reproduced:

AMENDMENT NO. 1. Amend Senate Bill 1975 on page 25, by deleting lines 1 through 7.

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 1995. Having been recalled on May 13, 2009, and held on the order of Second Reading, the same was again taken up and held on the order of Second Reading.

SUSPEND POSTING REQUIREMENTS

Pursuant to Rule 25, Representative Currie moved to suspend the posting requirements of Rule 21 in relation to HOUSE BILLS 4453, 4454, 4455, 4456, 4457, 4458, 4459, 4460, 4461, 4462, 4463, 4464, 4465, 4466, 4467, 4468, 4469, 4470, 4471, 4472, 4473, 4474, 4475, 4476, 4477, 4478, 4479, 4480, 4481, 4482, 4483, 4484, 4485, 4486, 4487, 4488, 4489, 4490, 4491, 4492, 4493, 4494, 4495, 4496, 4497, 4498, 4499, 4500, 4501, 4502, 4503, 4504, 4505, 4506, 4507, 4508, 4509, 4510, 4511, 4512, 4513, 4514, 4515, 4516, 4517, 4518, 4519, 4520, 4521, 4522, 4523, 4524, 4525, 4526, 4527, 4528, 4529, 4530, 4531, 4532, 4533, 4534, 4535, 4536, 4537, 4538, 4539, 4540, 4541, 4542, 4543, 4544, 4545, 4546, 4547, 4548, 4549, 4550, 4551 and 4552.

And on that motion, a vote was taken resulting as follows: 70, Yeas; 46, Nays; 0, Answering Present. (ROLL CALL 57)
The motion prevailed.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 414, 415 and 419 were taken up for consideration. Representative Currie moved the adoption of the agreed resolutions. The motion prevailed and the agreed resolutions were adopted.

At the hour of 2:04 o'clock p.m., Representative Currie moved that the House do now adjourn until Wednesday, May 20, 2009, at 10:00 o'clock a.m., allowing perfunctory time for the Clerk.

The motion prevailed.

And the House stood adjourned.

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL QUORUM ROLL CALL FOR ATTENDANCE

May 19, 2009

0 YEAS	0 NAYS	117 PRESENT	
P Acevedo	P Davis, Monique		P Reis
P Arroyo	P Davis, Williar	n P Joyce	P Reitz
P Bassi	P DeLuca	P Kosel	P Riley
P Beaubien	P Dugan (ADDI	ED) P Lang	P Rita (ADDED)
P Beiser	P Dunkin	P Leitch	P Rose
P Bellock	P Durkin	P Lyons	P Ryg
P Berrios	P Eddy	P Mathias	P Sacia
P Biggins	P Farnham	P Mautino	P Saviano
P Black	P Feigenholtz	P May	P Schmitz
P Boland	P Flider	P McAsey	P Senger
E Bost	P Flowers	P McAuliffe	P Smith
P Bradley	P Ford	P McCarthy	P Sommer
P Brady	P Fortner	P McGuire	P Soto
P Brauer	P Franks	P Mell	P Stephens
P Brosnahan (ADDE	ED) P Fritchey	P Mendoza	P Sullivan
P Burke	P Froehlich	P Miller	P Thapedi
P Burns	P Golar	P Mitchell, Bill	P Tracy
P Cavaletto	P Gordon, Care	en P Mitchell, Jerry	P Tryon
P Chapa LaVia	P Gordon, Jehar	n P Moffitt	P Turner
P Coladipietro	P Graham	P Mulligan	P Verschoore
P Cole	P Hamos	P Myers	P Wait
P Collins	P Hannig	P Nekritz	P Walker
P Colvin	P Harris	P Osmond	P Washington
P Connelly	P Hatcher	P Osterman	P Watson
P Coulson	P Hernandez	P Phelps	P Winters
P Crespo	P Hoffman	P Pihos	P Yarbrough
P Cross	P Holbrook	P Poe	P Zalewski
P Cultra	P Howard	P Pritchard	P Mr. Speaker
P Currie	P Jackson	P Ramey	
P D'Amico	P Jakobsson	P Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2095 COUNTY JAIL-DEDUCTION THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brauer A Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Washington
	e e		
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2071 TEACHER-CERT-CRIMINAL OFFENSE THIRD READING PASSED

May 19, 2009

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer A Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2111 TITLE INS - DISBURSEMENTS THIRD READING PASSED

May 19, 2009

112 YEAS	0 NAYS	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Brady Y Brauer A Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner P Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Walker Y Washington
	_		
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2112 REAL ESTATE TIMESHARE THIRD READING PASSED

May 19, 2009

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer A Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2119 SCH CD-INTERVENTION TASK FORCE THIRD READING PASSED

May 19, 2009

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
SENATE BILL 2125
PROP TX-INSTALLMENTS
THIRD READING
PASSED

May 19, 2009

67 YEAS	46 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	N Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
Y Beaubien	A Dugan	Y Lang	A Rita
Y Beiser	Y Dunkin	Y Leitch	N Rose
N Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	N Mathias	Y Sacia
N Biggins	N Farnham	Y Mautino	N Saviano
Y Black	Y Feigenholtz	Y May	N Schmitz
A Boland	N Flider	N McAsey	N Senger
E Bost	Y Flowers	N McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	Y Stephens
A Brosnahan	N Fritchey	Y Mendoza	Y Sullivan
Y Burke	N Froehlich	N Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	N Winters
N Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	<u>.</u>
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2129 FISH-SHAD AND DRUM-TAKING THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington
	e e		
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2145 ENVIRONMENTAL-VARIOUS THIRD READING PASSED

