LRB9203431JMmbam01

- 1 AMENDMENT TO HOUSE BILL 1640
- 2 AMENDMENT NO. ____. Amend House Bill 1640 by replacing
- 3 the title with the following:
- 4 "AN ACT in relation to State government."; and
- 5 by replacing everything after the enacting clause with the
- 6 following:
- 7 "Section 5. The State Budget Law of the Civil
- 8 Administrative Code of Illinois is amended by changing
- 9 Section 50-15 as follows:
- 10 (15 ILCS 20/50-15) (was 15 ILCS 20/38.2)
- 11 Sec. 50-15. Department accountability reports; -Budget
- 12 Advisory-Panel.
- 13 (a) Beginning in the fiscal year which begins July 1,
- 14 1992, each department of State government as listed in
- 15 Section 5-15 of the Departments of State Government Law (20
- 16 ILCS 5/5-15) shall submit an annual accountability report to
- 17 the Bureau of the Budget at times designated by the Director
- of the Bureau of the Budget. Each accountability report shall
- 19 be designed to assist the Bureau of the Budget in its duties
- 20 under Sections 2.2 and 2.3 of the Bureau of the Budget Act
- 21 and shall measure the department's performance based on

- 1 criteria, goals, and objectives established by the department
- 2 with the oversight and assistance of the Bureau of the
- 3 Budget. Each department shall also submit interim progress
- 4 reports at times designated by the Director of the Bureau of
- 5 the Budget.
- 6 (b) (Blank). There--is-created-a-Budget-Advisory-Panel,
- 7 consisting-of-10--representatives--of--private--business--and
- 8 industry--appointed--2-each-by-the-Governor,-the-President-of
- 9 the-Senate,-the-Minority-Leader-of-the-Senate,-the-Speaker-of
- 10 the-House-of-Representatives,-and-the-Minority-Leader-of--the
- 11 House--of--Representatives----The-Budget-Advisory-Panel-shall
- 12 aid-the-Bureau-of-the-Budget--in--the--establishment--of--the
- 13 criteria,-goals,-and-objectives-by-the-departments-for-use-in
- 14 measuring--their--performance-in-accountability-reports---The

Budget-Advisory-Panel-shall-also-assist--the--Bureau--of--the

effectiveness-of-each-department's-performance-measures.--The

Budget--Advisory--Panel--shall--submit--to--the-Bureau-of-the

- Budget--in-reviewing-accountability-reports-and-assessing-the
- 19 Budget-a-report-of-its--activities--and--recommendations--for
- 20 change-in-the-procedures-established-in-subsection-(a)-at-the
- 21 time--designated-by-the-Director-of-the-Bureau-of-the-Budget,
- 22 but-in-any-ease-no--later--than--the--third--Friday--of--each
- 23 November.

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- 24 (c) The Director of the Bureau of the Budget shall
- 25 select not more than 3 departments for a pilot program
- 26 implementing the procedures of subsection (a) for budget
- 27 requests for the fiscal years beginning July 1, 1990 and July
- 1, 1991, and each of the departments elected shall submit
- 29 accountability reports for those fiscal years.
- 30 By April 1, 1991, the Bureau of the Budget with-the
- 31 assistance-of-the-Budget-Advisory-Panel shall recommend in
- 32 writing to the Governor any changes in the budget review
- 33 process established pursuant to this Section suggested by its
- 34 evaluation of the pilot program. The Governor shall submit

- 1 changes to the budget review process that the Governor plans
- 2 to adopt, based on the report, to the President and Minority
- 3 Leader of the Senate and the Speaker and Minority Leader of
- 4 the House of Representatives.
- 5 (Source: P.A. 91-239, eff. 1-1-00.)
- 6 (20 ILCS 230/15 rep.)
- 7 Section 15. The Biotechnology Sector Development Act is
- 8 amended by repealing Section 15.
- 9 Section 25. The Department of Central Management
- 10 Services Law of the Civil Administrative Code of Illinois is
- amended by changing Section 405-500 as follows:
- 12 (20 ILCS 405/405-500)
- 13 Sec. 405-500. Matters relating to the Office of the
- 14 Lieutenant Governor.
- 15 (a) It is the purpose of this Section to provide for the
- 16 administration of the affairs of the Office of the Lieutenant
- 17 Governor during a period when the Office of Lieutenant
- 18 Governor is vacant.
- 19 It is the intent of the General Assembly that all powers
- 20 and duties of the Lieutenant Governor assumed and exercised
- 21 by the Director of Central Management Services, the
- 22 Department of Central Management Services, or another
- 23 Director, State employee, or State agency designated by the
- 24 Governor under the provisions of Public Act 90-609 be
- reassumed by the Lieutenant Governor on January 11, 1999.
- 26 (b) Until January 11, 1999, while the office of
- 27 Lieutenant Governor is vacant, the Director of Central
- 28 Management Services shall assume and exercise the powers and
- 29 duties given to the Lieutenant Governor under the Illinois
- 30 Commission on Community Service Act, Section 46.53 of the
- 31 Civil Administrative Code of Illinois (renumbered; now

