## **100TH GENERAL ASSEMBLY**

## State of Illinois

## 2017 and 2018

### HB2514

by Rep. Lou Lang

## SYNOPSIS AS INTRODUCED:

205 ILCS	5/48.3	from	Ch.	17,	par.	360.2
205 ILCS	205/9012	from	Ch.	17,	par.	7309-12
205 ILCS	305/9.1					

Amends the Illinois Banking Act and the Savings Bank Act. Replaces "Commissioner" with "Secretary" in provisions related to the disclosure of information in order to update references to the Secretary of Financial and Professional Regulation. Provides that the Secretary may furnish confidential supervisory information to a Federal Home Loan Bank in connection with any bank that is a member of the Federal Home Loan Bank or in connection with any application by the bank before the Federal Home Loan Bank. Provides that a bank or other financial institution or its officers, agents, and employees may disclose confidential supervisory information to a Federal Home Loan Bank of which it is a member. Amends the Illinois Credit Union Act. Provides that relevant confidential supervisory information may be disclosed under specified circumstances to other agencies or entities having a legitimate regulatory interest, including, but not limited to, a Federal Home Loan Bank. Effective immediately.

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AN ACT concerning regulation.

# Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Illinois Banking Act is amended by changing
Section 48.3 as follows:

6 (205 ILCS 5/48.3) (from Ch. 17, par. 360.2)

Sec. 48.3. Disclosure of reports of examinations and
confidential supervisory information; limitations.

9 report of examination, visitation, or (a) Anv investigation prepared by the Secretary Commissioner under 10 this Act, the Electronic Fund Transfer Act, the Corporate 11 12 Fiduciary Act, the Illinois Bank Holding Company Act of 1957, and the Foreign Banking Office Act, any report of examination, 13 14 visitation, or investigation prepared by the state regulatory authority of another state that examines a branch of an 15 16 Illinois State bank in that state, any document or record 17 prepared or obtained in connection with or relating to any examination, visitation, or investigation, and any record 18 19 prepared or obtained by the Secretary Commissioner to the extent that the record summarizes or contains information 20 21 derived from any report, document, or record described in this 22 subsection shall be deemed "confidential supervisory information". Confidential supervisory information shall not 23

include any information or record routinely prepared by a bank 1 2 or other financial institution and maintained in the ordinary 3 course of business or any information or record that is required to be made publicly available pursuant to State or 4 5 federal law or rule. Confidential supervisory information shall be the property of the Secretary Commissioner and shall 6 7 only be disclosed under the circumstances and for the purposes 8 set forth in this Section.

9 The <u>Secretary</u> <del>Commissioner</del> may disclose confidential 10 supervisory information only under the following 11 circumstances:

12 (1)The Secretary Commissioner may furnish confidential supervisory information to 13 the Board of 14 Governors of the Federal Reserve System, the federal 15 reserve bank of the federal reserve district in which the 16 State bank is located or in which the parent or other 17 affiliate of the State bank is located, any official or examiner thereof duly accredited for the purpose, or any 18 19 other state regulator, federal regulator, or in the case of 20 a foreign bank possessing a certificate of authority 21 pursuant to the Foreign Banking Office Act or a license 22 pursuant to the Foreign Bank Representative Office Act, the 23 bank regulator in the country where the foreign bank is 24 chartered, that the Secretary Commissioner determines to 25 have an appropriate regulatory interest. Nothing contained 26 in this Act shall be construed to limit the obligation of

any member State bank to comply with the requirements relative to examinations and reports of the Federal Reserve Act and of the Board of Governors of the Federal Reserve System or the federal reserve bank of the federal reserve district in which the bank is located, nor to limit in any way the powers of the <u>Secretary Commissioner</u> with reference to examinations and reports.

8 (2) The Commissioner Secretary may furnish 9 confidential supervisory information to the United States, 10 any agency thereof that has insured a bank's deposits in 11 whole or in part, or any official or examiner thereof duly 12 accredited for the purpose. Nothing contained in this Act 13 shall be construed to limit the obligation relative to 14 examinations and reports of any State bank, deposits in 15 which are to any extent insured by the United States, any 16 agency thereof, nor to limit in any way the powers of the 17 Secretary Commissioner with reference to examination and reports of such bank. 18

19 The Secretary may furnish confidential (2.5)20 supervisory information to a Federal Home Loan Bank in 21 connection with any bank that is a member of the Federal 22 Home Loan Bank or in connection with any application by the 23 bank before the Federal Home Loan Bank. The confidential 24 supervisory information shall remain the property of the 25 Secretary and may not be further disclosed without the 26 Secretary's permission.

