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v. 13

no. 46

Illinois register

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ILLINOIS REGISTER

Index of Governmental Agencies

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INTRODUCTION

The Illinois Register is the official statement of the current law for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rules are arranged by date of adoption or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The Register also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Set of Affected Index listing, by Title of the Illinois Administrative Code, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are alphabetically coded and arranged to aid the public in monitoring rules.

The Register will serve as the update to the Illinois Administrative Code, a compilation of the rules of State agencies. The most recent edition of the Code along with the Register comprise the most current accounting of the State agencies' rules.

The Illinois Register is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1989

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989	June 27, 1989	July 3, 1989 (Mon.)	28	July 14, 1989
Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989	July 3, 1989 (Mon.)	July 11, 1989	29	July 21, 1989
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Jan. 10, 1989	Jan. 17, 1989	4	Jan. 27, 1989	July 18, 1989	July 25, 1989	31	Aug. 4, 1989
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June 20, 1989	June 27, 1989	27	July 7, 1989	Dec. 26, 1989	Jan. 2, 1990	2	Jan. 12, 1990

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

NOTICE OF PROPOSED AMENDMENTS

1) The Heading of the Part: Pay Plan

2) The Code Citation: 80 Ill. Adm. Code 310

3) Section Number: Proposed Action:

- 310.230 Amended
- 310.280 Amended
- 310. App. A Table D Amended
- 310. App. A Table E Amended
- 310. App. A Table F Amended
- 310. App. A Table J Amended
- 310. App. A Table O Amended
- 310. App. A Table P Amended
- 310. App. A Table S Amended
- 310. Appendix B Amended

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 127, par. 63b108a(2)

5) A Complete Description of the Subjects and Issues Involved:

The amendments to Section 310.230, Part-time Daily or Hourly Special Services Rate, the title of Conservation Worker should be changed to Conservation/Historic Preservation Worker with the hourly rate being changed from \$3.91 to \$4.50 to be effective January 1, 1990. The Conservation/Historic Preservation Worker (2nd season) will be increased to a rate 3% above the \$4.50 rate being given to the 1st season worker which increases the present rate of \$4.02 to \$4.64. The Conservation/Historic Preservation Worker (3rd season) will be increased to a rate 3% above the 2nd season worker which increases the present rate of \$4.14 to \$4.78.

In Section 310.280, Designated Rate, an Executive V is being included for the Department of Conservation with the annual salary of \$67,200. The annual salary for an Executive V in the Health Care Cost Control Commission should be changed from \$57,000 to \$60,420. These changes have already been approved by the Governor.

In Section 310. Tables D, E and F, the title of Highway Maintenance Equipment Operator was abolished on September 1, 1989 and is being deleted from these tables. The duties of the above title will be performed by the existing title of Highway Maintainer. In addition to the above, these tables have been revised to comply with recommendations made by the Joint Committee on Administrative Rules and to maintain consistency with the Teamsters' contracts. In Section 310. Table J, RC-014 (Clerical Employees, AFS-CME), range changes have occurred on the titles of Account Clerk I and II, Micro-

NOTICE OF PROPOSED AMENDMENTS

film Operator I, II and III, and Vehicle Permit Evaluator as illustrated in the text, effective July 1, 1989. The title of Executive Secretary I with the range of \$1,568-1,997 is being included, effective July 1, 1989. The titles of Telecommunicator - Command Center and Telecommunicator Lead Worker - Command Center are being added effective September 1, 1989, with the salary ranges of \$1,714-2,208 and \$1,877-2,441, respectively.

In Section 310. Table O, RC-028 (Paraprofessional Human Services Employees, AFS-CME), the abolished title of Apprentice Pharmacist is being deleted and the new titles of Pharmacist Lead Technician and Pharmacist Technician are being added effective August 16, 1989, with the salary ranges of \$1,394-1,748 and \$1,303-1,610, respectively.

In Section 310. Table P, RC-029 (Paraprofessional Investigator and Law Enforcement Employees, ISEA), the general increases for Fiscal Year 1990 were ratified and signed into effect for July 1, 1989 for a 3.5% increase, and a 4.5% increase for July 1, 1990. Effective September 1, 1989, salary range changes for eight titles within this agreement were changed to be parallel with the Schedule of Salary Grades for the Commerce Commission Police Officer II, Conservation Police Officer II, Drug Compliance Investigator, Licensing Investigator II, Motorist Assistance Specialist, Plumbing Inspector, Well Inspector I and II as illustrated in the text.

In Section 310. Table S, HR-012 (Fair Employment Practices Employees, SEIU), the general increases for Fiscal Year 1990 were ratified and signed into effect for July 1, 1989, with the new agreement stipulating a 3.5% increase for July 1, 1989, and a 4.5% increase for July 1, 1990. In Section 310. Appendix B, Schedule of Salary Grades, an additional salary grade (23) is being added with the range of \$2,876-3,868. Will this proposed rule replace an emergency rule currently in effect?

No.

7) Does this rulemaking contain an automatic repeal date? Yes No

If "yes", please specify date: _____

8) Do these proposed amendments contain any incorporations by reference?

No

9) Are there any proposed amendments pending to this part? Yes No

Section Numbers 310.230

Proposed Action Amended

Ill. Reg. Citation 13 Ill. Reg. 10/25 (July 7, 1989)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

310.290	Amended	13 Ill. Reg. 10725 (July 7, 1989)
310. App. A, Tab. A	Amended	13 Ill. Reg. 10725 (July 7, 1989)
310. App. A, Tab. B	Amended	13 Ill. Reg. 10725 (July 7, 1989)
310.290	Amended	13 Ill. Reg. 15141 (September 29, 1989)

10) Statement of Statewide Objectives:

These amendments to the Pay Plan pertain only to State employees subject to the Personnel Code and do not set out any guidelines that are to be followed by local or other jurisdictional bodies within the State.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Mr. Michael Murphy
Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706
Telephone: (217) 782-5601

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

The Department of Central Management Services' Pay Plan does not affect private businesses. Amendments made to the Pay Plan are not subject to any guidelines or regulations of the Department of Commerce and Community Affairs.

B) Types of small businesses affected:

None. The Department of Central Management Services' Pay Plan extends only to Personnel Code employees under the jurisdiction of the Governor.

C) Reporting, bookkeeping or other procedures required for compliance:

None

D) Types of professional skills necessary for compliance: None

The full text of the proposed Rule(s) begins on the next page.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	
310.20	Policy and Responsibilities
310.30	Jurisdiction
310.40	Pay Schedules
310.50	Definitions
310.60	Conversion of Base Salary to Pay Period Units
310.70	Conversion of Base Salary to Daily or Hourly Equivalents
310.80	Increases in Pay
310.90	Decreases in Pay
310.100	Other Pay Provisions
310.110	Implementation of Pay Plan Changes, Effective July 1, 1989
310.120	Interpretation and Application of Pay Plan
310.130	Effective Date
310.140	Reinstitution of Within Grade Salary Increases
310.150	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)

SUBPART B: SCHEDULE OF RATES

Section	
310.205	Introduction
310.210	Prevailing Rate
310.220	Negotiated Rate
310.230	Part-Time Daily or Hourly Special Services Rate
EMERGENCY	
310.240	Hourly Rate
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate
310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of-State or Foreign Service Rate
EMERGENCY	
310.300	Education Rate
310.310	Physician Specialist Rate
310.320	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.330	Excluded Classes Rate (Repealed)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

TABLE U HR-010 (Teachers of Deaf, Extracurricular Paid Activities)

TABLE V CU-500 (Corrections, Meet and Confer Employees)

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TABLE Y RC-063 (Educators, AFSCME)

TABLE Z RC-063 (Physicians, AFSCME)

APPENDIX B Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1990

APPENDIX C Physician Administrator Rates and Medical Facilities Administrator Rates for Fiscal Year 1990

APPENDIX D Merit Compensation System Salary Schedule for Fiscal Year 1990

APPENDIX E Teaching Salary Schedule (Repealed)

APPENDIX F Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1987, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 I11. Reg. 1558; emergency amendment at 8 I11. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 I11. Reg. 2440, effective February 15, 1984; emergency amendment at 8 I11. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 I11. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 I11. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 I11. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 I11. Reg. 11299, effective June 25, 1984; emergency amendment at 8 I11. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 I11. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 I11. Reg. 15367, effective August 13, 1984; emergency amendment at 8 I11. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 I11. Reg. 21544, effective October 24, 1984; amended at 8 I11. Reg. 22844, effective November 14, 1984; emergency amendment at 9 I11. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 I11. Reg. 1320, effective January 23, 1985; amended at 9 I11. Reg. 3681, effective March 12, 1985; emergency amendment at 9 I11. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 I11. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 I11. Reg. 9420, effective June 7, 1985; amended at 9 I11. Reg. 10663, effective July 1, 1985; emergency amendment at 9 I11. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 I11. Reg. 3325, effective January 22, 1986; amended at 10 I11. Reg. 3230, effective January 24, 1986; emergency amendment at 10 I11. Reg. 8904, effective May 13, 1986, for a maximum of 150 days; peremptory amendment at 10 I11. Reg. 8928, effective May 13, 1986; emergency amendment at 10 I11. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 I11.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

SUBPART C: MERIT COMPENSATION SYSTEM

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TABLE C RC-069 (Firefighters, AFSCME)

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TABLE F RC-019 (Teamsters Local #25)

TABLE G RC-045 (Automotive Mechanics, ISEA)

TABLE H RC-006 (Corrections Employees, AFSCME)

TABLE I RC-009 (Institutional Employees, AFSCME)

TABLE J RC-014 (Clerical Employees, AFSCME)

TABLE K RC-023 (Registered Nurses, INA)

TABLE L VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)

TABLE M RC-027 (Educators, AFSCME) (Repealed)

TABLE N RC-027 (Physician Rates, AFSCME) (Repealed)

TABLE O RC-028 (Paraprofessional Human Services Employees, AFSCME)

TABLE P RC-029 (Paraprofessional Investigator and Law Enforcement Employees, ISEA)

TABLE Q RC-033 (Meat Inspectors, ISEA)

TABLE R RC-042 (Residual Maintenance Workers, AFSCME)

TABLE S HR-012 (Fair Employment Practices Employees, SEIU)

TABLE T HR-010 (Teachers of Deaf, IFT)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Reg. 13675, effective July 31, 1986; preemptory amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; preemptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; preemptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; preemptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; preemptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; preemptory amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; preemptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; preemptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; preemptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; preemptory amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; preemptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; preemptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; preemptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; preemptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; preemptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988; for a maximum of 150 days; preemptory amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; preemptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; preemptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; preemptory amendment at 13 Ill. Reg. 8970, effective May 26, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective June 30, 1989, for a maximum of 150 days; preemptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg. _____, effective _____.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Section 310.230 Part-Time Daily or Hourly Special Services Rate

The rate of pay as approved by the Director of Central Management Services for persons employed on a consultative or part-time basis requiring irregular hours of work shall be as listed below, except the total compensation of an employee in any given month shall not exceed the monthly rate of Step 5 of the salary grade for the title as shown in the Schedule of Salary Grades (Appendix B) if the class title is subject to the Schedule of Salary Grades, or Step 5 of the negotiated salary range for classes of positions shown in Section 310.220, Subpart B, Schedule of Rates, or 75% of the maximum rate of those classes of positions subject to the provisions of the Merit Compensation System, Subpart C of this Pay Plan.