- 1 Section 605-75 of the Department of Commerce and Community
- 2 Affairs Law, 20 ILCS 605/605-75) (relating to the Keep
- 3 Illinois Beautiful program), Section 12-1 of the State
- 4 Finance Act, and the Gifts and Grants to Government Act, and
- 5 the-Illinois-Distance-Learning-Foundation-Act.
- 6 The Director of Central Management Services shall not
- 7 assume or exercise the powers and duties given to the
- 8 Lieutenant Governor under the Rural Bond Bank Act.
- 9 (c) Until January 11, 1999, while the office of
- 10 Lieutenant Governor is vacant, the Department of Central
- 11 Management Services shall assume and exercise the powers and
- 12 duties given to the Office of the Lieutenant Governor under
- 13 Section 2-3.112 of the School Code, the Illinois River
- 14 Watershed Restoration Act, the Illinois Wildlife Prairie Park
- 15 Act, and Section 12-1 of the State Finance Act, and the
- 16 Illinois-Distance-Learning-Foundation-Act.
- 17 (c-5) Notwithstanding subsection (c): (i) the Governor
- 18 shall appoint an interim member, who shall be interim
- 19 chairperson, of the Illinois River Coordinating Council while
- 20 the office of the Lieutenant Governor is vacant until January
- 21 11, 1999 and (ii) the Governor shall appoint an interim
- 22 member, who shall be interim chairperson, of the Illinois
- 23 Wildlife Prairie Park Commission while the office of the
- Lieutenant Governor is vacant until January 11, 1999.
- 25 (d) Until January 11, 1999, while the office of
- 26 Lieutenant Governor is vacant, the Department of Central
- 27 Management Services may assume and exercise the powers and
- 28 duties that have been delegated to the Lieutenant Governor by
- 29 the Governor.
- 30 (e) Until January 11, 1999, while the office of
- 31 Lieutenant Governor is vacant, appropriations to the Office
- 32 of the Lieutenant Governor may be obligated and expended by
- 33 the Department of Central Management Services, with the
- 34 authorization of the Director of Central Management Services,

- 1 for the purposes specified in those appropriations. These
- 2 obligations and expenditures shall continue to be accounted
- 3 for as obligations and expenditures of the Office of the
- 4 Lieutenant Governor.
- 5 (f) Until January 11, 1999, while the office of
- 6 Lieutenant Governor is vacant, all employees of the Office of
- 7 the Lieutenant Governor who are needed to carry out the
- 8 responsibilities of the Office are temporarily reassigned to
- 9 the Department of Central Management Services. This
- 10 reassignment shall not be deemed to constitute new employment
- or to change the terms or conditions of employment or the
- 12 qualifications required of the employees, except that the
- 13 reassigned employees shall be subject to supervision by the
- 14 Department during the temporary reassignment period.
- 15 (g) Until January 11, 1999, while the office of
- 16 Lieutenant Governor is vacant, the Department of Central
- 17 Management Services shall temporarily assume and exercise the
- 18 powers and duties of the Office of the Lieutenant Governor
- 19 under contracts to which the Office of the Lieutenant
- 20 Governor is a party. The assumption of rights and duties
- 21 under this subsection shall not be deemed to change the terms
- or conditions of the contract.
- The Department of Central Management Services may amend,
- 24 extend, or terminate any such contract in accordance with its
- 25 terms; may agree to terminate a contract at the request of
- 26 the other party; and may, with the approval of the Governor,
- 27 enter into new contracts on behalf of the Office of the
- 28 Lieutenant Governor.
- 29 (h) The Governor may designate a State employee or
- 30 director other than the Director of Central Management
- 31 Services or a State agency other than the Department of
- 32 Central Management Services to assume and exercise any
- 33 particular power or duty that would otherwise be assumed and
- 34 exercised by the Director of Central Management Services or

- 1 the Department of Central Management Services under
- 2 subsection (b), (c), or (d) of this Section.
- 3 Except as provided below, if the Governor designates a
- 4 State employee or director other than the Director of Central
- 5 Management Services or a State agency other than the
- 6 Department of Central Management Services, that person or
- 7 agency shall be responsible for those duties set forth in
- 8 subsections (e), (f), and (g) that directly relate to the
- 9 designation of duties under subsections (b), (c), and (d).
- 10 If the Governor's designation relates to duties of the
- 11 Commission on Community Service or--the--Distance--Learning
- 12 Foundation, the Director of Central Management Services and
- 13 the Department of Central Management Services may, if so
- 14 directed by the Governor, continue to be responsible for
- those duties set forth in subsections (e), (f), and (g)
- 16 relating to that designation.
- 17 (i) Business transacted under the authority of this
- 18 Section by entities other than the Office of the Lieutenant
- 19 Governor shall be transacted on behalf of and in the name of
- 20 the Office of the Lieutenant Governor. Property of the
- 21 Office of the Lieutenant Governor shall remain the property
- 22 of that Office and may continue to be used by persons
- 23 performing the functions of that Office during the vacancy
- 24 period, except as otherwise directed by the Governor.
- 25 (Source: P.A. 90-609, eff. 6-30-98; 91-239, eff. 1-1-00.)
- 26 Section 30. The Illinois State Auditing Act is amended
- 27 by changing Section 3-1 as follows:
- 28 (30 ILCS 5/3-1) (from Ch. 15, par. 303-1)
- 29 (Text of Section before amendment by P.A. 91-935)
- 30 Sec. 3-1. Jurisdiction of Auditor General. The Auditor
- 31 General has jurisdiction over all State agencies to make post
- 32 audits and investigations authorized by or under this Act or

1 the Constitution.