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1 (3) The Secretary Commissioner may furnish 2 confidential supervisory information to the appropriate 3 law enforcement authorities when the Secretary which Commissioner reasonably believes a bank, 4 the 5 Secretary Commissioner has caused to be examined, has been a victim of a crime. 6

7 (4) The Secretary Commissioner may furnish 8 confidential supervisory information relating to a bank or 9 other financial institution, which the Secretary 10 Commissioner has caused to be examined, to be sent to the 11 administrator of the Uniform Disposition of Unclaimed 12 Property Act.

13 (5) The Secretary may furnish Commissioner 14 confidential supervisory information relating to a bank or 15 other financial institution, which the Secretary 16 Commissioner has caused to be examined, relating to its 17 performance of obligations under the Illinois Income Tax and the Illinois Estate and Generation-Skipping 18 Act 19 Transfer Tax Act to the Illinois Department of Revenue.

20 furnish (6) The Secretary Commissioner may 21 confidential supervisory information relating to a bank or 22 other financial institution, which the Secretary 23 Commissioner has caused to be examined, under the federal 24 Currency and Foreign Transactions Reporting Act, Title 31, 25 United States Code, Section 1051 et seq.

(6.5) The <u>Secretary</u> <del>Commissioner</del> may furnish

confidential supervisory information to any other agency
 or entity that the <u>Secretary Commissioner</u> determines to
 have a legitimate regulatory interest.

4 (7) The <u>Secretary</u> Commissioner may furnish 5 confidential supervisory information under any other 6 statute that by its terms or by regulations promulgated 7 thereunder requires the disclosure of financial records 8 other than by subpoena, summons, warrant, or court order.

9 (8) At the request of the affected bank or other 10 financial institution, the <u>Secretary</u> Commissioner may 11 furnish confidential supervisory information relating to a 12 bank or other financial institution, which the Secretary Commissioner has caused to be examined, in connection with 13 14 the obtaining of insurance coverage or the pursuit of an 15 insurance claim for or on behalf of the bank or other 16 financial institution; provided that, when possible, the 17 Secretary Commissioner shall disclose only relevant information while maintaining the confidentiality of 18 19 financial records not relevant to such insurance coverage 20 or claim and, when appropriate, may delete identifying data 21 relating to any person or individual.

(9) The <u>Secretary</u> Commissioner may furnish a copy of a
 report of any examination performed by the <u>Secretary</u>
 Commissioner of the condition and affairs of any electronic
 data processing entity to the banks serviced by the
 electronic data processing entity.

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(10) In addition to the foregoing circumstances, the 1 2 Secretary Commissioner may, but is not required to, furnish 3 confidential supervisory information under the same circumstances authorized for the bank or financial 4 5 institution pursuant to subsection (b) of this Section, 6 except that the <u>Secretary</u> Commissioner shall provide 7 confidential supervisory information under circumstances 8 described in paragraph (3) of subsection (b) of this 9 Section only upon the request of the bank or other 10 financial institution.

(b) A bank or other financial institution or its officers, agents, and employees may disclose confidential supervisory information only under the following circumstances:

(1) to the board of directors of the bank or other 14 15 financial institution, as well as the president, 16 vice-president, cashier, and other officers of the bank or 17 other financial institution to whom the board of directors may delegate duties with respect to compliance with 18 19 recommendations for action, and to the board of directors 20 of a bank holding company that owns at least 80% of the 21 outstanding stock of the bank or other financial 22 institution;

(2) to attorneys for the bank or other financial
 institution and to a certified public accountant engaged by
 the State bank or financial institution to perform an
 independent audit provided that the attorney or certified

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public accountant shall not permit the confidential supervisory information to be further disseminated;