Apiary Inspector	\$10 to \$50
Building/Grounds Laborer	\$3.50 to \$6.00 (per hour)
Building/Grounds Lead I	\$3.50 to \$7.00 (per hour)
Building/Grounds Lead II	\$4.50 to \$8.00 (per hour)
Building/Grounds Maintenance Worker	\$5.00 to \$6.00 (per hour)
Chaplain I	\$20 to \$70
Chemist I	\$30 to \$45
Clerk I	\$3.50 to 4.00 (per hour)
Clerk II	\$42 to \$62
Clerk III	\$45 to \$65
Clerk IV	\$4.00 to 7.00 (per hour)
Clerk Typist I	\$4.00 to 4.50 (per hour)
Clerk Typist II	\$4.25 to 5.00 (per hour)
Conservation-Worker	\$3.97 (per hour) <u>\$4.50</u>
Conservation/Historic Preservation Wkr	
Conservation-Worker	
Conservation/Historic Preservation Wkr	
(2nd season -- site interpretation)	\$4.02 (per hour) <u>\$4.64</u>
Conservation-Worker	
Conservation/Historic preservation Wkr	
(3rd season -- site interpretation)	\$4.14 (per hour) <u>\$4.78</u>
Dentist I	\$70 to \$150
Dentist II	\$100 to \$185
Educator	\$25 to \$60
Educator Aide	\$18 to \$35
Field Inspector	\$26 to \$40
Hearing and Speech Specialist III	\$15 to \$30 (per hour)
Hearings Referee	\$75 to \$200
Janitor I	\$4.73 to \$5.30 (per hour)
Labor Maintenance Lead Worker	\$5.00 to \$5.00 (per hour)
Labor Relations Investigator I	\$35 to \$50
Labor Relations Investigator II	\$40 to \$70
Laboratory Technician II	\$26 to \$40

NOTICE OF PROPOSED AMENDMENTS

Laborer (Maintenance)	\$3.35 to \$5.00 (per hour)
Lifeguard	\$3.91 (per hour)
Lifeguard Captain	\$4.02 (per hour)
Maintenance Worker	\$3.50 to \$5.00 (per hour)
Nurse I	\$39 to \$54
Nurse I (2nd or 3rd shift)	\$41 to \$56
Nurse I (Cook County)	\$43 to \$58
Nurse I (Cook Co. 2nd or 3rd shift)	\$44 to \$59
Nurse II	\$44 to \$59
Nurse II (2nd or 3rd shift)	\$43 to \$58
Nurse II (Cook County)	\$44 to \$59
Nurse II (Cook Co. 2nd or 3rd shift)	\$45 to \$60
Occupational Therapist	\$47 to \$62
Program Coordinator	\$40 to \$160
Optometrist	\$50 to \$160 (daily)
Optometrist	\$15 to \$35 (hourly)
Physician	\$100 to \$300
Physician Specialist (A)	\$100 to \$325 (daily)
Physician Specialist (A)	\$20 to \$60 (hourly)
Physician Specialist (B)	\$100 to \$350 (daily)
Physician Specialist (B)	\$20 to \$70 (hourly)
Physician Specialist (C)	\$100 to \$360 (daily)
Physician Specialist (C)	\$20 to \$75 (hourly)
Physician Specialist (D)	\$100 to \$370 (daily)
Physician Specialist (D)	\$20 to \$85 (hourly)
Podiatrist	\$50 to \$125
Psychologist I	\$35 to \$80
Psychologist II	\$40 to \$125
Psychologist III	\$40 to \$150
Psychologist IV	\$55 to \$175
Recreation Worker I	\$25 to \$40
Recreation Worker I	\$5.33 (per hour)
Social Worker II	\$35 to \$75
Social Worker III	\$35 to \$80
Student Worker	\$3.35 to \$6.00 (per hour)
Tax Examiner	\$53 to \$73
Technical Advisor II	\$20 to \$35 (per hour)
Technical Advisor III	\$30 to \$60 (per hour)
Technical Advisor IV	\$50 to \$80 (per hour)
Veterinarian II	\$95 to \$130 (daily)
Match Attendant I	\$4.28 to \$4.87 (per hour)

(Source: Amended at 13 Ill. Reg. _____, effective _____)

NOTICE OF PROPOSED AMENDMENTS

Section 310.280 Designated Rate

The rate of pay for a specific position or class of positions where it is deemed desirable to exclude such from the other requirements of this Pay Plan shall be only as designated by the Governor.

Banksand Trust Commission	
Technical Advisor IV	(Pos. No. 45254-50-92-300-00-01)
Annual Salary	\$50,000
Department of Central Management Services	
Executive Press Photographer	(Pos. No. 14000-37-05-000-00-36)
Annual Salary	\$31,896
Information System Specialist II	(Pos. No. 21212-37-10-000-09-08)
Annual Salary	\$53,172
Department of Conservation	
Executive III	(Pos. No. 13853-12-31-600-00-01)
Annual Salary	\$51,450
Executive V	(Pos. No. 13855-12-33-000-00-01)
Annual Salary	\$67,200
Health Care Cost Containment Council	
Executive A	(Pos. No. 13855-50-72-000-00-01)
Annual Salary	\$57,000
Executive Director of the Ill. Arts Council	(Pos. No. 13868-50-90-000-00-01)
Annual Salary	\$55,000
Department of Insurance	
Deputy Director	(Pos. No. 12200-14-00-000-00-01)
Annual Salary	\$72,600

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Department of Mental Health and Developmental Disabilities

Pharmacy Services Manager
(Pos. No. 32015-22-59-914-10-01) Annual Salary
\$45,000

Physician Administrator II
(Pos. No. 32212-22-15-600-00-01) Annual Salary
\$90,000

Department of Public Aid

Public Aid Program Executive II
(Pos. No. 35889-33-00-000-00-51) Annual Salary
\$70,008

Department of State Police

Deputy Director
(Pos. No. 12200-21-00-000-00-01) Annual Salary
\$62,769

Executive V
(Pos. No. 13855-21-00-000-40-01) Annual Salary
\$55,615

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 310. TABLE D' HR-001 (Teamsters Local #726)

A) Department of Transportation - Division of Highways - Emergency Patrol - Northeast Region - (Cook)

	July 1, 1989	
	Mo.	Hr.
Highway-Maintenance-Equipment-Operator	\$2633	\$15.13
Highway Maintainer	\$2633	\$15.13
Highway Maintenance Lead Worker	2762	15.87
Highway-Maintenance-Lead-Worker	-2812	-16.16
--(Lead-Lead-Worker)		
Maintenance Worker	2577	14.81

~~B) Department of Public Health - Northeast Region - (Cook)~~

	July 1, 1989	
	Mo.	Hr.
Maintenance Worker	\$2411	\$13.86

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

B) Department of Transportation - Division of Highways - Northeast Region - (Cook)

	July 1, 1989	
	Mo.	Hr.
Heavy Construction Equipment Operator	\$2657	\$15.27
Highway Maintainer	2558	14.70
Highway-Maintenance-Equipment-Operator	-2558	-14.70
Highway-Maintenance-Equipment-Operator	-2558	-14.70
--(Tractor-Mower)		
Highway Maintenance Laborer	---	---
Highway Maintenance Lead Worker	2687	15.44
Highway Maintenance Lead Worker (Lead Lead Worker)	2737	15.73
Laborer (Maintenance)	2466	14.17
Maintenance Worker	2502	14.38

C) Department of Public Health - Northeast Region - (Cook)

	July 1, 1989	
	Mo.	Hr.
Maintenance Equipment Operator	\$2558	\$14.70
Maintenance Worker	2411	13.86

~~D) Departments of Central Management Services, Children and Family Services, Mental Health & Developmental Disabilities, Public Aid, Public Health, Rehabilitation Services, Employment Security - Northeast Region - (Cook)~~

	July 1, 1989	
	Mo.	Hr.
Grounds Lead Worker	\$ ---	\$ ---
Maintenance Equipment Operator	2558	14.70
Maintenance Worker	2411	13.86

~~E) Departments of Central Management Services and Mental Health - & Developmental Disabilities Children & Family Services, Employment Security, and Public Aid - Northeast Region - (Cook)~~

	July 1, 1989	
	Mo.	Hr.
Grounds Supervisor	\$2444	\$14.05
Grounds Supervisor	-2644	-15.20
---(Supervising Tractor-Trailer Drivers)		
Maintenance Equipment Operator	2558	14.70
Maintenance-Equipment-Operator-(Tractor-Trailer)	-2619	-15.05
Maintenance Worker	-2411	-13.86

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Maintenance Worker	2502	14.38
Security Guard I	2292	13.17
Security Guard II	2340	13.45

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 310.TABLE F RC-019 (Teamsters Local #25)

A) Department of Transportation - Division of Highways - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

A) Departments of Central-Management-Services, Veterans-Affairs, Children and Family Services, Corrections, Employment Security, Labor, Mental Health/Developmental Disabilities - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

Section 310.TABLE E RC-020 (Teamsters Local #330)

Maintenance Equipment Operator	\$2558	\$14.70
	Mo. Hr.	

B) Department of Transportation - Division of Highways - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

July 1, 1989

Bridge Mechanic	\$2591	\$14.89
Bridge Tender	2390	13.74
Guard-I	-2292	-13.17
Guard-II	-2340	-13.45
Highway Maintainer	2558	14.70
Highway-Maint-Equip-Operator	-2558	-14.70
Highway Maintenance Lead Worker	2687	15.44
Highway-Maint-Lead-Worker	-2737	-15.73
Janitor I	2265	13.02
Janitor II	2296	13.20
Labor Maintenance Lead Worker	2522	14.49
Laborer (Maintenance)	2466	14.17
Maintenance Worker	2502	14.38
Power Shovel Operator (Maintenance)	2558	14.70
Security Guard I	2292	13.17
Security Guard II	2340	13.45
Stik Screen Operator	2612	15.01

C) Department of Central Management Services - Division of Vehicles - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

July 1, 1989

Guard-I	-2292	-13.17
Guard-II	-2340	-13.45
Janitor I	\$2265	\$13.02
Janitor II	2296	13.20
Maintenance Equipment Operator	2558	14.70

Bridge-Mechanic	\$2591	\$14.89
Bridge Tender	2390	13.74
Deck Hand	2363	13.58
Ferry Operator I	2588	14.87
Ferry Operator II	2638	15.16
Guard-I	-2292	-13.17
Guard-II	-2340	-13.45
Highway Maintainer	2558	14.70
Highway-Maint-Equip-Oper	-2558	-14.70
Highway Maintenance Lead Worker	2687	15.44
Highway-Maint-Lead-Worker	-2737	-15.73
Janitor I	2265	13.02
Janitor II	2296	13.20
Laborer (Maintenance)	2466	14.17
Maintenance Worker	2502	14.38
Power Shovel Operator (Maintenance)	2558	14.70
Security Guard I	2292	13.17
Security Guard II	2340	13.45
Stik Screen Operator	2612	15.01

B) Department of Central Management Services - Division of Vehicles - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

	July 1, 1989	
	Mo.	Hr.
Guard-I	-2292	-13.17
Guard-II	-2340	-13.45
Janitor I	\$2265	\$13.02
Janitor II	2296	13.20
Maintenance Worker	2502	14.38
Maintenance Equipment Operator (all divisions)	2558	14.70
Security Guard I	2292	13.17
Security Guard II	2340	13.45

C) Department of Mental Health/Developmental Disabilities - Lincoln State-School Developmental Center

	July 1, 1989	
	Mo.	Hr.
Laborer (Maintenance)	\$2466	\$14.17

D) Departments of Children and Family Services, Corrections, Employment Security, Labor, Mental Health/Developmental Disabilities, Public Aid, Rehabilitation Services, State Police, Veterans' Affairs - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1989	
	Mo.	Hr.
Maintenance Equipment Operator	\$2558	\$14.70

E) Department of Transportation - Division of Highways - Emergency Patrol - District #8

	July 1, 1989	
	Mo.	Hr.
Highway-Maint-Equip-Op	\$2633	\$15.13
Highway Maintainer	\$2633	\$15.13
Highway Maintenance Lead Worker	2762	15.87

F) Department of Conservation

	July 1, 1989	
	Mo.	Hr.
Power Shovel Operator (Maintenance)	\$2558	\$14.70

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Section 310.TABLE J RC-014 (Clerical Employees, AFSCME)