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- 2 The Auditor General has jurisdiction over local 3 government agencies and private agencies only:
- 4 (a) to make such post audits authorized by or under this Act as are necessary and incidental to a post audit 5 of a State agency or of a program administered by a State 6 7 agency involving public funds of the State, but this 8 jurisdiction does not include any authority to review 9 local governmental agencies in the obligation, receipt, expenditure or use of public funds of the State that are 10 11 granted without limitation or condition imposed by law, other than the general limitation that such funds be used 12 13 for public purposes;
 - (b) to make investigations authorized by or under this Act or the Constitution; and
 - (c) to make audits of the records of local government agencies to verify actual costs of state-mandated programs when directed to do so by the Legislative Audit Commission at the request of the State Board of Appeals under the State Mandates Act.

In addition to the foregoing, the Auditor General may conduct an audit of the Metropolitan Pier and Exposition Authority, the Regional Transportation Authority, the Suburban Bus Division, the Commuter Rail Division and the Chicago Transit Authority and any other subsidized carrier when authorized by the Legislative Audit Commission. Such audit may be a financial, management or program audit, or any combination thereof.

The audit shall determine whether they are operating in accordance with all applicable laws and regulations. Subject to the limitations of this Act, the Legislative Audit Commission may by resolution specify additional determinations to be included in the scope of the audit.

34 The Auditor General may also conduct an audit, when

- 1 authorized by the Legislative Audit Commission, of any
- 2 hospital which receives 10% or more of its gross revenues
- 3 from payments from the State of Illinois, Department of
- 4 Public Aid, Medical Assistance Program.
- 5 The Auditor General is authorized to conduct financial
- 6 and compliance audits of the Illinois--Distance-Learning
- 7 Foundation-and-the Illinois Conservation Foundation.
- 8 As soon as practical after the effective date of this
- 9 amendatory Act of 1995, the Auditor General shall conduct a
- 10 compliance and management audit of the City of Chicago and
- 11 any other entity with regard to the operation of Chicago
- 12 O'Hare International Airport, Chicago Midway Airport and
- 13 Merrill C. Meigs Field. The audit shall include, but not be
- 14 limited to, an examination of revenues, expenses, and
- 15 transfers of funds; purchasing and contracting policies and
- 16 practices; staffing levels; and hiring practices and
- 17 procedures. When completed, the audit required by this
- 18 paragraph shall be distributed in accordance with Section
- 19 3-14.
- 20 The Auditor General shall conduct a financial and
- 21 compliance and program audit of distributions from the
- 22 Municipal Economic Development Fund during the immediately
- 23 preceding calendar year pursuant to Section 8-403.1 of the
- 24 Public Utilities Act at no cost to the city, village, or
- 25 incorporated town that received the distributions.
- 26 The Auditor General must conduct an audit of the Health
- 27 Facilities Planning Board pursuant to Section 19.5 of the
- 28 Illinois Health Facilities Planning Act.
- 29 (Source: P.A. 90-813, eff. 1-29-99; 91-782, eff. 6-9-00.)
- 30 (Text of Section after amendment by P.A. 91-935)
- 31 Sec. 3-1. Jurisdiction of Auditor General. The Auditor
- 32 General has jurisdiction over all State agencies to make post
- 33 audits and investigations authorized by or under this Act or
- 34 the Constitution.

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1 The Auditor General has jurisdiction over local 2 government agencies and private agencies only:

- (a) to make such post audits authorized by or under this Act as are necessary and incidental to a post audit of a State agency or of a program administered by a State agency involving public funds of the State, but this jurisdiction does not include any authority to review local governmental agencies in the obligation, receipt, expenditure or use of public funds of the State that are granted without limitation or condition imposed by law, other than the general limitation that such funds be used for public purposes;
- (b) to make investigations authorized by or under this Act or the Constitution; and
 - (c) to make audits of the records of local government agencies to verify actual costs of state-mandated programs when directed to do so by the Legislative Audit Commission at the request of the State Board of Appeals under the State Mandates Act.

In addition to the foregoing, the Auditor General may conduct an audit of the Metropolitan Pier and Exposition Authority, the Regional Transportation Authority, the Suburban Bus Division, the Commuter Rail Division and the Chicago Transit Authority and any other subsidized carrier when authorized by the Legislative Audit Commission. Such audit may be a financial, management or program audit, or any combination thereof.

The audit shall determine whether they are operating in accordance with all applicable laws and regulations. Subject to the limitations of this Act, the Legislative Audit Commission may by resolution specify additional determinations to be included in the scope of the audit.

In addition to the foregoing, the Auditor General must also conduct a financial audit of the Illinois Sports

- 1 Facilities Authority's expenditures of public funds in
- 2 connection with the reconstruction, removation, remodeling,
- 3 extension, or improvement of all or substantially all of any
- 4 existing "facility", as that term is defined in the Illinois
- 5 Sports Facilities Authority Act.
- 6 The Auditor General may also conduct an audit, when
- 7 authorized by the Legislative Audit Commission, of any
- 8 hospital which receives 10% or more of its gross revenues
- 9 from payments from the State of Illinois, Department of
- 10 Public Aid, Medical Assistance Program.
- 11 The Auditor General is authorized to conduct financial
- 12 and compliance audits of the #llineis--Distance-Learning
- 13 Foundation-and-the Illinois Conservation Foundation.
- 14 As soon as practical after the effective date of this
- 15 amendatory Act of 1995, the Auditor General shall conduct a
- 16 compliance and management audit of the City of Chicago and
- 17 any other entity with regard to the operation of Chicago
- 18 O'Hare International Airport, Chicago Midway Airport and
- 19 Merrill C. Meigs Field. The audit shall include, but not be
- 20 limited to, an examination of revenues, expenses, and
- 21 transfers of funds; purchasing and contracting policies and
- 22 practices; staffing levels; and hiring practices and
- 23 procedures. When completed, the audit required by this
- 24 paragraph shall be distributed in accordance with Section
- 25 3-14.
- 26 The Auditor General shall conduct a financial and
- 27 compliance and program audit of distributions from the
- 28 Municipal Economic Development Fund during the immediately
- 29 preceding calendar year pursuant to Section 8-403.1 of the
- 30 Public Utilities Act at no cost to the city, village, or
- incorporated town that received the distributions.
- 32 The Auditor General must conduct an audit of the Health
- 33 Facilities Planning Board pursuant to Section 19.5 of the
- 34 Illinois Health Facilities Planning Act.