May 19, 2009

	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2150 UTILITIES-RENEWABLE STDS THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson
Y Connelly	Y Harris	Y Osterman	_
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2178 PLAIN LANGUAGE TASK FORCE ACT THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2184 WATER USE-HIGH CAPACITY WELLS THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Verschoore
Y Connelly	Y Hatcher	Y Osterman	Y Watson

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2217 VEH CD-APPROVED DRIVER EDUC THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2224 CIRCUIT BREAKR-APPLICATION-FEE THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore
Y Brauer Y Brosnahan	Y Franks Y Fritchey	Y Mell Y Mendoza	Y Stephens Y Sullivan
Y Brauer Y Brosnahan Y Burke	Y Fritchey Y Froehlich	Y Mendoza Y Miller	Y Sullivan Y Thapedi
Y Cavaletto Y Chapa LaVia Y Coladipietro	Y Gordon, Careen Y Gordon, Jehan Y Graham	Y Mitchell, Jerry	Y Tryon
Y Cole Y Collins Y Colvin Y Connelly	Y Hamos Y Hannig Y Harris Y Hatcher	Y Myers Y Nekritz Y Osmond Y Osterman	Y Wait Y Walker Y Washington Y Watson
Y Coulson Y Crespo Y Cross Y Cultra Y Currie	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2258 HEALTHCARE SURROGATE-AUTH CONT THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson
Y Connelly	Y Harris	Y Osterman	_
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2270 SCH CD-SALARY COMP REPORT THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson
Y Connelly	Y Harris	Y Osterman	_
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2272 MUNICIPAL CONTROL-PIGEONS THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pinos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2277 SCH CD-TEXTBOOK WEIGHT THIRD READING PASSED

May 19, 2009

112 YEAS	2 NAYS	0 PRESENT	
Y Acevedo Y Arroyo N Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	N Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2289 DEBT COLLECTION BUREAU THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2338 UTILITIES-GAS-SINGLE BILL THIRD READING PASSED

May 19, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca A Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pinos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 38 ANIMALS--HUMANE EUTHANASIA THIRD READING PASSED

May 19, 2009

97 YEAS	17 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	A Dugan	Y Lang	A Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	Y Mathias	Y Sacia
N Biggins	Y Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
A Boland	Y Flider	Y McAsey	Y Senger
E Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	N Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	-
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 63 COMP REVIEW-SEPARATE REPORT THIRD READING PASSED

May 19, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait
Y Chapa LaVia Y Coladipietro	Y Gordon, Jehan Y Graham	Y Mitchell, Jerry Y Moffitt Y Mulligan	Y Tryon Y Turner Y Verschoore

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 69 MED PRACTICE - FEE SPLITTING THIRD READING PASSED

May 19, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black A Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 99 EPA-COMPOSTING FACILITIES THIRD READING PASSED

May 19, 2009

78 YEAS	36 NAYS	1 PRESENT	
Y Acevedo Y Arroyo N Bassi	Y Davis, Monique Y Davis, William P DeLuca	Y Jefferson Y Joyce N Kosel	N Reis Y Reitz Y Riley
N Beaubien Y Beiser N Bellock Y Berrios	Y Dugan Y Dunkin Y Durkin N Eddy	Y Lang Y Leitch Y Lyons Y Mathias	A Rita N Rose Y Ryg N Sacia
N Biggins N Black Y Boland E Bost	Y Farnham Y Feigenholtz Y Flider Y Flowers	Y Mautino Y May Y McAsey N McAuliffe	N Saviano N Schmitz N Senger Y Smith
Y Bradley N Brady Y Brauer Y Brosnahan	Y Ford N Fortner Y Franks Y Fritchey	Y McCarthy Y McGuire Y Mell Y Mendoza	Y Sommer Y Soto N Stephens N Sullivan
Y Burke Y Burns N Cavaletto Y Chapa LaVia	Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan	Y Miller N Mitchell, Bill Y Mitchell, Jerry N Moffitt	Y Thapedi N Tracy Y Tryon Y Turner
Y Coladipietro N Cole Y Collins Y Colvin	Y Graham Y Hamos Y Hannig Y Harris	N Mulligan N Myers Y Nekritz N Osmond	Y Verschoore N Wait Y Walker Y Washington
N Connelly Y Coulson Y Crespo N Cross N Cultra Y Currie	N Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson	Y Osterman Y Phelps NV Pihos Y Poe N Pritchard N Ramey	N Watson N Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 104 JUV CT-RECORDS-DISCLOSURE THIRD READING PASSED

May 19, 2009

109 YEAS	7 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro N Cole Y Collins Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris N Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz N Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley A Rita N Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens N Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters
Y Collins Y Colvin Y Connelly Y Coulson Y Crespo Y Cross N Cultra Y Currie	Y Hannig Y Harris N Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson	Y Nekritz N Osmond Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard N Ramey	Y Walker Y Washington Y Watson
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 133 LOCAL GOVERNMENT-TECH THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 134 NURSING HOME-ALTERNATIVE PLACE THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Winters
Y Colvin Y Connelly	Y Harris Y Hatcher	Y Osmond Y Osterman	Y Washington Y Watson