Effective July-1, 1988

	S-T-E-P-S						
	1	2	3	4	5	6	7
ACCOUNT-CLERK-I	1178	1218	1257	1294	1336	1374	1444
ACCOUNT-CLERK-II	1259	1301	1344	1388	1433	1479	1556
ACCOUNT-TECH-I	1398	1450	1507	1560	1619	1675	1761
ACCOUNT-TECH-II	1515	1579	1638	1704	1767	1828	1929
ADJUDICATIVE-SERVICES-ASSISTANT	1301	1347	1393	1442	1489	1537	1620
AIRCRAFT-DISPATCHER	1587	1654	1718	1788	1854	1923	2031
AIRCRAFT-LEAD-DISPATCHER	1736	1813	1888	1972	2048	2127	2249
AUDIO-VISUAL-TECH-I	1259	1301	1344	1388	1433	1479	1556
AUDIO-VISUAL-TECH-II	1398	1450	1507	1560	1619	1675	1761
BOOKKEEPING-MACHINE-OPERATOR-I	1115	1146	1178	1217	1252	1286	1347
BOOKKEEPING-MACHINE-OPERATOR-II	1178	1218	1257	1294	1336	1374	1444
BOOKKEEPING-MACHINE-OPERATOR-III	1259	1301	1344	1388	1433	1479	1556
BUYER-ASSISTANT	1452	1514	1570	1630	1687	1749	1844
CHECK-ISSUANCE-MACHINE-OPERATOR	1398	1450	1507	1560	1619	1675	1761
COMMUNICATION-DISPATCHER	1347	1398	1448	1502	1552	1604	1689
COMMUNICATION-EQUIPMENT-TECH-I	1999	2094	2191	2283	2376	2472	2620
COMMUNICATION-EQUIPMENT-TECH-II	2221	2333	2443	2556	2664	2776	2944
COMMUNICATION-EQUIPMENT-TECH-III	2347	2464	2580	2702	2819	2934	3115
COURT-REPORTER	1814	1899	1980	2061	2146	2226	2358
DRAFTING-WORKER	1515	1579	1638	1704	1767	1828	1929
ELECTRONIC-EQUIP-INSTALLER/REPAIRER	1452	1514	1570	1630	1687	1749	1844
ELECTRONIC-EQUIP-INST./REP.-LEADWORK	1587	1654	1718	1788	1854	1923	2031
ELECTRONIC-TECHNICIAN	1814	1899	1980	2061	2146	2226	2358
ENGINEERING-TECH-I	1452	1514	1570	1630	1687	1749	1844
ENGINEERING-TECH-II	1656	1727	1800	1872	1944	2018	2133
ENGINEERING-TECH-III	1904	1993	2085	2171	2262	2352	2492
EXECUTIVE-CORRESPONDENT	1452	1514	1570	1630	1687	1749	1844
FIRE-PROTECTION-SERVICE-COORD-I	1656	1727	1800	1872	1944	2018	2133
GRAPHIC-ARTS-DESIGNER	1736	1813	1888	1972	2048	2127	2249
GRAPHIC-ARTS-TECHNICIAN	1587	1654	1718	1788	1854	1923	2031
INDUSTRIAL-COMMISSION-REPORTER	1904	1993	2085	2171	2262	2352	2492
INDUSTRIAL-COMMISSION-TECHNICIAN	1515	1579	1638	1704	1767	1828	1929
INSURANCE-ANALYST-I	1398	1450	1507	1560	1619	1675	1761
INSURANCE-ANALYST-II	1587	1654	1718	1788	1854	1923	2031
INSURANCE-ANALYST-TRAINEE	1301	1347	1393	1442	1489	1537	1620
INTERMITTENT-CLERK	6.85	7.05	7.26	7.50	7.70	7.91	8.30
KEY-DRIVER-CALCULATING-MACH-OPER-I	1115	1146	1178	1217	1252	1286	1347
KEY-DRIVER-CALCULATING-MACH-OPER-II	1178	1218	1257	1294	1336	1374	1444
LIBRARY-AIDE-I	1146	1178	1218	1255	1290	1328	1395
LIBRARY-AIDE-II	1218	1259	1300	1342	1383	1423	1494
LIBRARY-TECHNICAL-ASSISTANT	1452	1514	1570	1630	1687	1749	1844
LICENSING-QUALITY-ASSURANCE-ANALYST	1398	1450	1507	1560	1619	1675	1761

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

Effective-April-16-1989

1	MICROFILM-LABORATORY-TECH-I	1301-1347-1393-1442-1489-1537-1620
2	MICROFILM-LABORATORY-TECH-II	1398-1450-1507-1560-1619-1675-1761
3	MICROFILM-OPERATOR-I	1146-1178-1218-1255-1290-1328-1395
4	MICROFILM-OPERATOR-II	1218-1259-1300-1342-1383-1423-1494
5	MICROFILM-OPERATOR-III	1301-1347-1393-1442-1489-1537-1620
6	PHOTODUPLICATION-SERVICE-TECHNICIAN-I	1515-1579-1638-1704-1767-1828-1929
7	PHOTODUPLICATION-SERVICE-TECHNICIAN-II	1736-1813-1888-1972-2048-2127-2249
8	PHOTODUPLICATION-SERVICE-TECHNICIAN-III	1814-1899-1980-2061-2146-2226-2358
9	PROGRAM-REPRESENTATIVE	1398-1450-1507-1560-1619-1675-1761
10	PROPERTY-&SUPPLY-CLERK-I	1178-1215-1255-1292-1328-1369-1440
11	PROPERTY-&SUPPLY-CLERK-II	1255-1294-1341-1382-1423-1468-1538
12	PROPERTY-TAX-EXAMINER	1398-1450-1507-1560-1619-1675-1761
13	REHABILITATION-CASE-COORDINATOR-I	1301-1347-1393-1442-1489-1537-1620
14	REHABILITATION-CASE-COORDINATOR-II	1398-1450-1507-1560-1619-1675-1761
15	SAFETY-RESPONSIBILITY-ANALYST-I	1398-1450-1507-1560-1619-1675-1761
16	SAFETY-RESPONSIBILITY-ANALYST-II	1587-1654-1718-1788-1854-1923-2031
17	SECURITIES-ANALYST	1452-1514-1570-1630-1687-1749-1844
18	STATISTICAL-RESEARCH-TECHNICIAN	1515-1579-1638-1704-1767-1828-1929
19	STOREKEEPER-I	1388-1440-1492-1548-1601-1655-1745
20	STOREKEEPER-II	1495-1560-1620-1682-1742-1804-1904
21	STORES-CLERK	1215-1255-1293-1334-1376-1416-1487
22	SWITCHBOARD-OPERATOR-I	1178-1218-1257-1294-1336-1374-1444
23	SWITCHBOARD-OPERATOR-II	1259-1301-1344-1388-1433-1479-1556
24	TAX-EXAMINER	1398-1450-1507-1560-1619-1675-1761
25	TAX-EXAMINER-TRAINEE	1259-1301-1344-1388-1433-1479-1556
26	TAXPAYER-SERVICE-REPRESENTATIVE-I	1218-1259-1300-1342-1383-1423-1494
27	TAXPAYER-SERVICE-REPRESENTATIVE-II	1347-1398-1448-1502-1552-1604-1689
28	TAXPAYER-SERVICE-REPRESENTATIVE-III	1515-1579-1638-1704-1767-1828-1929
29	VEHICLE-PERMIT-EVALUATOR	1452-1514-1570-1630-1687-1749-1844
30	VETERANS-SERVICE-OFFICER-ASSOCIATE	1301-1347-1393-1442-1489-1537-1620
31	DATA-PROCESSING-ASSISTANT	1259-1301-1344-1388-1433-1479-1556
32	DATA-PROCESSING-OPERATOR	1178-1218-1257-1294-1336-1374-1444
33	DATA-PROCESSING-OPERATOR-TRAINEE	1452-1514-1570-1630-1687-1749-1844
34	LEAD-WORKER	1999-2094-2191-2283-2376-2472-2620
35	LEAD-WORKER-TRAINEE	1587-1654-1718-1788-1854-1923-2031
36	TELECOMMUNICATIONS-LEAD-WORKER	1736-1813-1888-1972-2048-2127-2249
37	TELECOMMUNICATIONS-LEAD-WORKER-TRAINEE	1452-1514-1570-1630-1687-1749-1844
38	VEHICLE-EVALUATOR	1452-1514-1570-1630-1687-1749-1844
39	DRAFTING WORKER	1568-1634-1695-1764-1829-1892-1997
40	ELECTRONIC EQUIP. INSTALLER/REPAIRER	1503-1567-1625-1687-1746-1810-1909
41	ELECTRONIC EQUIP. INST./REP. LEADMKR.	1643-1712-1778-1851-1919-1990-2102
42	ELECTRONICS TECHNICIAN	1877-1965-2049-2133-2221-2304-2441
43	ENGINEERING TECH. I	1503-1567-1625-1687-1746-1810-1909
44	ENGINEERING TECH. II	1714-1787-1863-1938-2012-2089-2208
45	ENGINEERING TECH. III	1971-2063-2158-2247-2341-2434-2579
46	EXECUTIVE CORRESPONDENT	1503-1567-1625-1687-1746-1810-1909
47	EXECUTIVE SECRETARY I	1568-1634-1695-1764-1829-1892-1997

Effective: July 1, 1989

S T E P S

1	ACCOUNT CLERK I	1219-1261-1301-1339-1383-1422-1495
2	ACCOUNT CLERK II	1261-1303-1346-1389-1431-1473-1546
3	ACCOUNT TECH I	1447-1501-1560-1615-1676-1734-1823
4	ACCOUNT TECH II	1347-1394-1442-1492-1541-1591-1677
5	ADJUDICATIVE SERVICES ASSISTANT	1347-1394-1442-1492-1541-1591-1677
6	AIRCRAFT DISPATCHER	1643-1712-1778-1851-1919-1990-2102
7	AIRCRAFT LEAD DISPATCHER	1797-1876-1954-2041-2120-2201-2328
8	AUDIO VISUAL TECH. I	1303-1347-1391-1437-1483-1531-1610
9	AUDIO VISUAL TECH. II	1447-1501-1560-1615-1676-1734-1823
10	BOOKKEEPING MACHINE OPERATOR I	1154-1186-1219-1260-1296-1331-1394
11	BOOKKEEPING MACHINE OPERATOR II	1219-1261-1301-1339-1383-1422-1495
12	BOOKKEEPING MACHINE OPERATOR III	1303-1347-1391-1437-1483-1531-1610
13	BUYER ASSISTANT	1503-1567-1625-1687-1746-1810-1909
14	CHECK ISSUANCE MACHINE OPERATOR	1447-1501-1560-1615-1676-1734-1823
15	COMMUNICATION DISPATCHER	1394-1447-1499-1555-1606-1660-1748
16	COMMUNICATION EQUIPMENT TECH. I	2069-2167-2268-2363-2459-2559-2712
17	COMMUNICATION EQUIPMENT TECH. II	2299-2415-2529-2645-2757-2873-3047
18	COMMUNICATION EQUIPMENT TECH. III	2429-2550-2670-2797-2918-3037-3224
19	COURT REPORTER	1877-1965-2049-2133-2221-2304-2441
20	DATA PROCESSING ASSISTANT	1303-1347-1391-1437-1483-1531-1610
21	DATA PROCESSING OPERATOR	1219-1261-1301-1339-1383-1422-1495
22	DATA PROCESSING OPERATOR-TRAINEE	1154-1186-1219-1260-1296-1331-1394
23	DRAFTING WORKER	1568-1634-1695-1764-1829-1892-1997
24	ELECTRONIC EQUIP. INSTALLER/REPAIRER	1503-1567-1625-1687-1746-1810-1909
25	ELECTRONIC EQUIP. INST./REP. LEADMKR.	1643-1712-1778-1851-1919-1990-2102
26	ELECTRONICS TECHNICIAN	1877-1965-2049-2133-2221-2304-2441
27	ENGINEERING TECH. I	1503-1567-1625-1687-1746-1810-1909
28	ENGINEERING TECH. II	1714-1787-1863-1938-2012-2089-2208
29	ENGINEERING TECH. III	1971-2063-2158-2247-2341-2434-2579
30	EXECUTIVE CORRESPONDENT	1503-1567-1625-1687-1746-1810-1909
31	EXECUTIVE SECRETARY I	1568-1634-1695-1764-1829-1892-1997