3 (3) to any person who seeks to acquire a controlling interest in, or who seeks to merge with, the bank or 4 5 financial institution, provided that all attornevs, public accountants, officers, 6 certified agents, or 7 employees of that person shall agree to be bound to respect 8 confidentiality of the confidential supervisory the 9 information and to not further disseminate the information therein contained; 10

11 (3.5) to a Federal Home Loan Bank of which it is a 12 member;

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(4) (blank); or

14 (5) to the bank's insurance company in relation to an 15 insurance claim or the effort by the bank to procure 16 insurance coverage, provided that, when possible, the bank 17 shall disclose only information that is relevant to the insurance claim or that is necessary to procure the 18 19 insurance coverage, while maintaining the confidentiality 20 of financial information pertaining to customers. When 21 appropriate, the bank may delete identifying data relating 22 to any person.

The disclosure of confidential supervisory information by a bank or other financial institution pursuant to this subsection (b) and the disclosure of information to the <u>Secretary</u> Commissioner or other regulatory agency in 1 connection with any examination, visitation, or investigation 2 shall not constitute a waiver of any legal privilege otherwise 3 available to the bank or other financial institution with 4 respect to the information.

5 (c) (1) Notwithstanding any other provision of this Act or 6 any other law, confidential supervisory information shall be 7 the property of the Secretary Commissioner and shall be 8 privileged from disclosure to any person except as provided in 9 this Section. No person in possession of confidential 10 supervisory information may disclose that information for any 11 reason or under any circumstances not specified in this Section 12 without the prior authorization of the Secretary Commissioner. 13 Any person upon whom a demand for production of confidential 14 supervisory information is made, whether by subpoena, order, or 15 other judicial or administrative process, must withhold 16 production of the confidential supervisory information and 17 must notify the Secretary Commissioner of the demand, at which time the Secretary Commissioner is authorized to intervene for 18 the purpose of enforcing the limitations of this Section or 19 20 seeking the withdrawal or termination of the attempt to compel production of the confidential supervisory information. 21

(2) Any request for discovery or disclosure of confidential supervisory information, whether by subpoena, order, or other judicial or administrative process, shall be made to the <u>Secretary Commissioner</u>, and the <u>Secretary Commissioner</u> shall determine within 15 days whether to disclose the information

pursuant to procedures and standards that 1 the Secretary 2 establish by rule. If the Secretary Commissioner shall Commissioner determines that such information will not be 3 disclosed, the Secretary's Commissioner's decision shall be 4 5 subject to judicial review under the provisions of the 6 Administrative Review Law, and venue shall be in either 7 Sangamon County or Cook County.

8 (3) Any court order that compels disclosure of confidential 9 supervisory information may be immediately appealed by the 10 <u>Secretary Commissioner</u>, and the order shall be automatically 11 stayed pending the outcome of the appeal.

(d) If any officer, agent, attorney, or employee of a bank or financial institution knowingly and willfully furnishes confidential supervisory information in violation of this Section, the <u>Secretary Commissioner</u> may impose a civil monetary penalty up to \$1,000 for the violation against the officer, agent, attorney, or employee.

18 (Source: P.A. 90-301, eff. 8-1-97; 91-201, eff. 1-1-00.)

Section 10. The Savings Bank Act is amended by changing Section 9012 as follows:

21 (205 ILCS 205/9012) (from Ch. 17, par. 7309-12)

22 Sec. 9012. Disclosure of reports of examinations and 23 confidential supervisory information; limitations.

24 (a) Any report of examination, visitation, or

investigation prepared by the Secretary Commissioner under 1 2 Act, any report of examination, visitation, this or 3 investigation prepared by the state regulatory authority of another state that examines a branch of an Illinois State 4 5 savings bank in that state, any document or record prepared or obtained in connection with or relating to any examination, 6 7 visitation, or investigation, and any record prepared or obtained by the Secretary Commissioner to the extent that the 8 record summarizes or contains information derived from any 9 10 report, document, or record described in this subsection shall 11 be deemed confidential supervisory information. "Confidential 12 supervisory information" shall not include any information or 13 record routinely prepared by a savings bank and maintained in the ordinary course of business or any information or record 14 15 that is required to be made publicly available pursuant to 16 State or federal law or rule. Confidential supervisory 17 information shall be the property of the Secretary Commissioner and shall only be disclosed under the circumstances and for the 18 19 purposes set forth in this Section.