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 148 VEH CD-RAILROAD CROSSING THIRD READING PASSED

May 19, 2009

82 YEAS	34 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi N Beaubien Y Beiser Y Bellock Y Berrios Y Biggins N Black Y Boland E Bost	34 NAYS Y Davis, Monique N Davis, William Y DeLuca Y Dugan Y Dunkin N Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers	O PRESENT Y Jefferson Y Joyce N Kosel Y Lang N Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey N McAuliffe	N Reis Y Reitz Y Riley A Rita N Rose Y Ryg Y Sacia N Saviano Y Schmitz Y Senger Y Smith
Y Bradley Y Brady N Brauer	Y Ford Y Fortner Y Franks	Y McCarthy Y McGuire Y Mell	N Sommer Y Soto N Stephens
Y Brosnahan Y Burke Y Burns N Cavaletto	Y Fritchey Y Froehlich Y Golar Y Gordon, Careen	Y Mendoza Y Miller N Mitchell, Bill N Mitchell, Jerry	N Sullivan Y Thapedi N Tracy N Tryon
Y Chapa LaVia N Coladipietro N Cole N Collins	Y Gordon, Jehan Y Graham Y Hamos Y Hannig	N Moffitt Y Mulligan N Myers Y Nekritz	N Turner Y Verschoore N Wait Y Walker
Y Colvin N Connelly Y Coulson Y Crespo N Cross N Cultra Y Currie	Y Harris N Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson	N Osmond Y Osterman N Phelps Y Pihos N Poe Y Pritchard Y Ramey	Y Washington N Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 149 REGULATION-TECH THIRD READING PASSED

May 19, 2009

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 188 TRUSTS-VIRTUAL REPRESENTATION THIRD READING PASSED

May 19, 2009

115 YEAS	0 NAYS	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt Y Mulligan	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan P Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Cole Y Collins Y Colvin Y Connelly	Y Hamos Y Hannig Y Harris Y Hatcher	Y Myers Y Nekritz Y Osmond Y Osterman	Y Wait Y Walker Y Washington Y Watson
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 209 MENTL HLTH-VOLUNTARY ADMISSION THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Yarbrough
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 214 PEN CD-SERS-VETERANS CONTRACT THIRD READING PASSED

May 19, 2009

3 NAYS	0 PRESENT	
Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith N Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington
Y Harris	Y Osmond	Y Washington
Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson	Y Davis, Monique Y Davis, William Y Joyce Y DeLuca Y Kosel Y Dugan Y Lang Y Dunkin Y Leitch Y Durkin Y Lyons Y Eddy Y Mathias Y Farnham Y Mautino Y Feigenholtz Y May Y Flider Y McAsey Y Flowers Y Ford Y McCarthy Y Fortner Y Franks Y Mell Y Fritchey Y Froehlich Y Golar Y Mitchell, Bill Y Gordon, Careen Y Mitchell, Jerry Y Gordon, Jehan Y Mulligan Y Hamos Y Myers Y Hannig Y Nekritz Y Harris Y Osmond Y Hatcher Y Hoffman Y Pihos Y Holbrook Y Poe Y Howard Y Pritchard Y Jackson Y Ramey

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 246 METRO WATER RECLAM DIST-PROCUR THIRD READING PASSED

May 19, 2009

61 YEAS	53 NAYS	1 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	A Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	Y Durkin	Y Lyons	N Ryg
Y Berrios	N Eddy	N Mathias	Y Sacia
N Biggins	N Farnham	Y Mautino	Y Saviano
N Black	N Feigenholtz	N May	N Schmitz
Y Boland	N Flider	N McAsey	N Senger
E Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	N Stephens
Y Brosnahan	N Fritchey	Y Mendoza	N Sullivan
Y Burke	N Froehlich	N Miller	Y Thapedi
P Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	N Osmond	N Washington
N Connelly	N Hatcher	N Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	NV Winters
N Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	Y Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	•
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 271 USE/OCC TAX-EXEMPT MUNI HALL THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington
	_		_
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 266 PUBLIC INTEREST ATTY ASSIST THIRD READING PASSED

May 19, 2009

105 YEAS	11 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	A Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	Y Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
E Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	N Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	N Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	•
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 310 UNEMPLOY INS-DISCLOSE ADDRESS THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson
		Y Osterman	_
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 340 GOVERNMENT-TECH THIRD READING PASSED

May 19, 2009

115 YEAS	1 NAY	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coldipietro Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Cross N Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 543 REVENUE-TECH THIRD READING PASSED

May 19, 2009

Y Arroyo Y	/ Davis, Monique / Davis, William / DeLuca / Dugan / Dunkin	Y Jefferson Y Joyce Y Kosel	Y Reis Y Reitz Y Riley
Y Beiser Y Y Bellock Y Y Berrios Y Y Biggins Y Y Black Y Y Boland Y E Bost Y Y Bradley Y Y Brady Y Y Brauer Y Y Brosnahan Y Y Burke Y Y Burns Y	Z Durkin Z Eddy Z Farnham Z Feigenholtz Z Flider Z Flowers Z Ford Z Fortner Z Franks Z Fritchey Z Froehlich Z Golar	Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill	A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy
Y Burns Y Y Cavaletto Y		:	
Y Cole Y Collins Y	7 Graham 7 Hamos 7 Hannig 7 Harris	Y Mulligan Y Myers Y Nekritz Y Osmond	Y Verschoore Y Wait Y Walker Y Washington
Y Coulson Y Y Crespo Y Y Cross Y Y Cultra Y Y Currie Y	/ Hatcher / Hernandez / Hoffman / Holbrook / Howard / Jackson / Jakobsson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Watson Y Winters Y Yarbrough Y Zalewski P Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 574 LOCAL GOVERNMENT-TECH THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo Y Cross Y Cultra	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Walker Y Washington Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y Currie Y D'Amico	Y Jackson Y Jakobsson	Y Ramey Y Reboletti	5 5.500 2 F 5.60