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
FIRE PROTECTION SERVICE COORD. I	1714	1787	1863	1938	2012	2089	2208
GRAPHIC ARTS DESIGNER	1797	1876	1954	2041	2120	2201	2328
GRAPHIC ARTS TECHNICIAN	1643	1712	1778	1851	1919	1990	2102
INDUSTRIAL COMMISSION REPORTER	1971	2063	2158	2247	2341	2434	2579
INDUSTRIAL COMMISSION TECHNICIAN	1568	1634	1695	1764	1829	1892	1997
INSURANCE ANALYST I	1447	1501	1560	1615	1676	1734	1823
INSURANCE ANALYST II	1643	1712	1778	1851	1919	1990	2102
INSURANCE ANALYST TRAINEE	1347	1394	1442	1492	1541	1591	1677
INTERMITTENT CLERK	7.09	7.31	7.51	7.76	7.98	8.19	8.59
LIBRARY AIDE I	1186	1219	1261	1299	1335	1374	1444
LIBRARY AIDE II	1261	1303	1346	1389	1431	1473	1546
LIBRARY TECHNICAL ASSISTANT	1503	1567	1625	1687	1746	1810	1909
LICENSING QUALITY ASSURANCE ANALYST	1447	1501	1560	1615	1676	1734	1823
MICROFILM LABORATORY TECH. I	1347	1394	1442	1492	1541	1591	1677
MICROFILM LABORATORY TECH. II	1447	1501	1560	1615	1676	1734	1823
MICROFILM OPERATOR I	1186	1219	1261	1299	1335	1374	1444
	1219	1261	1301	1339	1383	1422	1495
MICROFILM OPERATOR II	1261	1303	1346	1389	1431	1473	1546
	1303	1347	1391	1437	1483	1531	1610
MICROFILM OPERATOR III	1347	1394	1442	1492	1541	1591	1677
	1394	1447	1499	1555	1606	1660	1748
NUCLEAR SAFETY EMERGENCY RESPONSE TECH. I	1643	1712	1778	1851	1919	1990	2102
NUCLEAR SAFETY EMERGENCY RESPONSE TECH. II	1877	1965	2049	2133	2221	2304	2441
NUCLEAR SAFETY MACHINE OPERATOR	2180	2286	2392	2500	2604	2707	2868
NUCLEAR SAFETY TECHNICIAN I	1643	1712	1778	1851	1919	1990	2102
NUCLEAR SAFETY TECHNICIAN II	1877	1965	2049	2133	2221	2304	2441
NUCLEAR SAFETY TECHNICIAN III	2180	2286	2392	2500	2604	2707	2868
OFFICE AIDE	1154	1186	1219	1260	1296	1331	1394
OFFICE ASSISTANT	1303	1347	1391	1437	1483	1531	1610
OFFICE ASSOCIATE	1394	1447	1499	1555	1606	1660	1748
OFFICE CLERK	1219	1261	1301	1339	1383	1422	1495
OFFICE COORDINATOR	1447	1501	1560	1615	1676	1734	1823
PHOTOGRAPHER I	1568	1634	1695	1764	1829	1892	1997
PHOTOGRAPHER II	1797	1876	1954	2041	2120	2201	2328
PHOTOGRAPHER III	1877	1965	2049	2133	2221	2304	2441
PHOTOGRAPHIC TECHNICIAN I	1568	1634	1695	1764	1829	1892	1997
PHOTOGRAPHIC TECHNICIAN II	1797	1876	1954	2041	2120	2201	2328
PHOTOGRAPHIC TECHNICIAN III	1877	1965	2049	2133	2221	2304	2441
PROCUREMENT REPRESENTATIVE	1447	1501	1560	1615	1676	1734	1823
PROPERTY & SUPPLY CLERK I	1219	1258	1299	1337	1374	1417	1490
PROPERTY & SUPPLY CLERK II	1299	1339	1388	1430	1473	1519	1592
PROPERTY TAX EXAMINER	1447	1501	1560	1615	1676	1734	1823
REHABILITATION CASE COORDINATOR I	1347	1394	1442	1492	1541	1591	1677
REHABILITATION CASE COORDINATOR II	1447	1501	1560	1615	1676	1734	1823
REPRODUCTION SERVICE TECHNICIAN I	1261	1303	1346	1389	1431	1473	1546

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
REPRODUCTION SERVICE TECHNICIAN II	1447	1501	1560	1615	1676	1734	1823
REPRODUCTION SERVICE TECHNICIAN III	1568	1634	1695	1764	1829	1892	1997
SAFETY RESPONSIBILITY ANALYST I	1447	1501	1560	1615	1676	1734	1823
SAFETY RESPONSIBILITY ANALYST II	1643	1712	1778	1851	1919	1990	2102
SECURITIES ANALYST	1503	1567	1625	1687	1746	1810	1909
STOREKEEPER I	1437	1490	1544	1602	1657	1713	1806
STOREKEEPER II	1547	1615	1677	1741	1803	1867	1971
STORES CLERK	1258	1299	1338	1381	1424	1466	1539
SWITCHBOARD OPERATOR I	1219	1261	1301	1339	1383	1422	1495
SWITCHBOARD OPERATOR II	1303	1347	1391	1437	1483	1531	1610
TAX EXAMINER	1447	1501	1560	1615	1676	1734	1823
TAX EXAMINER TRAINEE	1303	1347	1391	1437	1483	1531	1610
TAXPAYER SERVICE REPRESENTATIVE I	1261	1303	1346	1389	1431	1473	1546
TAXPAYER SERVICE REPRESENTATIVE II	1394	1447	1499	1555	1606	1660	1748
TAXPAYER SERVICE REPRESENTATIVE III	1568	1634	1695	1764	1829	1892	1997
TELECOMMUNICATIONS FIELD ADVISOR	1877	1965	2049	2133	2221	2304	2441
TELECOMMUNICATIONS ADVISOR LEADWKR	2069	2167	2268	2363	2459	2559	2712
TELECOMMUNICATOR	1643	1712	1778	1851	1919	1990	2102
TELECOMMUNICATOR LEADWORKER	1797	1876	1954	2041	2120	2201	2328
TELECOMMUNICATOR TRAINEE	1503	1567	1625	1687	1746	1810	1909
VEHICLE PERMIT EVALUATOR	1503	1567	1625	1687	1746	1810	1909
	1568	1634	1695	1764	1829	1892	1997
VETERANS SERVICE OFFICER ASSOCIATE	1347	1394	1442	1492	1541	1591	1677

Effective: September 1, 1989

	S T E P S						
	1	2	3	4	5	6	7
TELECOMMUNICATOR-COMMAND CENTER	1714	1787	1863	1938	2012	2089	2208
TELECOMMUNICATOR LEAD WORKER-COMMAND CENTER	1877	1965	2049	2133	2221	2304	2441

Effective: July 1, 1990

	S T E P S						
	1	2	3	4	5	6	7
ACCOUNT CLERK I	1274	1318	1360	1399	1445	1486	1562
	1318	1362	1407	1452	1495	1539	1616
ACCOUNT CLERK II	1362	1408	1454	1502	1550	1600	1682
	1408	1457	1507	1559	1610	1663	1752
ACCOUNT TECH I	1512	1569	1630	1688	1751	1812	1905
ACCOUNT TECH II	1639	1708	1771	1843	1911	1977	2087
ADJUDICATIVE SERVICES ASSISTANT	1408	1457	1507	1559	1610	1663	1752
AIRCRAFT DISPATCHER	1717	1789	1858	1934	2005	2080	2197
AIRCRAFT LEAD DISPATCHER	1878	1960	2042	2133	2215	2300	2433
AUDIO VISUAL TECH. I	1362	1408	1454	1502	1550	1600	1682
AUDIO VISUAL TECH. II	1512	1569	1630	1688	1751	1812	1905

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STEPS

1	NUCLEAR SAFETY EMERGENCY RESPONSE TECH. II	1961	2053	2141	2229	2321	2408	2551
2	NUCLEAR SAFETY MACHINE OPERATOR	2278	2389	2500	2613	2721	2829	2997
3	NUCLEAR SAFETY TECHNICIAN I	1717	1789	1858	1934	2005	2080	2197
4	NUCLEAR SAFETY TECHNICIAN II	1961	2053	2141	2229	2321	2408	2551
5	NUCLEAR SAFETY TECHNICIAN III	2278	2389	2500	2613	2721	2829	2997
6	OFFICE AIDE	1206	1239	1274	1317	1354	1391	1457
7	OFFICE ASSISTANT	1362	1408	1454	1502	1550	1600	1682
8	OFFICE ASSOCIATE	1457	1512	1566	1625	1678	1735	1827
9	OFFICE CLERK	1274	1318	1360	1399	1445	1486	1562
10	OFFICE COORDINATOR	1512	1569	1630	1688	1751	1812	1905
11	PHOTOGRAPHER I	1639	1708	1771	1843	1911	1977	2087
12	PHOTOGRAPHER II	1878	1960	2042	2133	2215	2300	2433
13	PHOTOGRAPHER III	1961	2053	2141	2229	2321	2408	2551
14	PHOTOGRAPHIC TECHNICIAN I	1639	1708	1771	1843	1911	1977	2087
15	PHOTOGRAPHIC TECHNICIAN II	1878	1960	2042	2133	2215	2300	2433
16	PHOTOGRAPHIC TECHNICIAN III	1961	2053	2141	2229	2321	2408	2551
17	PROCUREMENT REPRESENTATIVE	1512	1569	1630	1688	1751	1812	1905
18	PROPERTY & SUPPLY CLERK I	1274	1315	1357	1397	1436	1481	1557
19	PROPERTY & SUPPLY CLERK II	1357	1399	1450	1494	1539	1587	1664
20	PROPERTY TAX EXAMINER	1512	1569	1630	1688	1751	1812	1905
21	REHABILITATION CASE COORDINATOR I	1408	1457	1507	1559	1610	1663	1752
22	REHABILITATION CASE COORDINATOR II	1512	1569	1630	1688	1751	1812	1905
23	REHABILITATION CASE COORDINATOR III	1408	1457	1507	1559	1610	1663	1752
24	REPRODUCTION SERVICE TECHNICIAN I	1318	1362	1407	1452	1495	1539	1616
25	REPRODUCTION SERVICE TECHNICIAN II	1512	1569	1630	1688	1751	1812	1905
26	REPRODUCTION SERVICE TECHNICIAN III	1639	1708	1771	1843	1911	1977	2087
27	SAFETY RESPONSIBILITY ANALYST I	1512	1569	1630	1688	1751	1812	1905
28	SAFETY RESPONSIBILITY ANALYST II	1717	1789	1858	1934	2005	2080	2197
29	SECURITIES ANALYST	1571	1638	1698	1763	1825	1891	1995
30	STOREKEEPER I	1502	1557	1613	1674	1732	1790	1887
31	STOREKEEPER II	1617	1688	1752	1819	1884	1951	2060
32	STORES CLERK	1315	1357	1398	1443	1488	1532	1608
33	SWITCHBOARD OPERATOR I	1274	1318	1360	1399	1445	1486	1562
34	SWITCHBOARD OPERATOR II	1362	1408	1454	1502	1550	1600	1682
35	TAX EXAMINER	1512	1569	1630	1688	1751	1812	1905
36	TAX EXAMINER TRAINEE	1362	1408	1454	1502	1550	1600	1682
37	TAXPAYER SERVICE REPRESENTATIVE I	1318	1362	1407	1452	1495	1539	1616
38	TAXPAYER SERVICE REPRESENTATIVE II	1457	1512	1566	1625	1678	1735	1827
39	TAXPAYER SERVICE REPRESENTATIVE III	1639	1708	1771	1843	1911	1977	2087
40	TELECOMMUNICATIONS FIELD ADVISOR	1961	2053	2141	2229	2321	2408	2551
41	TELECOMMUNICATIONS ADVISOR LEADWKR	2162	2265	2370	2469	2570	2674	2834
42	TELECOMMUNICATION CENTER	1791	1867	1947	2025	2103	2183	2307
43	TELECOMMUNICATOR LEADWORKER	1878	1960	2042	2133	2215	2300	2433
44	TELECOMMUNICATOR LEADWORKER-COMMAND	1961	2053	2141	2229	2321	2408	2551
45	TELECOMMUNICATOR TRAINEE	1571	1638	1698	1763	1825	1891	1995

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STEPS

1	BOOKKEEPING MACHINE OPERATOR I	1206	1239	1274	1318	1360	1399	1457
2	BOOKKEEPING MACHINE OPERATOR II	1362	1408	1454	1502	1550	1600	1682
3	BOOKKEEPING MACHINE OPERATOR III	1274	1318	1360	1399	1445	1486	1562
4	BUYER ASSISTANT	1571	1638	1698	1763	1825	1891	1995
5	CHECK ISSUANCE MACHINE OPERATOR	1512	1569	1630	1688	1751	1812	1905
6	COMMUNICATION DISPATCHER	1457	1512	1566	1625	1678	1735	1827
7	COMMUNICATION EQUIPMENT TECH. I	2162	2265	2370	2469	2570	2674	2834
8	COMMUNICATION EQUIPMENT TECH. II	2402	2524	2643	2764	2881	3002	3184
9	COMMUNICATION EQUIPMENT TECH. III	2538	2665	2790	2923	3049	3174	3369
10	COURT REPORTER	1961	2053	2141	2229	2321	2408	2551
11	DATA PROCESSING ASSISTANT	1362	1408	1454	1502	1550	1600	1682
12	DATA PROCESSING OPERATOR	1274	1318	1360	1399	1445	1486	1562
13	DATA PROCESSING OPERATOR TRAINEE	1206	1239	1274	1317	1354	1391	1457
14	DRAFTING WORKER	1639	1708	1771	1843	1911	1977	2087
15	ELECTRONIC EQUIP. INSTALLER/REPAIRER	1571	1638	1698	1763	1825	1891	1995
16	ELECTRONIC EQUIP. INST./REP. LEADWKR	1717	1789	1858	1934	2005	2080	2197
17	ELECTRONICS TECHNICIAN	1961	2053	2141	2229	2321	2408	2551
18	ENGINEERING TECH. I	1571	1638	1698	1763	1825	1891	1995
19	ENGINEERING TECH. II	1791	1867	1947	2025	2103	2183	2307
20	ENGINEERING TECH. III	2060	2156	2255	2348	2446	2544	2695
21	EXECUTIVE CORRESPONDENT	1571	1638	1698	1763	1825	1891	1995
22	EXECUTIVE SECRETARY I	1639	1708	1771	1843	1911	1977	2087
23	FIRE PROTECTION SERVICE COORD. I	1791	1867	1947	2025	2103	2183	2307
24	GRAPHIC ARTS DESIGNER	1878	1960	2042	2133	2215	2300	2433
25	GRAPHIC ARTS TECHNICIAN	1717	1789	1858	1934	2005	2080	2197
26	INDUSTRIAL COMMISSION REPORTER	2060	2156	2255	2348	2446	2544	2695
27	INDUSTRIAL COMMISSION TECHNICIAN	1639	1708	1771	1843	1911	1977	2087
28	INSURANCE ANALYST I	1512	1569	1630	1688	1751	1812	1905
29	INSURANCE ANALYST II	1717	1789	1858	1934	2005	2080	2197
30	INSURANCE ANALYST TRAINEE	1408	1457	1507	1559	1610	1663	1752
31	INTERMITTENT CLERK	741	764	785	811	834	856	898
32	LIBRARY AIDE I	1239	1274	1318	1357	1395	1436	1509
33	LIBRARY AIDE II	1318	1362	1407	1452	1495	1539	1616
34	LIBRARY TECHNICAL ASSISTANT	1571	1638	1698	1763	1825	1891	1995
35	LICENSING QUALITY ASSURANCE ANALYST	1512	1569	1630	1688	1751	1812	1905
36	MICROFILM LABORATORY TECH. I	1408	1457	1507	1559	1610	1663	1752
37	MICROFILM LABORATORY TECH. II	1512	1569	1630	1688	1751	1812	1905
38	MICROFILM OPERATOR I	1239	1274	1318	1357	1395	1436	1509
39	MICROFILM OPERATOR II	1318	1362	1407	1452	1495	1539	1616
40	MICROFILM OPERATOR III	1408	1457	1507	1559	1610	1663	1752
41	NUCLEAR SAFETY EMERGENCY RESPONSE TECH. I	1457	1512	1566	1625	1678	1735	1827
42	NUCLEAR SAFETY EMERGENCY RESPONSE TECH. I	1717	1789	1858	1934	2005	2080	2197