- 1 (Source: P.A. 90-813, eff. 1-29-99; 91-782, eff. 6-9-00;
- 2 91-935, eff. 6-1-01.)
- 3 (105 ILCS 40/Act rep.)
- 4 Section 35. The Illinois Distance Learning Foundation
- 5 Act is repealed.
- 6 (20 ILCS 605/605-450 rep.)
- 7 (20 ILCS 605/605-850 rep.)
- 8 Section 45. The Department of Commerce and Community
- 9 Affairs Law of the Civil Administrative Code of Illinois is
- amended by repealing Sections 605-450 and 605-850.
- 11 Section 50. The Illinois Emergency Employment
- 12 Development Act is amended by changing Sections 2, 5, and 9
- 13 as follows:
- 14 (20 ILCS 630/2) (from Ch. 48, par. 2402)
- 15 Sec. 2. For the purposes of this Act, the following
- words have the meanings ascribed to them in this Section.
- 17 (a) (Blank). "Coordinator"-means-the-Illinois-Emergency
- 18 Employment-Development-Coordinator-appointed-under-Section-3.
- 19 (b) "Eligible business" means a for-profit business.
- 20 (c) "Eligible employer" means an eligible nonprofit
- 21 agency, or an eligible business.
- 22 (d) "Eligible job applicant" means a person who:
- 23 A. (1) has been a resident of this State for at least
- one year; and (2) is unemployed; and (3) is not receiving and
- 25 is not qualified to receive unemployment compensation or
- 26 workers' compensation; and (4) is determined by the
- 27 employment administrator to be likely to be available for
- 28 employment by an eligible employer for the duration of the
- 29 job; or
- 30 B. Is otherwise eligible for services under the Job

- 1 Training Partnership Act (29 USCA 1501 et seq.).
- 2 In addition, a farmer who resides in a county qualified
- 3 under Federal Disaster Relief and who can demonstrate severe
- 4 financial need may be considered unemployed under this
- 5 subsection.
- 6 (e) "Eligible nonprofit agency" means an organization
- 7 exempt from taxation under the Internal Revenue Code of 1954,
- 8 Section 501(c)(3).
- 9 (f) "Employment administrator" means the Manager of the
- 10 Department of Commerce and Community Affairs Job Training
- 11 Programs Division or his designee.
- 12 (g) "Household" means a group of persons living at the
- same residence consisting of, at a maximum, spouses and the
- 14 minor children of each.
- 15 (h) "Program" means the Illinois Emergency Employment
- 16 Development Program created by this Act consisting of
- 17 temporary work relief projects in nonprofit agencies and new
- 18 job creation in the private sector.
- 19 (i) "Service Delivery Area" means that unit or units of
- local government designated by the Governor pursuant to Title
- 21 I, Part A, Section 102 of the Job Training Partnership Act
- 22 (29 USCA et seq.).
- 23 (j) "Excess unemployed" means the number of unemployed
- in excess of 6.5% of the service delivery area population.
- 25 (k) "Private industry council" means governing body of
- 26 each service delivery area created pursuant to Title I,
- 27 Section 102 of the Job Training Partnership Act (29 USC 1501
- 28 et seq.).
- 29 (Source: P.A. 84-1399.)
- 30 (20 ILCS 630/5) (from Ch. 48, par. 2405)
- 31 Sec. 5. (a) Allocation of funds among eligible job
- 32 applicants within a service delivery area shall be determined
- 33 by the Private Industry Council for each such service

- 1 delivery area. The Private Industry Council shall give
- 2 priority to
- 3 (1) applicants living in households with no other income
- 4 source; and
- 5 (2) applicants who would otherwise be eligible to
- 6 receive general assistance.
- 7 (b) Allocation of funds among eligible employers within
- 8 each service delivery area shall be determined by the Private
- 9 Industry Council for each such area according to the
- 10 priorities which the Director of Commerce and Community
- 11 Affairs,-upon-recommendation-of--the--coordinator, shall by
- 12 rule establish. The Private Industry Council shall give
- 13 priority to funding private sector jobs to the extent that
- businesses apply for funds.
- 15 (Source: P.A. 84-1399.)
- 16 (20 ILCS 630/9) (from Ch. 48, par. 2409)
- 17 Sec. 9. (a) Eligible businesses. A business employer is
- 18 an eligible employer if it enters into a written contract,
- 19 signed and subscribed to under oath, with the employment
- 20 administrator for its service delivery area containing
- 21 assurances that:
- 22 (1) funds received by a business shall be used only as
- permitted under the program;
- 24 (2) the business has submitted a plan to the employment
- 25 administrator (1) describing the duties and proposed
- 26 compensation of each employee proposed to be hired under the
- 27 program; and (2) demonstrating that with the funds provided
- 28 under the program the business is likely to succeed and
- 29 continue to employ persons hired under the program;
- 30 (3) the business will use funds exclusively for
- 31 compensation and fringe benefits of eligible job applicants
- 32 and will provide employees hired with these funds with fringe
- 33 benefits and other terms and conditions of employment