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 583 MUNI CD-ENERGY IMPROVEMENT THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley A Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Washington
	_		
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 318 MEDICAL PRACTICE ACT-TECH THIRD READING PASSED

May 19, 2009

108 YEAS	6 NAYS	2 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady N Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey P Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang N Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill N Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan P Thapedi Y Tracy Y Tryon Y Turner Y Verschoore N Wait Y Walker Y Washington Y Watson Y Yarbrough
Y Cross N Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	N Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 260 FINANCE AUTHORITY-BONDS THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo	Y Davis, Monique Y Davis, William	Y Jefferson Y Joyce	Y Reis Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	Y Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
E Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	A Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 587 LOCAL GOVERNMENT-TECH THIRD READING PASSED

May 19, 2009

100 YEAS	16 NAYS	0 PRESENT	
Y Acevedo Y Arroyo	Y Davis, Monique Y Davis, William	Y Jefferson N Joyce	Y Reis Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	Y Mathias	Y Sacia
Y Biggins	N Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	N Flider	N McAsey	Y Senger
E Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	A Stephens
Y Brosnahan	N Fritchey	Y Mendoza	Y Sullivan
Y Burke	N Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
N Coulson	Y Hernandez	Y Phelps	Y Winters
N Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2121 EPA-NPDES STORM WATER FEES THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hollman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 206 PROCUREMENT DISABLED VETERANS THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hollman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 613 EDUCATION-TECH THIRD READING PASSED

May 19, 2009

112 YEAS	4 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns N Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris N Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens N Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson
Y Colvin	Y Harris	Y Osmond	Y Washington
N Connelly Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	N Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1282 BIFDA-REASONABLE COMPENSATION THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

[May 19, 2009]

NO. 48

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1390 NOT FOR PROFIT CORP-VARIOUS THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Washington
	_		_
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1408 CARNIVAL RIDE SAFETY-PENALTIES THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	Y Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
E Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	A Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	•
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1379 HWY CD-PECUNIARY INTEREST THIRD READING PASSED

May 19, 2009

82 YEAS	33 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	N Jefferson	N Reis
Y Arroyo	Y Davis, William	N Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	N Mathias	Y Sacia
Y Biggins	N Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
N Boland	N Flider	N McAsey	N Senger
E Bost	NV Flowers	Y McAuliffe	Y Smith
N Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	A Stephens
Y Brosnahan	N Fritchey	Y Mendoza	N Sullivan
Y Burke	N Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	Y Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	Y Winters
N Crespo	N Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	1 m. speaker
Y D'Amico	Y Jakobsson	N Reboletti	
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STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1412 SCH CD-EARLY CHILDHOOD ED GRNT THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hollman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1444 ACUPUNCTURE LIC-GUEST INSTRUCT THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Colvin Y Connelly	Y Harris Y Hatcher	Y Osmond Y Osterman	Y Washington Y Watson
Y Crespo Y Cross Y Cultra Y Currie	Y Hoffman Y Holbrook Y Howard Y Jackson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1448 UTILITIES-RAIL RIGHT OF WAY THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1493 COURT CLAIMS-GOLD STAR PROGRAM THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Bradley Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Washington
	_		_
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1508 SCH STU RECORDS-SOCIAL WORKER THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Muligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington
Y Colvin	Y Harris	Y Osmond	
Y Connelly Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1510 PEN CD-ART 3-BENEFICIARY TRUST THIRD READING PASSED

May 19, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland E Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto A Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Colvin Y Connelly	Y Harris Y Hatcher	Y Osmond Y Osterman	Y Washington Y Watson
Y Crespo Y Cross Y Cultra Y Currie	Y Hoffman Y Holbrook Y Howard Y Jackson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILLS 4453 - 4552 MOTION TO SUSPEND POSTING REQUIREMENTS PREVAILED

May 19, 2009

70 YEAS	46 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	N Mathias	N Sacia
N Biggins	Y Farnham	Y Mautino	N Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	Y Flider	Y McAsey	N Senger
E Bost	Y Flowers	N McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	A Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	N Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	N Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	•
Y D'Amico	Y Jakobsson	N Reboletti	

57TH LEGISLATIVE DAY

Perfunctory Session

TUESDAY, MAY 19, 2009

At the hour of 5:01 o'clock p.m., the House convened perfunctory session.

HOUSE BILLS ON SECOND READING

Having been reproduced, the following bills were taken up, read by title a second time and held on the order of Second Reading: HOUSE BILLS 1910, 2129, 2132, 2145, 2194 and 2206.

SENATE BILLS ON SECOND READING

Having been reproduced, the following bills were taken up, read by title a second time and held on the order of Second Reading: SENATE BILLS 39, 43, 44, 82, 122, 253, 283, 326, 328, 351, 367, 397, 414, 420, 600, 658, 933, 1089, 1265, 1289, 1292, 1298, 1342, 1350, 1369, 1384, 1430, 1602, 1607, 1690, 1715, 1739, 1776, 1905, 1909, 1918, 1919, 1920, 1925, 1930, 1938, 1955, 1984, 2043, 2090, 2091, 2116, 2148, 2252 and 2283.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Black replaced Representative Bost in the Committee on State Government Administration on May 19, 2009.

Representative Osmond replaced Representative Wait in the Committee on State Government Administration on May 19, 2009.