20 The <u>Secretary</u> <del>Commissioner</del> may disclose confidential 21 supervisory information only under the following 22 circumstances:

(1) The <u>Secretary</u> Commissioner may furnish
 confidential supervisory information to federal and state
 depository institution regulators, or any official or
 examiner thereof duly accredited for the purpose. Nothing

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contained in this Act shall be construed to limit the obligation of any savings bank to comply with the requirements relative to examinations and reports nor to limit in any way the powers of the <u>Secretary</u> <del>Commissioner</del> relative to examinations and reports.

6 (2)The Secretary Commissioner mav furnish 7 confidential supervisory information to the United States 8 or any agency thereof that to any extent has insured a 9 savings bank's deposits, or any official or examiner 10 thereof duly accredited for the purpose. Nothing contained 11 in this Act shall be construed to limit the obligation 12 relative to examinations and reports of any savings bank in 13 which deposits are to any extent insured by the United 14 States or any agency thereof nor to limit in any way the 15 powers of the Secretary Commissioner with reference to 16 examination and reports of the savings bank.

17 (2.5)The Secretary may furnish confidential supervisory information to a Federal Home Loan Bank in 18 19 connection with any savings bank that is a member of the Federal Home Loan Bank or in connection with any 20 21 application by the savings bank before the Federal Home 22 Loan Bank. The confidential supervisory information shall 23 remain the property of the Secretary and may not be further 24 disclosed without the Secretary's permission.

25 (3) The <u>Secretary</u> Commissioner may furnish
 26 confidential supervisory information to the appropriate

law enforcement authorities when the <u>Secretary</u>
 <del>Commissioner</del> reasonably believes a savings bank, which the
 <u>Secretary</u> <del>Commissioner</del> has caused to be examined, has been
 a victim of a crime.

5 (4) The <u>Secretary</u> Commissioner may furnish 6 confidential supervisory information related to a savings 7 bank, which the <u>Secretary</u> Commissioner has caused to be 8 examined, to the administrator of the Uniform Disposition 9 of Unclaimed Property Act.

10 (5) The Secretary Commissioner may furnish 11 confidential supervisory information relating to a savings 12 bank, which the Secretary Commissioner has caused to be 13 examined, relating to its performance of obligations under the Illinois Income Tax Act and the Illinois Estate and 14 15 Generation-Skipping Transfer Tax Act to the Illinois 16 Department of Revenue.

17 (6) The Secretary Commissioner furnish may confidential supervisory information relating to a savings 18 19 bank, which the Secretary <del>Commissioner</del> has caused to be 20 examined, under the federal Currency and Foreign Transactions Reporting Act, 31 United States Code, Section 21 22 1051 et seq.

(7) The <u>Secretary</u> Commissioner may furnish
 confidential supervisory information to any other agency
 or entity that the <u>Secretary</u> Commissioner determines to
 have a legitimate regulatory interest.

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1 (8) The Secretary Commissioner furnish may 2 confidential supervisory information as otherwise 3 permitted or required by this Act and may furnish supervisory information under 4 confidential anv other statute that by its terms or by regulations promulgated 5 thereunder requires the disclosure of financial records 6 7 other than by subpoena, summons, warrant, or court order.

(9) At the request of the affected savings bank, the 8 9 furnish confidential Secretary Commissioner may 10 supervisory information relating to the savings bank, 11 which the Secretary Commissioner has caused to be examined, 12 in connection with the obtaining of insurance coverage or the pursuit of an insurance claim for or on behalf of the 13 14 savings bank; provided that, when possible, the Secretary 15 Commissioner shall disclose only relevant information 16 while maintaining the confidentiality of financial records 17 not relevant to such insurance coverage or claim and, when appropriate, may delete identifying data relating to any 18 19 person.

(10) The <u>Secretary Commissioner</u> may furnish a copy of a
 report of any examination performed by the <u>Secretary</u>
 <del>Commissioner</del> of the condition and affairs of any electronic
 data processing entity to the savings banks serviced by the
 electronic data processing entity.