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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	S T E P S						
	1	2	3	4	5	6	7
VEHICLE PERMIT EVALUATOR	1571	1638	1698	1763	1825	1891	1995
	1639	1708	1771	1843	1911	1977	2087
VETERANS SERVICE OFFICER ASSOCIATE	1408	1457	1507	1559	1610	1663	1752

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 310.TABLE O RC-028 (Paraprofessional Human Services Employees, AFSCME)

Effective: July 1, 1988

	S T E P S						
	1	2	3	4	5	6	7
APPAREL/DRY GOODS SPEC. III	1495	1560	1620	1682	1742	1804	1904
ASSISTANT REIMBURSEMENT OFFICER	1301	1347	1393	1442	1489	1537	1620
AUDIOMETRIC & VISUOMETRIC TECH.	1218	1259	1300	1342	1383	1423	1494
CHILD DEVELOPMENT AIDE I	1178	1218	1257	1294	1336	1374	1444
CHILD DEVELOPMENT AIDE II	1301	1347	1393	1442	1489	1537	1620
CHILD DEVELOPMENT AIDE III	1398	1450	1507	1560	1619	1675	1761
COMMUNITY WORKER I	1388	1440	1492	1548	1601	1655	1745
COMMUNITY WORKER II	1440	1493	1554	1609	1672	1727	1818
COMPLIANCE OFFICER	1656	1727	1800	1872	1944	2018	2133
CONSERVATION RESOURCE TECH. I	1452	1514	1570	1630	1687	1749	1844
CONSERVATION RESOURCE TECH. II	1656	1727	1800	1872	1944	2018	2133
CONSTRUCTION SUPERVISOR I	1656	1727	1800	1872	1944	2018	2133
CONSTRUCTION SUPERVISOR II	1904	1993	2085	2171	2262	2352	2492
COUNSELOR MODEL EMPLOYER	1452	1514	1570	1630	1687	1749	1844
CRIME SCENE TECHNICIAN	2106	2209	2311	2415	2516	2615	2771
CRIME STUDIES ASSOCIATE	1452	1514	1570	1630	1687	1749	1844
DENTAL ASSISTANT	1259	1301	1344	1388	1433	1479	1556
DENTAL HYGIENIST	1452	1514	1570	1630	1687	1749	1844
ELECTROENCEPHALOGRAPH SUPV.	1452	1514	1570	1630	1687	1749	1844
ELECTROENCEPHALOGRAPH TECH.	1347	1398	1448	1502	1552	1604	1689
EMPLOYMENT SECURITY MANPOWER --TECH. I	1259	1301	1344	1388	1433	1479	1556
EMPLOYMENT SECURITY MANPOWER --TECH. II	1347	1398	1448	1502	1552	1604	1689
ENVIRONMENTAL PROTECTION --TECHNICIAN I	1347	1398	1448	1502	1552	1604	1689
ENVIRONMENTAL PROTECTION --TECHNICIAN II	1452	1514	1570	1630	1687	1749	1844
HEARING & SPEECH TECHNICIAN I	1259	1301	1344	1388	1433	1479	1556
HEARING & SPEECH TECHNICIAN II	1398	1450	1507	1560	1619	1675	1761
HISTORIC SITE INTERPRETER	1398	1450	1507	1560	1619	1675	1761
HISTORIC SITE LEAD I	1656	1727	1800	1872	1944	2018	2133
HISTORIC SITE LEAD II	1736	1813	1888	1972	2048	2127	2249
HOMEMAKER I	1259	1301	1344	1388	1433	1479	1556
HOMEMAKER II	1398	1450	1507	1560	1619	1675	1761

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
HOUSEKEEPER I	1145	1178	1215	1252	1290	1324	1390
HOUSEKEEPER II	1178	1215	1255	1292	1328	1369	1440
HUNTER SAFETY INSTRUCTOR I	1301	1347	1393	1442	1489	1537	1620
HUNTER SAFETY INSTRUCTOR II	1347	1398	1448	1502	1552	1604	1689
INHALATION THERAPIST	1347	1398	1448	1502	1552	1604	1689
INTERMITTENT UNEMPLOYMENT --INSURANCE TECHNICIAN	773	801	827	855	882	910	954
LABORATORY HELPER	1178	1215	1255	1292	1328	1369	1440
LABORATORY TECHNICIAN I	1294	1342	1385	1432	1477	1526	1603
LABORATORY TECHNICIAN II	1388	1440	1492	1548	1601	1655	1745
LABORATORY TECHNICIAN III	1495	1560	1620	1682	1742	1804	1904
LEGAL RESEARCH ASSISTANT*	1656	1727	1800	1872	1944	2018	2133
LICENSED PRACTICAL NURSE I	1402	1454	1507	1563	1617	1672	1762
LICENSED PRACTICAL NURSE II	1471	1524	1586	1641	1700	1758	1849
MEDICAL RECORDS ASSISTANT	1398	1450	1507	1560	1619	1675	1761
MEDICAL RECORDS TECHNICIAN	1515	1579	1638	1704	1767	1828	1929
PHARMACIST APPRENTICE	1259	1301	1344	1388	1433	1479	1556
PUBLIC AID ELIGIBILITY ASST.	1347	1398	1448	1502	1552	1604	1689
RADIOLOGIC TECHNOLOGIST	1515	1579	1638	1704	1767	1828	1929
RADIOLOGIST TECHNOLOGIST --PROGRAM COORDINATOR	1587	1654	1718	1788	1854	1923	2031
RANGER	1656	1727	1800	1872	1944	2018	2133
REHAB. COUNSELOR AIDE I	1398	1450	1507	1560	1619	1675	1761
REHAB. COUNSELOR AIDE II	1515	1579	1638	1704	1767	1828	1929
REHAB. WORKSHOP INSTRUCTOR II	1495	1560	1620	1682	1742	1804	1904
SENIOR RANGER	1736	1813	1888	1972	2048	2127	2249
SITE TECHNICIAN I	1452	1514	1570	1630	1687	1749	1844
SITE TECHNICIAN II	1587	1654	1718	1788	1854	1923	2031
SOCIAL SERVICE COMMUNITY --PLANNER	1515	1579	1638	1704	1767	1828	1929
UNEMP. INSURANCE CLAIMS --TECHNICIAN I	1259	1301	1344	1388	1433	1479	1556
UNEMP. INSURANCE CLAIMS --TECHNICIAN II	1347	1398	1448	1502	1552	1604	1689
UNEMP. INSURANCE CLAIMS --TECHNICIAN III	1398	1450	1507	1560	1619	1675	1761
VETERANS SERVICE OFFICER	1587	1654	1718	1788	1854	1923	2031
VOCATIONAL INSTRUCTOR	1587	1654	1718	1788	1854	1923	2031

Effective January 1, 1989

	S T E P S						
	1	2	3	4	5	6	7
LICENSED PRACTICAL NURSE I	1402	1456	1512	1570	1631	1694	1762
LICENSED PRACTICAL NURSE II	1471	1528	1587	1648	1712	1778	1849

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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Effective: July 1, 1990

Table with columns for job titles and steps 1 through 7. Includes titles like APPAREL/DRY GOODS SPECIALIST, ASSISTANT REIMBURSEMENT OFFICER, etc.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Table with columns for job titles and steps 1 through 7. Includes titles like LEGAL RESEARCH ASSISTANT*, LICENSED PRACTICAL NURSE I, etc.

*DEPT. OF EMPLOYMENT SECURITY DESIGNATED POSITIONS ONLY

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 310. TABLE P RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)

Effective July 1, 1986

Table with columns for job titles and steps 1 through 7. Includes titles like AGRICULTURAL-PRODUCTS-PROMOTER, ANIMAL-&-ANIMAL-PRODUCTS-INVESTIGATOR, etc.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

ILLINOIS REGISTER

S-I-E-P-S		S-I-E-P-S		S-I-E-P-S		S-I-E-P-S	
1	2	3	4	5	6	7	8
1384	1442	1499	1560	1620	1679	1773	1773
PRODUCTS-&-STANDARDS-INSPECTOR							
1384	1442	1499	1560	1620	1679	1773	1773
SECURITY-MATERIALS-COURIER							
1320	1377	1428	1487	1547	1596	1685	1685
SECURITY-OFFICER							
1384	1442	1499	1560	1620	1679	1773	1773
SECURITY-OFFICER-SERGEANT							
1320	1377	1428	1487	1547	1596	1685	1685
SEED-ANALYST-I							
1384	1442	1499	1560	1620	1679	1773	1773
SEED-ANALYST-II							
1384	1442	1499	1560	1620	1679	1773	1773
SITE-SECURITY-OFFICER							
1176	1217	1262	1308	1353	1399	1474	1474
TRUCK-WEIGHING-INSPECTOR							
1201	1242	1287	1333	1378	1424	1499	1499
VEHICLE-TESTING-INSPECTOR							
1583	1656	1729	1801	1875	1944	2057	2057
VEHICLE-TESTING-COMPLIANCE-OFFICER							
1384	1442	1499	1560	1620	1679	1773	1773
WAREHOUSE-EXAMINER-I							
1384	1442	1499	1560	1620	1679	1773	1773
WAREHOUSE-EXAMINER-II							
1444	1506	1572	1633	1698	1761	1864	1864
WELL-INSPECTOR							
1265	1319	1369	1423	1473	1526	1608	1608
MELL-INSPECTOR							

Effective-October-1,-1986

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

ILLINOIS REGISTER

S-I-E-P-S		S-I-E-P-S		S-I-E-P-S		S-I-E-P-S	
1	2	3	4	5	6	7	8
1583	1656	1729	1801	1875	1944	2017	2017
BREATH-ALCOHOL-ANALYSIS-TECHNICIAN							
1265	1319	1369	1423	1473	1526	1608	1608
COMMODITIES-INSPECTOR							
1583	1656	1729	1801	1875	1944	2017	2017
CONSERVATION-POLICE-OFFICER-I							
1663	1740	1820	1896	1976	2057	2178	2178
CONSERVATION-POLICE-OFFICER-II							
1444	1506	1572	1633	1698	1761	1864	1864
DANGEROUS-DRUGS-COMPLIANCE-OFFICER-I							
1583	1656	1729	1801	1875	1944	2057	2057
DANGEROUS-DRUGS-COMPLIANCE-OFFICER-II							
1663	1740	1820	1896	1976	2057	2178	2178
DRUG-COMPLIANCE-INSPECTOR							
1846	1936	2025	2116	2205	2291	2428	2428
EGG-AND-PRODUCTS-INSPECTOR							
1320	1377	1428	1487	1547	1596	1685	1685
ENVIRONMENTAL-PROTECTION-LEGAL							
1265	1319	1369	1423	1473	1526	1608	1608
--INVESTIGATOR-I							
1384	1442	1499	1560	1620	1679	1773	1773
--INVESTIGATOR-II							
1384	1442	1499	1560	1620	1679	1773	1773
EXPLOSIVES-INSPECTOR							
1384	1442	1499	1560	1620	1679	1773	1773
FIELD-INSPECTOR							
1265	1319	1369	1423	1473	1526	1608	1608
FINGERPRINT-TECHNICIAN-II							
1265	1319	1369	1423	1473	1526	1608	1608
FINGERPRINT-TECHNICIAN-III							
1265	1319	1369	1423	1473	1526	1608	1608
POLYGRAPH-EXAMINER-II							
1265	1319	1369	1423	1473	1526	1608	1608
POLYGRAPH-EXAMINER-III							