Representative Verschoore replaced Representative Franks in the Committee on State Government Administration on May 19, 2009.

Representative Reitz replaced Representative Dugan in the Committee on State Government Administration on May 19, 2009.

Representative Zalewski replaced Representative Burns in the Committee on State Government Administration on May 19, 2009.

Representative Verschoore replaced Representative Farnham in the Committee on State Government Administration on May 19, 2009.

Representative Chapa LaVia replaced Representative Rita in the Committee on Appropriations-Public Safety on May 19, 2009.

Representative Mautino replaced Representative Turner in the Committee on Executive on May 19, 2009.

Representative Careen Gordon replaced Representative Washington in the Committee on Appropriations-Human Services on May 19, 2009.

Representative McGuire replaced Representative Yarbrough in the Committee on Appropriations-Higher Education on May 19, 2009.

Representative Arroyo replaced Representative Smith in the Committee on Appropriations-Elementary & Secondary Education on May 19, 2009.

Representative Zalewski replaced Representative Riley in the Committee on Appropriations-Elementary & Secondary Education on May 19, 2009.

Representative Beiser replaced Representative Careen Gordon in the Committee on Labor on May 19, 2009.

Representative Miller replaced Representative D'Amico in the Committee on Labor on May 19, 2009.

Representative Harris replaced Representative Colvin in the Committee on Labor on May 19, 2009.

REPORTS FROM STANDING COMMITTEES

Representative Burke, Chairperson, from the Committee on Executive to which the following were referred, action taken on May 19, 2009, 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 BILLS 122, 367, 933, 1384 and 1938.

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

Amendment No. 2 to SENATE BILL 1920 and Amendment No. 2 to SENATE BILL 2091.

The committee roll call vote on Amendment No. 2 to Senate Bill 2091 is as follows:

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

Y Burke(D), Chairperson Y Lyons(D), Vice-Chairperson

 $\begin{array}{lll} N \ Brady(R), Republican Spokesperson & Y \ Acevedo(D) \\ Y \ Arroyo(D) & Y \ Berrios(D) \\ N \ Biggins(R) & Y \ Rita(D) \\ N \ Sullivan(R) & Y \ Tryon(R) \end{array}$

Y Mautino(D)(replacing Turner)

The committee roll call vote on Senate Bills 122, 367, 933, 1384, 1938 and Amendment No. 2 to Senate Bill 1920 is as follows:

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

Y Burke(D), Chairperson Y Lyons(D), Vice-Chairperson

Y Brady(R), Republican Spokesperson Y Acevedo(D)
Y Arroyo(D) Y Biggins(R) Y Rita(D)
Y Sullivan(R) Y Tryon(R)

Y Mautino(D)(replacing Turner)

Representative Bradley, Chairperson, from the Committee on Revenue & Finance to which the following were referred, action taken on May 19, 2009, 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 2252.

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 1739.

The committee roll call vote on Senate Bill 2252 is as follows:

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

Y Bradley(D), Chairperson A Mautino(D), Vice-Chairperson

Y Biggins(R), Republican Spokesperson A Bassi(R)

Y Beaubien(R) Y Chapa LaVia(D)

Y Currie(D) A Eddy(R)

A Ford(D) Y Gordon, Careen(D)

A Sullivan(R) A Turner(D)

Y Zalewski(D)

The committee roll call vote on Senate Bill 1739 is as follows:

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

Y Bradley(D), Chairperson A Mautino(D), Vice-Chairperson

Y Biggins(R), Republican Spokesperson A Bassi(R)

Y Beaubien(R) Y Chapa LaVia(D)

Y Currie(D) Y Eddy(R)

Y Ford(D) Y Gordon, Careen(D)

A Sullivan(R) A Turner(D)

Y Zalewski(D)

Representative Yarbrough, Chairperson, from the Committee on Appropriations-Public Safety to which the following were referred, action taken on May 19, 2009, 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: HOUSE BILL 2206.

The committee roll call vote on House Bill 2206 is as follows:

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

Y Yarbrough(D), Chairperson Y Washington(D), Vice-Chairperson

Y Reis(R), Republican Spokesperson
Y Colvin(D)
Y Connelly(R)
Y Harris(D)
Y Harris(D)
Y Howard(D)
Y Chapa LaVia(D)(replacing Rita)
Y Sacia(R)
Y Soto(D)
Y Wait(R)
Y Colvin(D)
Y Graham(D)
Y Hatcher(R)
Y Hatcher(R)
Y McAuliffe(R)
Y Sacia(R)
Y Soto(D)
Y Zalewski(D)

Representative Feigenholtz, Chairperson, from the Committee on Appropriations-Human Services to which the following were referred, action taken on May 19, 2009, 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: HOUSE BILL 2194.

The committee roll call vote on House Bill 2194 is as follows:

14, Yeas; 2, Nays; 1, Answering Present.

Y Feigenholtz(D), Chairperson Y Osterman(D), Vice-Chairperson

Y Mulligan(R), Republican Spokesperson Y Bellock(R) N Coulson(R) Y Farnham(D) Y Gordon, Jehan(D) Y Graham(D) Y Hernandez(D) Y Jackson(D) N Leitch(R) P Mell(D) Y Ryg(D)A Saviano(R) Y Schmitz(R) Y Senger(R) A Stephens(R) Y Walker(D)

Y Gordon, C.(D)(replacing Washington)

Representative Joyce, Chairperson, from the Committee on Appropriations-General Services to which the following were referred, action taken on May 19, 2009, 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: HOUSE BILL 2145.

