

Rep. John E. Bradley

## Filed: 3/31/2011

	09700HB1283ham001 LRB097 06780 AEK 52856 a
1	AMENDMENT TO HOUSE BILL 1283
2	AMENDMENT NO Amend House Bill 1283 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Department of Transportation Law of the
5	Civil Administrative Code of Illinois is amended by changing
6	Section 2705-215 as follows:
7	(20 ILCS 2705/2705-215) (was 20 ILCS 2705/49.27)
8	Sec. 2705-215. Cooperative utilization of equipment and
9	services of governmental entities and not-for-profit
10	organizations for the transportation needs in public service
11	programs.
12	(a) The Department is directed to encourage and assist
13	governmental entities, not-for-profit corporations, and
14	nonprofit community service associations, between or among
15	themselves, in the development of reasonable utilization of
16	transportation equipment and operational service in satisfying

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the general and specialized public transportation needs.

The Department shall develop and encourage cooperative development, among all entities, of programs promoting efficient service and conservation of capital investment and energy and shall assist all entities in achieving their goals and in their applications for transportation grants under appropriate State or federal programs.

8 (b) Implementation of cooperative programs is to be 9 developed within the meaning of the provisions of the 10 Intergovernmental Cooperation Act. In the circumstances of 11 nongovernmental entities, the Department shall be guided by 12 that Act and any other State law in encouraging the cooperative 13 programs between those entities.

(c) The Department shall report to the members of the
General Assembly, by March 1 of each year, its successes,
failures and progress in achieving the intent of this Section.
The report shall also include identification of problems as
well as the Department's recommendations.

19 (d) The Department shall certify United States Department 20 of Labor apprenticeship programs which have joint labor 21 management boards regulated under the Labor Management 22 Relations Act, 29 U.S.C. 141 et seq., as able to teach and 23 train their own members for any quality assurance and quality 24 control certifications issued by the Department.

25The Department shall certify the curricula for the quality26assurance quality control program and shall make available all

09700HB1283ham001 -3- LRB097 06780 AEK 52856 a

1	course curricula, teaching aids, syllabi, and other materials
2	necessary for instruction of courses described by this
3	subsection (d).
4	The Department may administer any testing or certify a
5	third party to administer and certify any testing, provided
6	that the entity is independent of and not an affiliate of the
7	United States Department of Labor apprenticeship programs
8	identified in this subsection (d).
9	If the Department does not administer the testing, the
10	Department and the apprenticeship program shall mutually agree
11	upon a third party to administer the testing. The third party
12	shall provide testers upon being given 10 days notice.
13	(Source: P.A. 91-239, eff. 1-1-00.)
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Section 99. Effective date. This Act takes effect upon becoming law.".