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

	S-T-E-P-S						
	1	2	3	4	5	6	7
POLICE-OFFICER-I	1648	1718	1793	1871	1942	2018	2136
POLICE-OFFICER-II	1808	1891	1978	2061	2147	2235	2367
POLYGRAPH-EXAMINER-I	1898	1989	2080	2166	2257	2348	2488
POLYGRAPH-EXAMINER-II	2108	2215	2320	2424	2530	2637	2796
POLYGRAPH-EXAMINER-III	2353	2472	2596	2717	2836	2957	3141
POULTRY-INSPECTOR	1375	1434	1488	1547	1601	1658	1747
PRODUCTS-&-STANDARDS-INSPECTOR	1504	1568	1629	1695	1761	1825	1927
SECURITY-MATERIALS-COURIER	1278	1323	1371	1421	1470	1520	1602
SECURITY-OFFICER	1435	1496	1552	1616	1675	1735	1831
SECURITY-OFFICER-SERGEANT	1504	1568	1629	1695	1761	1825	1927
SEED-ANALYST-I	1435	1496	1552	1616	1675	1735	1831
SEED-ANALYST-II	1504	1568	1629	1695	1761	1825	1927
SITE-SECURITY-OFFICER	1278	1323	1371	1421	1470	1520	1602
TRUCK-WEIGHING-INSPECTOR	1305	1350	1398	1448	1497	1548	1629
VEHICLE-TESTING-COMPLIANCE-OFFICER	1720	1799	1879	1957	2038	2113	2235
VEHICLE-TESTING-STATION-INSPECTOR	1504	1568	1629	1695	1761	1825	1927
WAREHOUSE-CLAIMS-SPECIALIST	2108	2215	2320	2424	2530	2637	2796
WAREHOUSE-EXAMINER-I	1504	1568	1629	1695	1761	1825	1927
WAREHOUSE-EXAMINER-II	1720	1799	1879	1957	2038	2113	2235
WAREHOUSE-EXAMINER-III	1898	1989	2080	2166	2257	2348	2488
WELL-INSPECTOR	1375	1434	1488	1547	1601	1658	1747
*CONSERVATION-POLICE-OFFICER-I							
---LONGEVITY-BONUS-RATES							
-----10-YRS-----15-YRS-----17.5-YRS-----20-YRS-----25-YRS-----							
-----2,692-----2,827-----2,968-----3,117-----3,272-----							
*CONSERVATION-POLICE-OFFICER-II							
---LONGEVITY-BONUS-RATES							
-----10-YRS-----15-YRS-----17.5-YRS-----20-YRS-----25-YRS-----							
-----2,773-----2,908-----3,049-----3,199-----3,353-----							
Effective-August-1,-1987							
WELL-INSPECTOR-I	1653	1727	1798	1878	1950	2026	2142
WELL-INSPECTOR-II	1904	1994	2087	2174	2263	2354	2495
Effective-January-1,-1988							
POLICE-OFFICER-I	1720	1799	1879	1957	2038	2113	2235
POLICE-OFFICER-II	1898	1989	2080	2166	2257	2348	2488
Effective-July-1,-1988							
-----S-T-E-P-S-----							
	1	2	3	4	5	6	7
AGRICULTURAL-PRODUCTS-PROMOTER	1579	1646	1710	1780	1849	1916	2023

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

	S-T-E-P-S						
	1	2	3	4	5	6	7
ANIMAL-&-ANIMAL-PRODUCTS-INVESTIGATOR	1730	1804	1883	1965	2039	2119	2243
ANIMAL-HEALTH-INSPECTOR	1579	1646	1710	1780	1849	1916	2023
ANIMAL-WELFARE-INSPECTOR	1579	1646	1710	1780	1849	1916	2023
APIARY-INSPECTOR	1173	1212	1247	1287	1327	1366	1434
ARSON-INVESTIGATOR-I	1898	1986	2077	2164	2254	2347	2485
ARSON-INVESTIGATOR-II	2098	2202	2302	2407	2507	2608	2763
BREATH-ALCOHOL-ANALYSIS-TECHNICIAN	1806	1889	1973	2055	2140	2219	2347
COMMODITIES-INSPECTOR	1444	1506	1562	1624	1681	1741	1834
CONSERVATION-POLICE-OFFICER-I*	1993	2088	2184	2274	2370	2465	2612
CONSERVATION-POLICE-OFFICER-II*	2106	2209	2311	2415	2516	2615	2771
DANGEROUS-DRUGS-COMPLIANCE-OFFICER-I	1649	1718	1794	1863	1937	2009	2127
DANGEROUS-DRUGS-COMPLIANCE-OFFICER-II	1806	1889	1973	2055	2140	2219	2347
DANGEROUS-DRUGS-COMPLIANCE-OFFICER-III	1898	1986	2077	2164	2254	2347	2485
DRUG-COMPLIANCE-INVESTIGATOR	2106	2209	2311	2415	2516	2615	2771
ENVIRONMENTAL-PROTECTION-LEGAL							
--INVESTIGATOR-I	1444	1506	1562	1624	1681	1741	1834
ENVIRONMENTAL-PROTECTION-LEGAL							
--INVESTIGATOR-II	1579	1646	1710	1780	1849	1916	2023
EXPLOSIVES-INSPECTOR	1579	1646	1710	1780	1849	1916	2023
FIELD-INSPECTOR	1342	1389	1440	1492	1544	1596	1682
FINGERPRINT-TECHNICIAN-I	1342	1389	1440	1492	1544	1596	1682
FINGERPRINT-TECHNICIAN-II	1444	1506	1562	1624	1681	1741	1834
FINGERPRINT-TECHNICIAN-III	1579	1646	1710	1780	1849	1916	2023
FIRE-INVESTIGATOR-I	1649	1718	1794	1863	1937	2009	2127
FIRE-INVESTIGATOR-II	1806	1889	1973	2055	2140	2219	2347
FIRE-PREVENTION-EDUCATION-OFFICER-I	1649	1718	1794	1863	1937	2009	2127
FIRE-PREVENTION-EDUCATION-OFFICER-II	1806	1889	1973	2055	2140	2219	2347
FIRE-PREVENTION-INSPECTOR-I	1649	1718	1794	1863	1937	2009	2127
FIRE-PREVENTION-INSPECTOR-II	1806	1889	1973	2055	2140	2219	2347
GRAIN-INSPECTOR	1444	1506	1562	1624	1681	1741	1834
GRAIN-SAMPLER	1342	1389	1440	1492	1544	1596	1682
GUARD-I	1212	1250	1293	1334	1376	1418	1487
GUARD-II	1342	1389	1440	1492	1544	1596	1682
GUARD-III	1507	1571	1630	1697	1759	1822	1923
LIGENSING-ASSISTANT	1294	1342	1386	1435	1482	1532	1615
LIGENSING-INSPECTOR	1507	1571	1630	1697	1759	1822	1923
LIGENSING-INVESTIGATOR-I	1649	1718	1794	1863	1937	2009	2127
LIGENSING-INVESTIGATOR-II	1736	1813	1888	1972	2048	2127	2249
LIGENSING-INVESTIGATOR-III	1806	1889	1973	2055	2140	2219	2347
LIGENSING-INVESTIGATOR-IV	1993	2088	2184	2274	2370	2465	2612
LIQUOR-CONTROL-SPECIAL-AGENT-I	1649	1718	1794	1863	1937	2009	2127
MOTOR-CARRIER-ENFORCEMENT-OFFICER-I	1649	1718	1794	1863	1937	2009	2127
MOTOR-CARRIER-ENFORCEMENT-OFFICER-II	1898	1986	2077	2164	2254	2347	2485
MOTORIST-ASSISTANCE-SPECIALIST	1301	1347	1393	1442	1489	1537	1620
PERSONAL-PROPERTY-WAREHOUSE-EXAMINER	1507	1571	1630	1697	1759	1822	1923
PLANT-&-PESTICIDE-SPECIALIST-I	1806	1889	1973	2055	2140	2219	2347

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
POLICE OFFICER II	2066	2164	2263	2357	2456	2554	2706
POLYGRAPH EXAMINER I	2066	2164	2263	2357	2456	2554	2706
POLYGRAPH EXAMINER II	2293	2410	2524	2637	2753	2869	3042
POLYGRAPH EXAMINER III	2560	2690	2824	2956	3085	3217	3416
PRODUCTS & STANDARDS INSPECTOR	1637	1707	1773	1845	1917	1986	2097
SECURITY OFFICER	1563	1629	1690	1759	1824	1889	1993
SECURITY OFFICER SERGEANT	1637	1707	1773	1845	1917	1986	2097
SEED ANALYST I	1563	1629	1690	1759	1824	1889	1993
SEED ANALYST II	1637	1707	1773	1845	1917	1986	2097
SITE SECURITY OFFICER	1392	1441	1493	1547	1601	1655	1744
TRUCK WEIGHING INSPECTOR	1421	1471	1522	1576	1630	1685	1773
VEHICLE EMISSIONS COMPLIANCE OFFICER	1646	1715	1781	1854	1922	1993	2105
VEHICLE TESTING COMPLIANCE OFFICER	1872	1958	2045	2130	2218	2300	2432
VEHICLE TESTING STATION INSPECTOR	1637	1707	1773	1845	1917	1986	2097
VITAL RECORDS QUALITY CONTROL INSPECTOR	1637	1707	1773	1845	1917	1986	2097
WAREHOUSE CLAIMS SPECIALIST	2293	2410	2524	2637	2753	2869	3042
WAREHOUSE EXAMINER I	1637	1707	1773	1845	1917	1986	2097
WAREHOUSE EXAMINER II	1872	1958	2045	2130	2218	2300	2432
WAREHOUSE EXAMINER III	2066	2164	2263	2357	2456	2554	2706
WELL INSPECTOR I	1800	1879	1957	2044	2123	2204	2331
WELL INSPECTOR II	2072	2170	2271	2366	2462	2562	2715

*CONSERVATION POLICE OFFICER I

	LONGEVITY BONUS RATES				
	10 YRS.	15 YRS.	17.5 YRS.	20 YRS.	25 YRS.
	2,929	3,075	3,228	3,391	3,559

*CONSERVATION POLICE OFFICER II

	LONGEVITY BONUS RATES				
	10 YRS.	15 YRS.	17.5 YRS.	20 YRS.	25 YRS.
	3,017	3,163	3,316	3,480	3,647

Effective September 1, 1989

	S T E P S						
	1	2	3	4	5	6	7
COMMERCE COMMISSION POLICE OFFICER II	2069	2167	2268	2363	2459	2559	2712
CONSERVATION POLICE OFFICER II	2180	2286	2392	2500	2604	2707	2868
DRUG COMPLIANCE INVESTIGATOR	2180	2286	2392	2500	2604	2707	2868
LICENSING INVESTIGATOR II	1797	1876	1954	2041	2120	2201	2328
MOTORIST ASSISTANCE SPECIALIST	1347	1394	1442	1492	1541	1591	1677
PLUMBING INSPECTOR	2180	2286	2392	2500	2604	2707	2868

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

	S T E P S						
	1	2	3	4	5	6	7
WELL INSPECTOR I	1797	1876	1954	2041	2120	2201	2328
WELL INSPECTOR II	2069	2167	2268	2363	2459	2559	2712