The committee roll call vote on House Bill 2145 is as follows:

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

Y Joyce(D), Chairperson Y Riley(D), Vice-Chairperson

Y Biggins(R), Republican Spokesperson A Brauer(R)

Y Brosnahan(D) Y Davis, Monique(D)

A Mathias(R) Y Mautino(D)

Y Ramey(R)

Representative Franks, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on May 19, 2009, reported the same back with the following recommendations:

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

Amendment No. 2 to SENATE BILL 1906.

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 420.

The committee roll call vote on Senate Bill 420 is as follows:

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

Y Franks(D), Chairperson Y Dugan(D), Vice-Chairperson

Y Osmond(R)(replacing Wait)Rep. Spokesperson Y Bassi(R)

Y Boland(D) Y Black(R)(replacing Bost)

Y Zalewski(D)(replacing Burns) Y Collins(D)

Y Crespo(D)
Y Farnham(D)
Y Froehlich(D)
Y Modern(D)
Y Modern(D)

Y McAsey(D)
Y Moffitt(R)
Y Myers(R)
Y Poe(R)

Y Ramey(R)

The committee roll call vote on Amendment No. 2 to Senate Bill 1906 is as follows:

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

Y Franks(D), Chairperson Y Dugan(D), Vice-Chairperson

Y Osmond(R)(replacing Wait)Rep. Spokesperson Y Bassi(R)

Y Boland(D) Y Black(R)(replacing Bost)

Y Zalewski(D)(replacing Burns) Y Collins(D)

Y Crespo(D) Y Davis, Monique(D)

Y Verschoore(D)(replacing Farnham)
Y Froehlich(D)
Y McAsey(D)
Y Moffitt(R)

Y Myers(R) Y Poe(R)

Y Ramey(R)

Representative Soto, Chairperson, from the Committee on Appropriations-Higher Education to which the following were referred, action taken on May 19, 2009, 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: HOUSE BILL 2132.

The committee roll call vote on House Bill 2132 is as follows:

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

Y Soto(D)

Y Washington(D)

Y Soto(D), Chairperson Y Joyce(D), Vice-Chairperson Y Beiser(D) Y Myers(R), Republican Spokesperson A Bost(R) Y Black(R) Y Brauer(R) Y Brady(R) Y Brosnahan(D) Y Cavaletto(R) Y Davis, Monique(D) Y Davis, William(D) Y Dunkin(D) Y Flowers(D) Y Jakobsson(D) Y Miller(D) Y Nekritz(D) Y Poe(R) Y Pritchard(R) Y Rose(R) Y Tracy(R) Y McGuire(D)(replacing Yarbrough) Y Mautino

Representative Chapa LaVia, Chairperson, from the Committee on Appropriations - Elementary & Secondary Education to which the following were referred, action taken on May 19, 2009, 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: HOUSE BILL 2129.

The committee roll call vote on House Bill 2129 is as follows:

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

Y Chapa LaVia(D), Chairperson Y Davis, William(D), Vice-Chairperson Y Bassi(R), Republican Spokesperson Y Acevedo(D) Y Burns(D) Y Cole(R) N Coulson(R) Y Eddy(R)Y Gordon, Jehan(D) Y Hernandez(D) Y McAsey(D) Y Jackson(D) Y Mitchell, Jerry(R) Y Mulligan(R) Y Pihos(R) N Pritchard(R) Y Arroyo(D)(replacing Smith) Y Riley(D)

Representative Osterman, Chairperson, from the Committee on Labor to which the following were referred, action taken on May 19, 2009, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 1715.

The committee roll call vote on Senate Bill 1715 is as follows:

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

Y Osterman(D), Chairperson Y Soto(D), Vice-Chairperson A Schmitz(R), Republican Spokesperson N Beaubien(R) A Bellock(R) Y Chapa LaVia(D) Y Harris(D) (replacing Colvin) A Cultra(R) Y Miller(D) (replacing D'Amico) Y Davis, William(D) Y Beiser(D) (replacing Gordon, C) N Durkin(R) A Graham(D) Y Hernandez(D) Y Hoffman(D) A Howard(D) Y Jefferson(D) N Leitch(R) Y Mendoza(D) N Osmond(R) Y Phelps(D) A Stephens(R) N Sullivan(R) N Tryon(R)

HOUSE RESOLUTIONS

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

HOUSE RESOLUTION 413

Offered by Representative Jehan Gordon:

WHEREAS, Currently only five Veterans Administration hospitals operate in Illinois, including the Jesse Brown VA Medical Center in Chicago, the VA Illiana Health Care System in Danville, the Edward Hines, Jr. VA Hospital in Hines, the Marion VA Medical Center in Marion, and the North Chicago VA Medical Center in North Chicago; and

WHEREAS, An additional 14 outpatient clinics serve Illinois veterans, including the Aurora Clinic, the Auburn Gresham and Lakeside clinics in Chicago, the Chicago Heights Clinic, the Elgin Clinic, the Evanston Clinic, the Freeport Clinic, the Oak Park Clinic in Hines, the Joliet Clinic, the LaSalle Clinic, the Manteno Clinic, the McHenry Clinic, the Oak Lawn Clinic, and the Rockford Clinic; and

WHEREAS, Only eight community-based outpatient clinics serve the remainder of Illinois veterans, including the Belleville Clinic, the Decatur VA Outpatient Clinic, the Effingham Community Based Outpatient Clinic, the Galesburg VA Clinic, the Mt. Vernon Community Based Outpatient Clinic, the Bob Michel VA Outpatient Clinic in Peoria, the Quincy VA Clinic, and the Springfield VA Outpatient Clinic; and