- 1 comparable to those provided to other employees of the
- business who do comparable work;
- 3 (4) the funds are necessary to allow the business to
- 4 begin, or to employ additional people, but not to fill
- 5 positions which would be filled even in the absence of funds
- 6 from this program;
- 7 (5) (blank); the--business--will--cooperate--with--the
- 8 coordinator-in-collecting-data-to-assess-the--result--of--the
- 9 program; and
- 10 (6) the business is in compliance with all applicable
- 11 affirmative action, fair labor, health, safety, and
- 12 environmental standards.
- 13 (b) In allocating funds among eligible businesses, the
- 14 employment administrator shall give priority to businesses
- which best satisfy the following criteria:
- 16 (1) have a high potential for growth and long-term job
- 17 creation;
- 18 (2) are labor intensive;
- 19 (3) make high use of local and State resources;
- 20 (4) are under ownership of women and minorities;
- 21 (5) have their primary places of business in the State;
- 22 and
- 23 (6) intend to continue the employment of the eligible
- 24 applicant for at least 6 months of unsubsidized employment.
- 25 (c) If the eligible employee remains employed for 6
- 26 months of unsubsidized employment, his employer may apply for
- 27 a bonus equal to 1/6 of the subsidy provided to the employer
- 28 for that employee under this Act.
- 29 (Source: P.A. 84-1399.)
- 30 (20 ILCS 630/3 rep.)
- 31 Section 55. The Illinois Emergency Employment
- 32 Development Act is amended by repealing Section 3.

- Section 85. The Capital Development Board Act is amended by changing Section 14 as follows:
- 3 (20 ILCS 3105/14) (from Ch. 127, par. 783.01)
- 4 Sec. 14. (a) It is the purpose of this Act to provide
- 5 for the promotion and preservation of the arts by securing
- 6 suitable works of art for the adornment of public buildings
- 7 constructed or subjected to major renovation by the State or
- 8 which utilize State funds, and thereby reflecting our
- 9 cultural heritage, with emphasis on the works of Illinois
- 10 artists.

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- 11 (b) As used in this Act: "Works of art" shall apply to
- 12 and include paintings, prints, sculptures, graphics, mural
- decorations, stained glass, statues, bas reliefs, ornaments,
- 14 fountains, ornamental gateways, or other creative works which
- reflect form, beauty and aesthetic perceptions.
- 16 (c) Beginning with the fiscal year ending June 30, 1979,
- 17 and for each succeeding fiscal year thereafter, the Capital
- 18 Development Board shall set aside 1/2 of 1 percent of the
- 19 amount authorized and appropriated for construction or
- 20 reconstruction of each public building financed in whole or
- 21 in part by State funds and generally accessible to and used
- 22 by the public for purchase and placement of suitable works of

art in such public buildings. The location and character of

- 24 the work or works of art to be installed in such public
- 25 buildings shall be determined by the designing architect,
- 26 provided, however, that the work or works of art shall be in
- 27 a permanent and prominent location.
- 28 (d) (Blank). There--is--created--a--Fine--Arts--Review
- 29 Committee-consisting-of-the-designing-architect,-the-Chairman
- 30 of-the-Illinois-Arts-Council-or-his-designee,-the-Director-of
- 31 the-Illinois-State-Museum-or-his-designee,-and-three--persons
- from-the-area-in-which-the-project-is-to-be-located-who-are
- familiar-with-the-local-area-and-are-knowledgeable-in-matters

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      of-art.--Of-the-three-local-members,-two-shall-be-selected-by
 2
      the-County-Board-to-the-County-in-which-the-project-is
 3
      located-and-one-shall-be-selected-by-the-Mayor-or-other-chief
      executive-officer-of-the-municipality-in-which-the-project-is
 4
 5
      located.---The--Committee,--after--such--study--as--it-deems
      necessary,-shall-recommend-three-artists-or-works-of--art--in
 6
 7
      order--of--preference,-to-the-Capital-Development-Board.--The
 8
      Board--will--make--the--final--selection---from---among---the
 9
      recommendations-submitted-to-it-
10
          (e) (Blank). There--is--created--a-Public-Arts-Advisory
11
      Committee-whose-function-is-to-advise-the-Capital-Development
12
      Board-and-the-Fine-Arts-Review-Committee-on-various-technical
13
      and--aesthetic--perceptions--that--may--be--utilized--in--the
14
      ereation-or-major-renovation-of-public-buildings.--The-Public
15
      Arts-Advisory-Committee-shall-consist-of-12-members-who-shall
      serve-for-terms-of-2-years-ending-on-June-30-of-odd--numbered
16
17
      years,--except--the--first--appointees-to-the-Committee-shall
      serve-for-a-term-ending--June--30,--1979.---The--Public--Arts
18
19
      Advisory--Committee--shall--meet-four-times-each-fiscal-year.
20
      Four-members-shall-be-appointed-by-the-Governor; --four--shall
2.1
      be--chosen-by-the-Senate,-two-of-whom-shall-be-chosen-by-the
22
      President,-two-by-the-minority--leader;--and--four--shall--be
23
      appointed--by-the-House-of-Representatives,-two-of-whom-shall
24
      be-chosen-by-the-Speaker-and--two--by--the--minority--leader.
25
      There--shall--also-be-a-Chairman-who-shall-be-chosen-from-the
      committee-members-by-the-majority-vote-of-that-Committee.
26
27
               (Blank). All-necessary-expenses-of-the--Public--Arts
28
      Advisory--Committee--and-the-Fine-Arts-Review-Committee-shall
29
      be-paid-by-the-Capital-Development-Board.
      (Source: P.A. 90-655, eff. 7-30-98.)
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- 31 (20 ILCS 3990/Act rep.)
- 32 Section 110. The Illinois Manufacturing Technology 33 Alliance Act is repealed.