Effective July 1, 1990

	S T E P S						
	1	2	3	4	5	6	7
AGRICULTURAL PRODUCTS PROMOTER	1717	1789	1858	1934	2005	2080	2197
ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	1878	1960	2042	2133	2215	2300	2433
ANIMAL HEALTH INSPECTOR	1717	1789	1858	1934	2005	2080	2197
ANIMAL WELFARE INSPECTOR	1717	1789	1858	1934	2005	2080	2197
APIARY INSPECTOR	1274	1318	1360	1399	1445	1486	1562
ARSON INVESTIGATOR I	2060	2156	2255	2348	2446	2544	2695
ARSON INVESTIGATOR II	2278	2389	2500	2613	2721	2829	2997
BREATH ALCOHOL ANALYSIS TECHNICIAN	1961	2053	2141	2229	2321	2408	2551
COMMERCE COMM. POLICE OFFICER I	2060	2156	2255	2348	2446	2544	2695
COMMERCE COMM. POLICE OFFICER II	2278	2389	2500	2613	2721	2829	2997
COMMODITIES INSPECTOR	1571	1638	1698	1763	1825	1891	1995
CONSERVATION POLICE OFFICER I*	2162	2265	2370	2469	2570	2674	2834
CONSERVATION POLICE OFFICER II*	2278	2389	2500	2613	2721	2829	2997
DANGEROUS DRUGS COMPLIANCE OFFICER I	1791	1867	1947	2025	2103	2183	2307
DANGEROUS DRUGS COMPLIANCE OFFICER II	1961	2053	2141	2229	2321	2408	2551
DANGEROUS DRUGS COMPLIANCE OFFICER III	2060	2156	2255	2348	2446	2544	2695
DRUG COMPLIANCE INVESTIGATOR	2278	2389	2500	2613	2721	2829	2997
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	1571	1638	1698	1763	1825	1891	1995
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1717	1789	1858	1934	2005	2080	2197
EXPLOSIVES INSPECTOR	1717	1789	1858	1934	2005	2080	2197
FINGERPRINT TECHNICIAN I	1457	1512	1566	1625	1678	1735	1827
FINGERPRINT TECHNICIAN II	1571	1638	1698	1763	1825	1891	1995
FINGERPRINT TECHNICIAN III	1717	1789	1858	1934	2005	2080	2197
FIRE INVESTIGATOR I	1791	1867	1947	2025	2103	2183	2307
FIRE INVESTIGATOR II	1961	2053	2141	2229	2321	2408	2551
FIRE PREVENTION EDUCATION OFFICER I	1791	1867	1947	2025	2103	2183	2307
FIRE PREVENTION EDUCATION OFFICER II	1961	2053	2141	2229	2321	2408	2551
FIRE PREVENTION INSPECTOR I	1791	1867	1947	2025	2103	2183	2307
FIRE PREVENTION INSPECTOR II	1961	2053	2141	2229	2321	2408	2551
GRAIN INSPECTOR	1571	1638	1698	1763	1825	1891	1995
GRAIN SAMPLER	1457	1512	1566	1625	1678	1735	1827
GUARD I	1318	1362	1407	1452	1495	1539	1616
GUARD II	1457	1512	1566	1625	1678	1735	1827
GUARD III	1639	1708	1771	1843	1911	1977	2087
LICENSING ASSISTANT	1408	1457	1507	1559	1610	1663	1752
LICENSING INSPECTOR	1639	1708	1771	1843	1911	1977	2087

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Effective July 1, 1988

	S T E P S						
	1	2	3	4	5	6	7
ACCOUNT-TECHNICIAN-I	1398	1450	1507	1560	1619	1675	1761
ACCOUNT-TECHNICIAN-II	1515	1579	1638	1704	1767	1828	1929
HUMAN-RIGHTS-INVESITGATOR-I	1736	1813	1888	1972	2048	2127	2249
HUMAN-RIGHTS-INVESITGATOR-II	1904	1993	2085	2171	2262	2352	2492
HUMAN-RIGHTS-INVESITGATOR-III	1999	2094	2191	2283	2376	2472	2620
HUMAN-RIGHTS-SPECIALIST-I	1736	1813	1888	1972	2048	2127	2249
HUMAN-RIGHTS-SPECIALIST-II	1904	1993	2085	2171	2262	2352	2492
TECHNICAL-ADVISOR-II	2106	2209	2311	2415	2516	2615	2771
TECHNICAL-ADVISOR-III	2478	2606	2731	2858	2988	3112	3306

Effective April 16, 1989

DATA-PROCESSING-ASSISTANT-----	1259	1301	1344	1388	1433	1479	1556
OFFICE-ASSISTANT-----	1259	1301	1344	1388	1433	1479	1556
OFFICE-ASSOCIATE-----	1347	1398	1448	1502	1552	1604	1689
OFFICE-CLERK-----	1178	1218	1257	1294	1336	1374	1444
OFFICE-COORDINATOR-----	1398	1450	1507	1560	1619	1675	1761

Effective July 1, 1989

	S T E P S						
	1	2	3	4	5	6	7
ACCOUNT TECHNICIAN I	1447	1501	1560	1615	1676	1734	1823
ACCOUNT TECHNICIAN II	1568	1634	1695	1764	1829	1892	1997
DATA PROCESSING ASSISTANT	1303	1347	1391	1437	1483	1531	1610
DATA PROCESSING OPERATOR	1219	1261	1301	1339	1383	1422	1495
DATA PROCESSING OPERATOR TRAINEE	1154	1186	1219	1260	1296	1331	1394
HUMAN RIGHTS INVESTIGATOR I	1797	1876	1954	2041	2120	2201	2328
HUMAN RIGHTS INVESTIGATOR II	1971	2063	2158	2247	2341	2434	2579
HUMAN RIGHTS INVESTIGATOR III	2069	2167	2268	2363	2459	2559	2712
HUMAN RIGHTS SPECIALIST I	1797	1876	1954	2041	2120	2201	2328
HUMAN RIGHTS SPECIALIST II	1971	2063	2158	2247	2341	2434	2579
OFFICE AIDE	1154	1186	1219	1260	1296	1331	1394
OFFICE ASSISTANT	1303	1347	1391	1437	1483	1531	1610
OFFICE ASSOCIATE	1394	1447	1499	1555	1606	1660	1748
OFFICE CLERK	1219	1261	1301	1339	1383	1422	1495
OFFICE COORDINATOR	1447	1501	1560	1615	1676	1734	1823
TECHNICAL ADVISOR II	2180	2286	2392	2500	2604	2707	2868
TECHNICAL ADVISOR III	2565	2697	2827	2958	3093	3221	3422

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Effective July 1, 1990

	S T E P S						
	1	2	3	4	5	6	7
ACCOUNT TECHNICIAN I	1512	1569	1630	1688	1751	1812	1905
ACCOUNT TECHNICIAN II	1639	1708	1771	1843	1911	1977	2087
DATA PROCESSING ASSISTANT	1362	1408	1454	1502	1550	1600	1682
DATA PROCESSING OPERATOR	1274	1318	1360	1399	1445	1486	1562
DATA PROCESSING OPERATOR TRAINEE	1206	1239	1274	1317	1354	1391	1457
HUMAN RIGHTS INVESTIGATOR I	1878	1960	2042	2133	2215	2300	2433
HUMAN RIGHTS INVESTIGATOR II	2060	2156	2255	2348	2446	2544	2695
HUMAN RIGHTS INVESTIGATOR III	2162	2265	2370	2469	2570	2674	2834
HUMAN RIGHTS SPECIALIST I	1878	1960	2042	2133	2215	2300	2433
HUMAN RIGHTS SPECIALIST II	2060	2156	2255	2348	2446	2544	2695
OFFICE AIDE	1206	1239	1274	1317	1354	1391	1457
OFFICE ASSISTANT	1362	1408	1454	1502	1550	1600	1682
OFFICE ASSOCIATE	1457	1512	1566	1625	1678	1735	1827
OFFICE CLERK	1274	1318	1360	1399	1445	1486	1562
OFFICE COORDINATOR	1512	1569	1630	1688	1751	1812	1905
TECHNICAL ADMINISTRATOR II	2278	2389	2500	2613	2721	2829	2997
TECHNICAL ADMINISTRATOR III	2680	2818	2954	3091	4485	3366	3576

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 310. Appendix B Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1990

Grade	Minimum						Maximum
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	
1	1,120	1,154	1,186	1,219	1,258	1,291	1,352
	13,440	13,848	14,232	14,628	15,096	15,492	16,224
2	1,154	1,186	1,219	1,260	1,296	1,331	1,394
	13,848	14,232	14,628	15,120	15,552	15,972	16,728
3	1,186	1,219	1,261	1,299	1,335	1,374	1,444
	14,232	14,628	15,132	15,588	16,020	16,488	17,328
4	1,219	1,261	1,301	1,339	1,383	1,422	1,495
	14,628	15,132	15,612	16,068	16,596	17,064	17,940
5	1,261	1,303	1,346	1,389	1,431	1,473	1,546
	15,132	15,636	16,152	16,668	17,172	17,676	18,552

Grade	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Maximum
6	1,303	1,347	1,391	1,437	1,483	1,531	1,610	1,610
7	1,347	1,394	1,442	1,492	1,541	1,591	1,677	1,677
8	1,394	1,447	1,499	1,555	1,606	1,660	1,748	1,748
9	1,447	1,501	1,560	1,615	1,676	1,734	1,823	1,823
10	1,503	1,567	1,625	1,687	1,746	1,810	1,909	1,909
11	1,568	1,634	1,695	1,764	1,829	1,892	1,997	1,997
12	1,643	1,712	1,778	1,851	1,919	1,990	2,102	2,102
13	1,714	1,787	1,863	1,938	2,012	2,089	2,208	2,208
14	1,797	1,876	1,954	2,041	2,120	2,201	2,328	2,328
15	1,877	1,965	2,049	2,133	2,221	2,304	2,441	2,441
16	1,971	2,063	2,158	2,247	2,341	2,434	2,579	2,579
17	2,069	2,167	2,268	2,363	2,459	2,559	2,712	2,712
18	2,180	2,286	2,392	2,500	2,604	2,707	2,868	2,868
19	2,299	2,415	2,529	2,645	2,757	2,873	3,047	3,047

Grade	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Maximum
20	2,429	2,550	2,670	2,797	2,918	3,037	3,224	3,224
21	2,565	2,697	2,827	2,958	3,093	3,221	3,422	3,422
22	2,711	2,852	2,992	3,132	3,277	3,414	3,626	3,626
23	2,876	3,029	3,183	3,334	3,487	3,639	3,868	3,868

(Source: Amended at 13 Ill. Reg. , effective)

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Local Tourism and Convention Bureau Program
- 2) Code Citation: 14 Ill. Adm. Code 550
- 3) Section Numbers: Proposed Action:

550.10	Amendment
550.20	Amendment
550.35	New Section
550.40	Amendment
550.50	Amendment
550.60	Amendment
- 4) Statutory Authority: Implementing Section 46.6a of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 46.6a) and Section 8.25 of "AN ACT in relation to State finance" (Ill. Rev. Stat. 1987, ch. 127, par. 144.25, as amended by P.A. 86-44, effective July 13, 1989) and authorized by Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 46.20).
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking serves to update rules entitled "Local Tourism and Convention Bureau Program" (Ill. Adm. Code 550). In Section 550.10, revised language clarifies the intent of the program. In Section 550.20, the definition of "Promotional Activities" has been modified. Information regarding eligible applicants has been moved from Section 550.40 to a new Section 550.35 entitled "Eligible Applicants." Other modifications to Section 550.40 address prior approval of projects, eligibility of promotional activities, and department recognition. Provisions regarding matching funds have been clarified and moved from Section 550.40 to Section 550.50. Various administrative requirements found in Section 550.50 are being amended. Application procedures specified in Section 550.60 have also been updated.
- 6) Will these proposed amendments replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Do these proposed amendments contain incorporations by reference? No.
- 9) Are there any proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3(b) of the State Mandates Act (Ill. Rev. Stat. 1987, ch. 85, par. 2203).
- 11) Time, Place, and Manner in which interested persons may comment on this

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proposed rulemaking: Interested persons may present their comments concerning this proposed rulemaking in writing within 45 days after this edition of the Illinois Register to the following:

Ms. Linda Morris, LTCB Manager
 Department of Commerce and Community Affairs
 Office of Tourism
 620 East Adams Street, 1st floor
 Springfield, Illinois 62701
 (217) 785-6341

- 12) Initial Regulatory Flexibility Analysis:
 - A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 31, 1989.
 - B) Types of small businesses and small municipalities affected: All convention and visitors bureaus which participate in this program are not-for-profits and are therefore considered small businesses in accordance with the Illinois Administrative Procedure Act. These bureaus may be affiliated with one or more municipalities (small or large) or counties who would act as the grantee or the bureaus may receive funds directly.
 - C) Reporting, bookkeeping or other procedures required for compliance: These amendments will result in various compliance changes. A certified copy of a bureau's financial report, dated prior to January 1, 1985, must be included with an application. Before funds will be awarded, a full-time paid professional Executive Director must be hired. Prior Department approval must be obtained before the initiation of any promotional project. Failure to include the current Department logo in a promotion will result in a total cost disallowance of that grant project. Upon completion of a project, copies of vendor invoices, tear sheets, proof of performance, cancelled checks, plus 10% of all printed material produced with grant funds (where applicable) will be submitted to the grant manager. Travel expense reports must be sent to the Department. Certification that a bureau has not been barred from bidding on or receiving State contracts as a result of bid rigging or bid rotating is required. Bid documentation, previously kept on file by a bureau, must now be submitted to the Department. Due dates for quarterly financial status reports, final programmatic reports, and program audits are being moved back to allow the bureaus more time for submission. Finally, bureaus must comply with the provisions of 47 Ill. Adm. Code 10 when filing complaints.