(11) In addition to the foregoing circumstances, the
 <u>Secretary Commissioner</u> may, but is not required to, furnish

confidential supervisory information under 1 the same 2 circumstances authorized for the savings bank pursuant to 3 subsection (b) of this Section, except that the Secretary Commissioner shall provide confidential 4 supervisorv 5 information under circumstances described in paragraph (3) of subsection (b) of this Section only upon the request of 6 7 the savings bank.

8 (b) A savings bank or its officers, agents, and employees 9 may disclose confidential supervisory information only under 10 the following circumstances:

11 (1) to the board of directors of the savings bank, as 12 well as the president, vice-president, cashier, and other officers of the savings bank to whom the board of directors 13 14 may delegate duties with respect to compliance with 15 recommendations for action, and to the board of directors 16 of a savings bank holding company that owns at least 80% of 17 outstanding stock of the savings bank or other the financial institution. 18

19 (2) to attorneys for the savings bank and to a 20 certified public accountant engaged by the savings bank to 21 perform an independent audit; provided that the attorney or 22 certified public accountant shall not permit the 23 supervisory information confidential to be further 24 disseminated.

(3) to any person who seeks to acquire a controlling
 interest in, or who seeks to merge with, the savings bank;

1 provided that the person shall agree to be bound to respect 2 confidentiality of the confidential supervisory the information and to not further disseminate the information 3 other than to attorneys, certified public accountants, 4 5 officers, agents, or employees of that person who likewise shall agree to be bound to respect the confidentiality of 6 7 confidential supervisory information and to not the 8 further disseminate the information.

9 (4) to the savings bank's insurance company, if the supervisory information contains information that 10 is 11 otherwise unavailable and is strictly necessary to 12 obtaining insurance coverage or pursuing an insurance 13 claim for or on behalf of the savings bank; provided that, 14 when possible, the savings bank shall disclose only 15 information that is relevant to obtaining insurance 16 coverage or pursuing an insurance claim, while maintaining 17 the confidentiality of financial information pertaining to customers; and provided further that, when appropriate, 18 19 the savings bank may delete identifying data relating to 20 any person.

21 (5) to a Federal Home Loan Bank of which it is a 22 member.

The disclosure of confidential supervisory information by a savings bank pursuant to this subsection (b) and the disclosure of information to the <u>Secretary</u> <del>Commissioner</del> or other regulatory agency in connection with any examination, visitation, or investigation shall not constitute a waiver of any legal privilege otherwise available to the savings bank with respect to the information.

(c) (1) Notwithstanding any other provision of this Act or 4 5 any other law, confidential supervisory information shall be the property of the Secretary Commissioner and shall be 6 7 privileged from disclosure to any person except as provided in 8 Section. No person in possession of confidential this 9 supervisory information may disclose that information for any 10 reason or under any circumstances not specified in this Section 11 without the prior authorization of the Secretary Commissioner. 12 Any person upon whom a demand for production of confidential 13 supervisory information is made, whether by subpoena, order, or 14 other judicial or administrative process, must withhold production of the confidential supervisory information and 15 16 must notify the Secretary Commissioner of the demand, at which 17 time the Secretary Commissioner is authorized to intervene for the purpose of enforcing the limitations of this Section or 18 seeking the withdrawal or termination of the attempt to compel 19 20 production of the confidential supervisory information.

(2) Any request for discovery or disclosure of confidential supervisory information, whether by subpoena, order, or other judicial or administrative process, shall be made to the <u>Secretary Commissioner</u>, and the <u>Secretary Commissioner</u> shall determine within 15 days whether to disclose the information pursuant to procedures and standards that the <u>Secretary</u>

1 Commissioner shall establish by rule. If the <u>Secretary</u> 2 Commissioner determines that such information will not be 3 disclosed, the <u>Secretary's</u> Commissioner's decision shall be 4 subject to judicial review under the provisions of the 5 Administrative Review Law, and venue shall be in either 6 Sangamon County or Cook County.

7 (3) Any court order that compels disclosure of confidential
8 supervisory information may be immediately appealed by the
9 <u>Secretary Commissioner</u>, and the order shall be automatically
10 stayed pending the outcome of the appeal.

(d) If any officer, agent, attorney, or employee of a savings bank knowingly and willfully furnishes confidential supervisory information in violation of this Section, the <u>Secretary Commissioner</u> may impose a civil monetary penalty up to \$1,000 for the violation against the officer, agent, attorney, or employee.