Section 113. The State Officers and Employees Money
Disposition Act is amended by changing Section 1 as follows:

3 (30 ILCS 230/1) (from Ch. 127, par. 170)

Sec. 1. Application of Act; exemptions. The officers of 4 5 the Executive Department of the State Government, the Clerk of the Supreme Court, the Clerks of the Appellate Courts, the 6 Departments of the State government created by the Civil 7 Administrative Code of Illinois, and all other officers, 8 commissioners, 9 boards, commissions, departments, 10 institutions, arms or agencies, or agents of the Executive 11 Department of the State government except the University of 12 Illinois, Southern Illinois University, Chicago State University, Eastern Illinois University, Governors State 13 University, Illinois State University, Northeastern Illinois 14 15 University, Northern Illinois University, Western Illinois University, the Cooperative Computer Center, and the Board of 16 17 Trustees of the Illinois Bank Examiners' Education Foundation for moneys collected pursuant to subsection (11) of Section 18 19 48 of the Illinois Banking Act for purposes of the Illinois 20 Bank Examiners' Education Program are subject to this Act. 21 This Act shall not apply, however, to any of the following: 22 (i) the receipt by any such officer of federal funds available under such conditions as precluded the payment 23 24 thereof into the State Treasury, (ii) (blank) income--derived 25 from--the--operation--of--State-parks-which-is-required-to-be 26 deposited-in-the-State-Parks-Revenue-Bond--Fund--pursuant--to the--State--Parks--Revenue--Bond--Act, (iii) the Director of 2.7 28 Insurance in his capacity as rehabilitator or liquidator 29 under Article XIII of the Illinois Insurance Code, (iv) funds received by the Illinois State Scholarship Commission from 30 private firms employed by the State to collect delinquent 31 amounts due and owing from a borrower on any loans guaranteed 32 33 by such Commission under the Higher Education Student

- 1 Assistance Law or on any "eligible loans" as that term is
- defined under the Education Loan Purchase Program Law, or (v)
- 3 moneys collected on behalf of lessees of facilities of the
- 4 Department of Agriculture located on the Illinois State
- 5 Fairgrounds at Springfield and DuQuoin. This Section 1 shall
- 6 not apply to the receipt of funds required to be deposited in
- 7 the Industrial Project Fund pursuant to Section 12 of the
- 8 Disabled Persons Rehabilitation Act.
- 9 (Source: P.A. 88-571, eff. 8-11-94; 89-4, eff. 1-1-96.)
- 10 (20 ILCS 805/805-310 rep.)
- 11 Section 114. The Department of Natural Resources
- 12 (Conservation) Law of the Civil Administrative Code of
- 13 Illinois is amended by repealing Section 805-310.
- 14 (30 ILCS 380/Act rep.)
- 15 Section 115. The State Parks Revenue Bond Act is
- 16 repealed.
- 17 (30 ILCS 150/8 rep.)
- 18 Section 116. The Natural Heritage Fund Act is amended by
- 19 repealing Section 8.
- 20 (35 ILCS 505/19 rep.)
- 21 Section 120. The Motor Fuel Tax Law is amended by
- 22 repealing Section 19.
- 23 (70 ILCS 200/Art. 135 rep.)
- 24 Section 130. The Civic Center Code is amended by
- 25 repealing Article 135.
- 26 (205 ILCS 616/70 rep.)
- 27 (205 ILCS 616/75 rep.)
- 28 Section 175. The Electronic Fund Transfer Act is amended

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1 by repealing Sections 70 and 75.
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2 (205 ILCS 620/1-5.04 rep.)
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- 3 (205 ILCS 620/9-1 rep.)
- 4 (205 ILCS 620/9-2 rep.)
- 5 (205 ILCS 620/9-3 rep.)
- 6 (205 ILCS 620/9-4 rep.)
- 7 Section 180. The Corporate Fiduciary Act is amended by
- 8 repealing Sections 1-5.04, 9-1, 9-2, 9-3, and 9-4.
- 9 (310 ILCS 45/Act rep.)
- 10 Section 200. The Illinois Mortgage Insurance Fund Act is
- 11 repealed.
- 12 (430 ILCS 115/15 rep.)
- 13 Section 240. The Illinois Manufactured Housing and
- 14 Mobile Home Safety Act is amended by repealing Section 15.
- 15 Section 245. The Illinois Corn Marketing Act is amended
- 16 by changing Sections 6 and 7 as follows:
- 17 (505 ILCS 40/6) (from Ch. 5, par. 706)
- Sec. 6. Upon-enactment-of-this-legislation-and-if-there
- 19 are-sponsors-willing-and-able-to--meet--the--requirements--of
- 20 Section-8,--the--Director--shall--appoint--a--temporary-corn
- 21 marketing-program-committee-consisting-of-7-members--who--are
- 22 corn-producers-to-develop-a-corn-marketing-program-proposal.
- 23 Such-proposal-shall-be-considered-at-a-public-hearing.--After
- the-elose-of-the-public-hearing-the-Director-and-temporary
- 25 corn-marketing-program-committee-shall-send-copies--of--their
- 26 findings--to--all-parties-of-record-appearing-at-the-hearing.
- 27 If-such-proposal-is-approved-by-the-temporary-corn-marketing
- 28 program--committee,--a--referendum--shall--be-held-thereon-in
- 29 accordance-with-Section-7-of-this-Act-

The Director, -upon-recommendation-of-the--temporary--corn marketing--program--committee, shall establish procedures for the qualifications of producers for corn marketing programs for the participation of producers in hearings and referenda and other procedures necessary in the development adoption of a corn marketing program. Such procedures shall not be subject to the provisions of The Administrative Procedure Act; however, the Director shall take any necessary steps to inform affected persons of procedures, including publication of the procedures in the Illinois Register.