WHEREAS, Our nation's veterans deserve to expect that their post-service needs will be addressed, particularly when involving their health and welfare; and, moreover, in tough economic times it is especially important to avoid budget cuts affecting the quality of care our veterans receive; and

WHEREAS, While grateful for the medical facilities already located throughout Illinois, veterans of this State express concerns regarding the lack of a centrally located Veterans Administration hospital in the State; and the Director of the Illinois Department of Veterans' Affairs agrees, citing that no medical facility for our State's veterans in the central part of Illinois is a problem; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge Congress to promulgate the establishment of a Central Illinois VA hospital in Peoria; and be it further

RESOLVED, That suitable copies of this resolution be presented to the Honorable Eric K. Shinseki, Secretary of the U.S. Department of Veterans Affairs, and to each member of the Illinois congressional delegation.

HOUSE RESOLUTION 416

Offered by Representative Watson:

WHEREAS, In accordance with House Resolution 510, offered by Representative Ron Stephens during the 94th General Assembly, it has been fitting that each year in observance of Memorial Day that the Illinois House of Representatives has continued the established memorial tradition of honoring our fallen brothers and sisters by reading an annual list of all of the names of those American soldiers, sailors, airman, and marines from the State of Illinois that have given the ultimate sacrifice in the preceding year since the previous tribute; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that on May 26, 2009, the Illinois House of Representatives shall read the names of all of the soldiers, sailors, airman, and marines from each of the branches of the Unites States and Illinois military reserve and guard units, who have given their lives in the line of duty during the year since the last tribute; and be it further

RESOLVED, That the Clerk of the House shall, as has become tradition, preface the tributary reading of names of those fallen heroes with the reciting of a quote from President Abraham Lincoln's Gettysburg Address: "The world will little note, nor long remember what we say here, but it can never forget what they did here. It is for us the living, rather, to be dedicated here to the unfinished work which they who fought here have thus far so nobly advanced. It is rather for us to be dedicated to the great task remaining before

us, that from these honored dead we take increased devotion to that cause for which they gave the last full measure of devotion, that we here highly resolve that these dead shall not have died in vain, that this nation, under God, shall have a new birth of freedom, and that government of the people, by the people, for the people, shall not perish from the earth."; and be it further

RESOLVED, That a copy of this resolution and a copy of the ceremonial honor roll and program of the May 26, 2009 reading of names be presented to the families of those fallen heroes.

HOUSE RESOLUTION 417

Offered by Representative Reis:

WHEREAS, During these final weeks of the Spring 2009 Legislative Session, lawmakers will be forced to make hard choices as State revenues continue to deteriorate and the Illinois budget outlook for Fiscal Year 2010 hemorrhages with red ink; and

WHEREAS, Planned Parenthood, the alleged not-for-profit abortion business, in fiscal year 2007, brought in \$1.0179 billion in gross revenue and, according to the Planned Parenthood Federation of America's Annual Report for 2006-2007, of that nearly \$1.02 billion, \$336.7 million came from government grants and contracts at both state and federal levels; and

WHEREAS, In the State of Illinois, taxpayers have provided over \$25 million in funding to Planned Parenthood over the past five years for an average of \$5 million per year; and

WHEREAS, Whatever one's views on abortion, the fact remains that the government, while trying to regain a steady financial foothold, should focus on providing financial assistance for basic, vital healthcare needs to those who need it most and that will affect the most citizens, not subsidizing a controversial operation that has no problem raising money on its own accord; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the State of Illinois discontinue State funding of Planned Parenthood and to more prudently spend our precious tax dollars by helping to pay our current healthcare obligations and to provide healthcare for all Illinoisans.

HOUSE RESOLUTION 418

Offered by Representative Jerry Mitchell:

WHEREAS, President Ronald Wilson Reagan, a man of humble background, worked throughout his life serving freedom and advancing the public good, having been employed as an entertainer, union leader, corporate spokesman, Governor of California, and President of the United States; and

WHEREAS, Ronald Reagan was born on February 6, 1911 in Tampico; he lived in many locations throughout Illinois, including his boyhood home in Dixon; he attended Eureka College in Eureka, graduating in 1932, and is a true son of Illinois; and

WHEREAS, Ronald Reagan served with honor and distinction for two terms as the 40th President of the United States of America, the second of which he earned the confidence of three-fifths of the electorate and was victorious in 49 of the 50 states in the general election, a record that is unsurpassed in the history of American presidential elections; and

WHEREAS, During Mr. Reagan's presidency, he worked in a bipartisan manner to enact his bold agenda of restoring accountability and common sense to government, which led to an unprecedented economic expansion and opportunity for millions of Americans; and

WHEREAS, President Reagan's commitment to our armed forces contributed to the restoration of pride in America, her values and those cherished by the free world, and prepared America's Armed Forces to meet 21st century challenges; and

WHEREAS, President Reagan's vision of "peace through strength" helped lead to the end of the Cold War and the ultimate demise of the Soviet Union, guaranteeing basic human rights for millions of people; and