(e) Subject to the limits of this Section, the <u>Secretary</u>
 Commissioner also may promulgate regulations to set procedures
 and standards for disclosure of the following items:

20 (1) All fixed orders and opinions made in cases of
 21 appeals of the <u>Secretary's</u> <del>Commissioner's</del> actions.

(2) Statements of policy and interpretations adopted
by the <u>Secretary's</u> Commissioner's office, but not
otherwise made public.

25 (3) Nonconfidential portions of application files,
 26 including applications for new charters. The <u>Secretary</u>

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- Commissioner shall specify by rule as to what part of the files are confidential.
- 3 (4) Quarterly reports of income, deposits, and
  4 financial condition.
- 5 (Source: P.A. 93-271, eff. 7-22-03.)
- 6 Section 15. The Illinois Credit Union Act is amended by 7 changing Section 9.1 as follows:
- 8 (205 ILCS 305/9.1)

9 Sec. 9.1. Disclosures of reports of examinations and 10 confidential supervisory information; limitations.

11 of examination, visitation, (1)Any report or investigation prepared by the Secretary under this Act or by 12 13 the state regulatory authority charged with enforcing the Electronic Fund Transfer Act or the Corporate Fiduciary Act or 14 15 by the state regulatory authority of another state that examines an office of an Illinois credit union in that state, 16 any document or record prepared or obtained in connection with 17 or relating to any examination, visitation, or investigation, 18 and any record prepared or obtained by the Secretary to the 19 20 extent that the record summarizes or contains information 21 derived from any report, document, or record described in this be deemed "confidential 22 subsection shall supervisorv information". Confidential supervisory information shall not 23 24 include any information or record routinely prepared by a

credit union and maintained in the ordinary course of business
 or any information or record that is required to be made
 publicly available pursuant to State or federal law or rule.

4 (2) Confidential supervisory information is privileged 5 from discovery and shall only be disclosed under the 6 circumstances and for the purposes set forth in this Section.

7 (3) Relevant confidential supervisory information may be 8 disclosed under a statute that by its terms or by rules 9 promulgated thereunder requires the disclosure of confidential 10 supervisory information other than by subpoena, summons, 11 warrant, or court order; to the appropriate law enforcement 12 authorities when the Secretary or the credit union reasonably 13 believes the credit union, which the Secretary has caused to be 14 examined, has been a victim of a crime; to other agencies or 15 entities having a legitimate regulatory interest, including, 16 but not limited to, a Federal Home Loan Bank; to the credit 17 union's board, officers, retained professionals, and insurers; to persons seeking to merge with or purchase all or part of the 18 assets of the credit union; and where disclosure is otherwise 19 20 required for the benefit of the credit union. Disclosure of confidential supervisory information to these persons does not 21 22 constitute a waiver of the legal privilege otherwise available 23 with respect to the information.

(4) A person to whom confidential supervisory information
is disclosed shall not further disseminate confidential
supervisory information.

(5) (a) Any person upon whom a demand for production of 1 2 confidential supervisory information is made, whether by 3 subpoena, order, or other judicial or administrative process, must withhold production of the confidential supervisory 4 5 information and must notify the Secretary of the demand, at which time the Secretary is authorized to intervene for the 6 7 purpose of enforcing the limitations of this Section or seeking 8 the withdrawal or termination of the attempt to compel 9 production of the confidential supervisory information.

10 (b) Any request for discovery or disclosure of confidential 11 supervisory information, whether by subpoena, order, or other 12 judicial or administrative process, shall be made to the 13 Secretary, and the Secretary shall determine within 15 days 14 whether to disclose the information pursuant to procedures and 15 standards that the Secretary shall establish by rule. If the 16 Secretary determines that such information will not be 17 disclosed, the Secretary's decision shall be subject to judicial review under the provisions of the Administrative 18 19 Review Law, and venue shall be in either Sangamon County or 20 Cook County.

(c) Any court order that compels disclosure of confidential supervisory information may be immediately appealed by the Secretary and the order shall be automatically stayed pending the outcome of the appeal.

25 (Source: P.A. 97-133, eff. 1-1-12.)

26 Section 99. Effective date. This Act takes effect upon

1 becoming law.