12 (Source: P.A. 82-941.)

13 (505 ILCS 40/7) (from Ch. 5, par. 707)

Sec. 7. Within-90--days--after--final--approval--by--the temperary--cern--marketing--program-committee-of-any-proposed corn-marketing--program. The Director shall determine by referendum whether the affected producers assent to a such proposed corn marketing program. The proposed corn marketing program is approved when a majority of those voting in the referendum vote in favor of such proposed corn marketing program. Following such approval the Department shall file the program with the Secretary of State as provided in Section 5-65 of the Illinois Administrative Procedure Act.

If any proposed corn marketing program is not approved by such referendum, no additional referendum on such corn marketing program may be held for 2 years from the date of the close of such referendum period. A succeeding referendum shall be called by the Director upon request by petition of 2,500 producers of corn with at least 10 signers of such petition from each of 50 counties. Prior to holding a succeeding referendum, the Director shall-appoint-a-temporary corn-marketing-program-committee-who-are-corn-producers--and shall follow the procedures as set forth in Section 6.

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1 (Source: P.A. 88-45.)
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2 Section 250. The Illinois Sheep and Wool Production
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- 3 Development and Marketing Act is amended by changing Sections
- 4 6 and 7 as follows:
- 5 (505 ILCS 115/6) (from Ch. 5, par. 1056)
- 6 Sec. 6. After-the-effective-date-of-this--Act,--if--there
- 7 are-sponsors-willing-and-able-to-meet-the-requirements-of
- 8 Section-8,-the-Director-shall-appoint-a-temporary--sheep--and
- 9 wool--production--development-and-marketing-program-committee
- 10 consisting-of-7-members-who-are-sheep-or--wool--producers--to
- 11 develop-a-sheep-and-wool-production-development-and-marketing
- 12 program--proposal.---Such--program--shall--be-considered-at-a
- 13 public-hearing---After-the-close-of-the--public--hearing--the
- 14 Director--and-temporary-sheep-and-wool-production-development
- and-marketing-program-committee-shall-send--copies--of--their
- 16 findings--to--all-parties-of-record-appearing-at-the-hearing.
- 17 If-such-proposed-program-is-approved-by-the--temporary--sheep
- 18 and---wool---production--development--and--marketing--program
- 19 committee,-a-referendum-shall-be-held-thereon--in--accordance
- 20 with-Section-7-of-this-Act-
- 21 The Director,-upon-recommendation-of-the-temporary-sheep
- 22 and--wool--production--development--and---marketing---program
- 23 committee, shall establish procedures for the qualifications
- of producers for sheep and wool production development and
- 25 marketing programs for the participation of producers in
- 26 hearing and referenda and other procedures necessary in the
- 27 development and adoption of a sheep and wool production
- 28 development and marketing program.
- 29 (Source: P.A. 82-100.)
- 30 (505 ILCS 115/7) (from Ch. 5, par. 1057)
- 31 Sec. 7. Within-120-days--after--final--approval--by--the

1 temporary-sheep-and-wool-production-development-and-marketing 2

program--committee--of-any-proposed-sheep-and-wool-production

3 development--or--marketing--program, The Director

4 determine by referendum whether the affected producers assent

to \underline{a} such proposed sheep and wool production development or

marketing program. The proposed sheep and wool production

development and marketing program is approved when a majority

of those voting in the referendum vote in favor of such

proposed sheep and wool production development and marketing

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If any proposed sheep and wool production development and marketing program is not approved by such referendum, no additional referendum on such sheep and wool production development and marketing program may be held for 2 years from the date of the close of such referendum period. succeeding referendum shall be called by the Director upon request by written petition of 400 producers of sheep and/or wool with at least 5 signers of such petition from each of 25 Prior to holding a succeeding referendum, the counties. Director shall-appoint-a-temporary-sheep-and-wool--production development--and--marketing--program--committee-who-are-sheep and/or-wool-producers-and shall follow the procedures as set forth in Section 6.

(Source: P.A. 82-100.) 24

25 The Soybean Marketing Act is amended by Section 255. changing Sections 7 and 8 as follows: 26

27 (505 ILCS 130/7) (from Ch. 5, par. 557)

Sec. 7. If-any--marketing--program--or--amendment--to--an existing--marketing--program--is--proposed-under-Section-6-of this-Act,-the-Director-shall-appoint--a--temporary--operating committee--consisting--of-7-members-who-are-soybean-producers to-develop-such-proposed--marketing--program.--Such--proposal

1 shall--be--considered-at-a-public-hearing--After-the-close-of

2 the-public--hearing--the--Director--and--temporary--operating

3 committee--shall-send-copies-of-their-findings-to-all-parties

4 of-record-appearing-at--the--hearing---If--such--proposal--is

approved--by--the-temporary-operating-committee,-a-referendum

shall-be-held-thereon-in-accordance-with-Section--8--of--this

7 Act-

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8 The Director, -- upon -- recommendation -- of -- the -- temporary

9 operating--committee, shall establish procedures

qualifications of producers for marketing programs, for the

participation of producers in hearings and referenda and

other procedures necessary in the development and adoption of

marketing programs. Procedures relative to the adoption of

any marketing program or amendment to an existing marketing

program shall not be subject to the provisions of

Illinois Administrative Procedure Act. However, the Director

shall take any necessary steps to inform affected persons of

the procedures, including publication of the procedures in

19 the Illinois Register.