WHEREAS, The City of Dixon, Ronald Reagan's boyhood home, has established a 15-person Centennial Commission in order to plan the City's celebration of the 100th birthday of this dynamic and visionary leader in the year 2011; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that there is created the Illinois Ronald Reagan Centennial Commission consisting of 8 members appointed as follows: 2 members of the House appointed by the Speaker of the House, 2 members of the House appointed by the Minority Leader of the House, 2 members appointed by the Governor, the President of Eureka College or his designee, and the Mayor of the City of Dixon or his designee, all of whom shall serve without compensation but shall be reimbursed for their reasonable and necessary expenses from funds appropriated for that purpose; and be it further

RESOLVED, That the Commission shall select a chairperson from among its members; the Commission shall meet as frequently as necessary, at the call of the chairperson; and be it further

RESOLVED, That the Commission shall do the following:

- (1) elevate the centennial of Ronald Reagan's birth to a high profile bipartisan event:
- (2) recognize Ronald Reagan as the only United States President born and raised in the State of Illinois;
- (3) stimulate and encourage the creation and growth of programs about Ronald Reagan;
- (4) highlight and publicize the institutions in the State that are connected to Ronald Reagan and their impact on his life;
- (5) work with and coordinate statewide organizations and groups commemorating Ronald Reagan's 100th birthday; and
- (6) encourage communities and citizens to support and get involved in the commemoration; and be it further

RESOLVED, That the Commission shall work with other state Reagan Memorial Commissions and the national Commission in developing a nationwide plan for the celebration of President Reagan's 100th birthday in 2011, including work with Illinois school districts on appropriate ceremonies to mark the successful conclusion of the Cold War and President Reagan's service to the United States; and be it further

RESOLVED, That the Commission shall receive staff support from the Illinois Historic Preservation Agency; and be it further

RESOLVED, That the Commission make reports to the Governor and the General Assembly on or before December 31, 2009, on or before December 31, 2010, and on or before December 31, 2011.

HOUSE RESOLUTION 420

Offered by Representative Winters:

WHEREAS, The State of Illinois offers many services to the people of Illinois; and

WHEREAS, All State employees are paid by the taxpayers of Illinois; and

WHEREAS, State buildings are funded by the citizens of Illinois; and

WHEREAS, The James R. Thompson Center in Chicago is one of the most widely used State facilities with thousands of visitors every day; and

WHEREAS, The Thompson Center is designed to be as open and transparent as possible to the taxpayers and citizens who own and finance the building; and

WHEREAS, In recent months, the Thompson Center's management has instituted a new security screening procedure that requires visitors to pass through a metal detector and display a form of State-issued identification in order to access any of the State offices located within the building; and

WHEREAS, There is no clear rationale for requiring Illinois citizens to display identification to access a State office as many citizens do not possess any form of State-issued identification or do not carry it on their person every day; and

WHEREAS, State government must be as open and accessible to citizens and taxpayers as possible; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the management of the James R. Thompson Center to terminate its security screening procedure that requires visitors to display a form of State-issued identification to access any of the State offices located within the building.

Offered by Representative Moffitt:

WHEREAS, Agricultural pesticide products in Illinois have been proven to protect and improve crop yields by controlling weed competition, lessening insect damage, and enhancing plant health; and

WHEREAS, Aerial application is a vital part of the agrichemical supply and service industry in Illinois; and

WHEREAS, Often farmers have few alternatives to using aerial spraying as the timely application of pesticide products is vital to ensure the product's effectiveness in protecting and enhancing crop production; and

WHEREAS, It is extremely important for the agrichemical supply and service industry to continue to demonstrate to the general public that it is professional and responsible in its application of pesticides; and

WHEREAS, The Illinois Department of Agriculture has authority under the Illinois Pesticide Act to administer and enforce the regulations pertaining to the application of pesticides; and

WHEREAS, Persons who use or supervise the application of pesticides for hire must obtain a commercial applicator license from the Illinois Department of Agriculture; and

WHEREAS, The Illinois Department of Agriculture has authority to investigate claims of pesticide misuse and to take statutory action against persons who have misused pesticides; and

WHEREAS, An ever increasing number of residents in agricultural areas are not tied to the agricultural land surrounding their residences and do not have any knowledge of what or when pesticides may be applied aerially to the property surrounding them; and

WHEREAS, If an incident, such as drift, occurs, it may be advantageous to have a list of the pesticides that are commonly applied by air and first aid information for suspected exposure made available on the Department's website; and

WHEREAS, The State of Illinois and the agricultural industry should work to put an information system in place to describe the crop protection products commonly applied by air; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the members of the House of Representatives urge the Illinois Department of Agriculture, with the assistance of industry groups representing agricultural pesticide users, to create an informational program to help the general public obtain timely information regarding agricultural pesticides, including the categories and types of agricultural pesticides that are normally applied aerially in the State, the methods by which these products are applied, and the pests or diseases they are designed to treat, information on how to access product Material Safety Data Sheets, information on first aid procedures to follow in case of exposure, and information on how to contact the appropriate authorities, such as the Department of Agriculture, to request additional information or to report a possible case of pesticide drift or misuse; and be it further

RESOLVED, That this system should be accessible by the public through the Department's website and existing telephone notification procedures during normal business hours; and be it further

RESOLVED, That during non-business hours and on weekends, a recorded message should provide emergency contact information; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to the Director of Agriculture.

INTRODUCTION AND FIRST READING OF BILLS

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

HOUSE BILL 4564. Introduced by Representative Gordon, Careen, AN ACT concerning civil law.

SENATE BILLS ON FIRST READING

Having been reproduced, the following bills were taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 451 (Currie) and 941 (Acevedo).

At the hour of 5:11 o'clock p.m., the House Perfunctory Session adjourned.