(Source: P.A. 83-80.) 20

21 (505 ILCS 130/8) (from Ch. 5, par. 558)

22 Within--90--days--after--final-approval-by-the

temporary--operating--committee--of--any--proposed--marketing

24 The Director shall determine by referendum in program,

accordance with this Section and Section 11 of this Act

whether the affected producers assent to a such proposed

program. The proposed program is approved when a majority of

those voting in the referendum vote in favor of such proposed

29 program.

30 Within--90--days--after--final--approval--by--the-program

31 operating-board-of-any-proposed-amendment--to--the--marketing

program, The Director shall determine by referendum in

33 accordance with this Section and Section 11 of this Act

- 1 whether the affected producers assent to \underline{a} such proposed
- 2 amendment. The proposed amendment to the program is approved
- when a majority voting on the amendment vote in favor of the 3
- 4 amendment.
- 5 If any proposed marketing program or amendment is not
- б approved by such referendum, no additional referendum on such
- 7 program or amendment may be held for 2 years from the date of
- the close of such referendum period. 8
- 9 (Source: P.A. 85-181.)
- 10 (605 ILCS 10/3.1 rep.)
- Section 270. The Toll Highway Act is amended by 11
- repealing Section 3.1. 12

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- Section 275. The Unified Code of Corrections is amended 13
- 14 by changing Section 3-2-6 as follows:
- (730 ILCS 5/3-2-6) (from Ch. 38, par. 1003-2-6) 15
- 16 Sec. 3-2-6. Advisory Board Beards. (a) There shall be an
- Adult Advisory Board and--a--Juvenile--Advisory-Board-each 17
- 18 composed of 11 persons, one of whom shall be a senior citizen
- 19 age 60 or over, appointed by the Governor to advise the
- 20 Director matters pertaining to adult and--juvenile on
- offenders respectively. The members of the Board Boards shall 21
- be qualified for their positions by demonstrated interest in

and knowledge of adult and-juvenile correctional work and

- shall not be officials of the State in any other capacity. 24
- The members first appointed under this amendatory Act of 25
- 1984 shall serve for a term of 6 years and shall be appointed 26
- 27 as soon as possible after the effective date of this
- amendatory Act of 1984. The members of the Board Beards now 28
- 29 serving shall complete their terms as appointed, and
- thereafter members shall be appointed by the Governor to 30
- 31 terms of 6 years. Any vacancy occurring shall be filled in

- 1 the same manner for the remainder of the term. The Director
- of Corrections and the Assistant <u>Director</u> Directors, Adult
- 3 <u>Division</u> and--Juvenile--Divisions--respectively,--for--the--2
- 4 Beards, shall be ex-officio members of the Board Beards. The
- 5 Each Board shall elect a chairman from among its appointed
- 6 members. The Director shall serve as secretary of the each
- 7 Board. Members of the each Board shall serve without
- 8 compensation but shall be reimbursed for expenses necessarily
- 9 incurred in the performance of their duties. The Each Board
- 10 shall meet quarterly and at other times at the call of the
- 11 chairman. At-the-request-of-the-Director,-the-Boards-may-meet
- 12 together.
- 13 (b) The <u>Board</u> Boards shall advise the Director
- 14 concerning policy matters and programs of the Department with
- 15 regard to the custody, care, study, discipline, training and
- 16 treatment of persons in the State correctional institutions
- 17 and for the care and supervision of persons released on
- 18 parole.
- 19 (c) There shall be a Subcommittee on Women Offenders to
- 20 the Adult Advisory Board. The Subcommittee shall be composed
- of 3 members of the Adult Advisory Board appointed by the
- 22 Chairman who shall designate one member as the chairman of
- 23 the Subcommittee. Members of the Subcommittee shall serve
- 24 without compensation but shall be reimbursed for expenses
- 25 necessarily incurred in the performance of their duties. The
- 26 Subcommittee shall meet no less often than quarterly and at
- other times at the call of its chairman.
- The Subcommittee shall advise the Adult Advisory Board
- and the Director on all policy matters and programs of the
- 30 Department with regard to the custody, care, study,
- 31 discipline, training and treatment of women in the State
- 32 correctional institutions and for the care and supervision of
- 33 women released on parole.
- 34 (Source: P.A. 85-624.)

- 1 (730 ILCS 5/3-6-3.1 rep.)
- 2 Section 280. The Unified Code of Corrections is amended
- 3 by repealing Section 3-6-3.1.
- 4 (820 ILCS 305/14.1 rep.)
- 5 Section 285. The Workers' Compensation Act is amended by
- 6 repealing Section 14.1.
- 7 Section 995. No acceleration or delay. Where this Act
- 8 makes changes in a statute that is represented in this Act by
- 9 text that is not yet or no longer in effect (for example, a
- 10 Section represented by multiple versions), the use of that
- 11 text does not accelerate or delay the taking effect of (i)
- 12 the changes made by this Act or (ii) provisions derived from
- any other Public Act.
- 14 Section 999. Effective date. This Act takes effect July
- 15 1, 2001.".