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D) Types of professional skills necessary for compliance: Current bureau staff possess the necessary skills to comply with this rulemaking.

The full text of the Proposed Amendments begins on the next page:

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TITLE 14: COMMERCE

SUBTITLE C: ECONOMIC DEVELOPMENT

CHAPTER I: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 550

LOCAL TOURISM AND CONVENTION BUREAU PROGRAM

Section	550.10
Purpose	550.20
Definitions	550.30
Formula for Allocation of Appropriations to Grantees	550.35
Eligible Applicants	550.40
Program Requirements	550.50
Administrative Requirements	550.60
Application Process	

AUTHORITY: Implementing Section 46.6a of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 46.6a) and Section 8.25 of "AN ACT in relation to State Finance" (Ill. Rev. Stat. 1987, ch. 127, par. 144.25, as amended by P.A. 86-44, effective July 13, 1989) and authorized by Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 46.20).

SOURCE: Adopted at 9 Ill. Reg. 4775, effective April 4, 1985; amended at 12 Ill. Reg. 2226, effective January 19, 1988; amended at 13 Ill. Reg. _____, effective _____.

NOTE: Capitalization denotes statutory language.

Section 550.10 Purpose

Section 11 of Public Act 83-1129, effective July 3, 1984 (Ill. Rev. Stat. 1984-Supp. 1987, ch. 127, par. 46.6a) authorizes the establishment of grants with local tourism and convention bureaus from the Convention and Local Tourism Account in the Tourism Fund. Activities funded under these grants with supplement-the-state's-advertising-efforts-to-increase-the-number-of-business-and-tourist-visitors-to-the-state-and-to-increase-the-number-of-business-and-tourist-visits-within-the-state-The intent of the program is to generate increased hotel/motel occupancy and travel into and throughout the State of Illinois impacting the economic growth of the trade industry. These rules establish guidelines for the implementation and administration of the local Tourism and Convention Bureau Program.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 550.20 Definitions

Act - Act means Section 11 of the Civil Administrative Code of

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Illinois (Ill. Rev. Stat. 1986-Supp. 1987, ch. 127, par. 46.6a) which establishes a grant program herein referred to as the Local Tourism and Convention Bureau Program.

Applicant - Applicant means a certified local tourism and convention bureau.

Application - Application means the written request by certified local tourism and convention bureaus for funds authorized by the Act.

Bureau - Bureau means local tourism and convention bureau.

Certified Bureau - Certified bureau means that local bureau which has been designated by the Department as a grantee entitled to receive funds under the Act in accordance with Section 550.60.

Department - Department means the Department of Commerce and Community Affairs.

Department Logo - Form of recognition as stipulated and supplied by the Department to identify promotional project/product as being produced in whole or in part through grant funds from the Department.

Director - Director means the Director of the Department of Commerce and Community Affairs.

Fiscal Year - Fiscal Year means July 1 through June 30, the fiscal year of the State of Illinois.

Grant Document - Grant document means a written and signed contractual document between a local tourism and convention bureau and the Department of Commerce and Community Affairs which includes a description of the activities to be performed, budget, and all terms and conditions of the contract.

Grantee - Grantee means a local tourism and convention bureau receiving Local Tourism and Convention Program funds from the Department.

In-Kind Contributions - Volunteer time, donated space, etc. (non-monetary donations).

Local Tourism and Convention Bureau (LTCB) - Local tourism and convention bureau means a not-for-profit organization or public agency which represents and serves one or more municipalities or counties, whose purpose is consistent with the purpose of the

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Act, i.e., to promote tourism and increase hotel-motel revenues, and which employs a full-time paid professional executive director/chief executive officer that devotes all time to development and growth of tourism within the Bureau's region.

Local Government - Local Government means county(ies), municipality(ies), townships(s), and city(ies) having authority to enact laws and ordinances, administer laws and ordinances, raise taxes or expend funds.

Match - Match means bureaus' local funds.

Population Served - Population served means the population of the cities, towns, or counties which the local tourism and convention bureau serves according to the latest certified census figures.

Program - Program means the Local Tourism and Convention Bureau Program.

Project - Project means promotional activities which are described by the applicant in the application and are approved and funded by the Department.

Promotional Activities - Promotional activities means activities which are designed to encourage visits or visitors to and through Illinois or attendance at local civic-center events in accordance with Section 550.40.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 550.35 Eligible Applicants

BUREAUS ELIGIBLE TO RECEIVE FUNDS ARE DEFINED AS THOSE BUREAUS IN LEGAL EXISTENCE AS OF JANUARY 1, 1985, WHICH ARE EITHER A UNIT OF LOCAL GOVERNMENT OR INCORPORATED AS A NOT-FOR-PROFIT ORGANIZATION, ARE AFFILIATED WITH ONE OR MORE MUNICIPALITY OR COUNTY, AND EMPLOY ONE FULL TIME paid, professional executive director/chief executive officer that devotes all time to development and growth of tourism within bureau's region.

(Source: Added at 13 Ill. Reg. _____, effective _____)

Section 550.40 Program Requirements

a) ~~BUREAUS-ELIGIBLE-TO-RECEIVE-FUNDS-ARE-DEFINED-AS-THOSE-BUREAUS-IN-LEGAL-EXISTENCE-AS-OF-JANUARY-1-1985-WHICH-ARE-EITHER-A-UNIT-OF-LOCAL-GOVERNMENT-OR-INCORPORATED-AS-A-NOT-FOR-PROFIT-ORGANIZATION, ARE AFFILIATED WITH ONE OR MORE MUNICIPALITY OR COUNTY, AND EMPLOY ONE FULL TIME paid, professional executive~~

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2) Examples of projects ineligible for promotional funding include, but are not limited to:

- A) Any type of quick-print materials;
- B) Projects containing paid advertising;
- C) Any administrative expenses (stationery, envelopes, phone, rent, supplies, personnel or equipment)?
- D) Purchase of any alcoholic beverage;
- E) Feasibility studies.

c) Department logo Recognition: Any promotional material resulting from or utilized in conjunction with grants funded under this program shall display the department's logo(s) in its entirety. All projects funded through the grant program must incorporate the current Department logo which identifies the project as being developed in cooperation with the DCCA/Bureau of Tourism. Failure to include the Department identification in its entirety will result in a total cost disallowance of the grant project.

d) Matching Funds: Each bureau shall provide a dollar-for-dollar match for funds received under this program for the bureau's use; Department grants funds, in-kind contributions, or local funds used as match for other federal/state grant programs will not qualify as a bureau's match for this program. Match dollars may be budgeted to provide bureau support expenses which are not reflected in the administrative costs (see Section 550-50(b)).

d) Upon completion of a project, copies of vendor invoices, tear sheets, proof of performance, cancelled checks, plus 10% of all printed material produced with grant funds (where applicable) must be submitted to the grant manager.

(Source: Amended at 13 Ill. Reg. _____, effective _____) Section 550.50 Administrative Requirements

a) Grant Limitation: No bureau shall receive a grant for funds allocated in accordance with Section 550.30(b) in excess of \$275,000 per fiscal year. A bureau may contact the Department for information regarding the amount of funds it is eligible to receive in accordance with Section 550.30.

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a) Director/Chief Executive Officer that devotes all time to development and growth of tourism within bureau's region

a) Prior Approval: A project review request must be submitted thirty (30) days prior to project initiation. Projects must receive approval by the Department to remain eligible for grant funds.

b) Promotional Activities: Eligible promotional activities that are to be funded under this program shall be activities which further the growth of the State's travel industry by encouraging visits to the State and attendance at the State's local civic center events.

1) Examples of eligible promotional activities include, but are not limited to:

- A) Brochures or posters;
- B) Trade show participation (travel expenses (transportation, lodging, per diem);
- C) Travel/trade show participation booth space rental and/or registration fees;
- D) Sponsorship of travel writers and familiarization tours;
- E) Advertising through newspaper, magazine, radio, or television; and
- F) Such other promotional activities which are coordinated with the Department's statewide tourism program and advertising campaign, including the promotion of state parks;
- F) Association or organizational dues;
- G) Billboards;
- H) Bumper stickers, placements, or any type of specialty items with Department recognition (see subsection (c)); and
- I) Production of videos for use in familiarization or travel/trade industry.

2) Photocopied promotional materials or feasibility and marketing studies are ineligible for funding.

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- b) **Administrative Costs:** Administrative costs shall be limited to not more than 10% of the grant funds. Administrative costs shall include general overhead costs such as office space, utilities, office supplies, equipment lease/rental, and salaries of administrative or support staff.
- c) **Matching Funds:** Each bureau shall provide a dollar-for-dollar match for funds received under this program. Bureaus must receive prior Department approval on contractual agreements used to satisfy match requirements.
- 1) Eligible match: the following monies, when received through a bureau's budget, may be used as match for state grant funds:
- A) Local hotel/motel tax,
 - B) membership dues,
 - C) interest on local monies, and
 - D) private funds.
- 2) Ineligible Match:
- A) In-Kind contributions,
 - B) State or federal funds,
 - C) Match used for other state or federal funds.
- d)e) **Method of Compensation:** Payments pursuant to a grant shall be subject to the availability of funds appropriated by the General Assembly.
- 1) The bureau shall receive grant funds, as stipulated in the grant document, upon approval of its application by the Department and signature of the grant document by both the President/Chairman-of-the-Board Executive Director of the bureau or-head-of-local-government, and by the Department.
- 2) A full-time paid, professional Executive Director, devoting all time to development and growth of tourism within a bureau's region must be in place prior to funds being awarded.
- 3)2) All grant funds shall be obligated, (with respective vendor), prior to June 30 of the current fiscal year. An

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- overpayment of grant funds (unobligated funds) shall be refunded to the Department, by August 15. In addition, the bureau shall repay the Department for any funds that are determined by the Department through monitoring (subsection (g) below) and audit (subsection (i) below) to have been spent in violation of the grant document.
- 4)3) All obligations shall be expended prior to September 30.
- e)d) **Reporting Requirements:** The penalty for failure to comply with the timely submission of financial, programmatic, and personnel activity reports (described in subsections (d)(e)(1) through (3)) shall be the withholding of subsequent monthly grant checks until required reports are filed. The Department reserves the right to request additional information to clarify or document information on financial, programmatic, or personnel activities outlined in the reports.
- 1) **Financial Reporting -** Quarterly financial status reports shall be due no later than the ~~10th~~ 30th day of October, January, April and July beginning with the quarter following the effective date of the project. The quarterly financial reports shall specify the grant number, grantee name, grant period, report period, report preparer, contact person's name and phone number, date, and signature of bureau director. Additionally, the quarterly financial reports shall contain the following information which must be broken down between programmatic costs (not to exceed 90% of grant total), administrative costs (not to exceed 10% of grant total), and match costs.
- A) Approved budget amount,
 - B) Grant funds received during the report period,
 - C) Expenditures for the report period, and
 - D) Cumulative expenditures (total of grant expenditures from previous reports, plus expenditures for current grant period).
- 2) **Programmatic Reporting -** Quarterly Programmatic reports shall be due according to the same schedule specified in subsection (d)(e). Final programmatic reports shall be due in the Department no later than ~~August-15th~~ September 30th. Quarterly and final reports use the same form. Bureau name, date submitted and indicator for quarterly/final report period shall be specified. Additionally, forms

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vi) results (documented/anticipated).

H) Additional Optional Comments: inclusion of additional narrative which the bureau feels may be beneficial to the program.

3) Personnel Activity Reporting - Personnel reports must be completed for each pay period and submitted, on the provided form, according to the schedule specified in subsection (d). Only personnel paid with LTCB grant funds shall be included on this form. The quarterly personnel activity reports must include the following information:

- A) Bureau name,
- B) Employee name, social security number, and signature,
- C) Time period covered,
- D) Supervisor's signature as approval,
- E) Employee hourly rate,
- F) Actual hours or percent of time spent on each activity,
- G) Optional comments, and
- H) Total hours or percent of time paid from LTCB grant funds.

f)e) Financial Management Standards: A bureau's financial management systems shall be structured under the Accounting Standards of the Financial Accounting Standards Board of the American Institute of Certified Public Accountants (AICPA) (June 1984). The bureau shall be accountable for all funds received under this program. The bureau shall maintain effective control and accountability over all funds, equipment, property, and other assets under the grant as required by the Department. The bureau shall keep records which detail the expenditures of grant funds and accurately document such expenditures.

g)f) Travel Expenses: Costs in accordance with the latest State of Illinois Department of Central Management Services Travel Regulations (80 Ill. Adm. Code 2800) shall be allowable for expenses of transportation, lodging, per diem, and related items incurred by employees who are in travel status for official business related to the grant program. The bureau shall retain

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receipts as source documentation for travel expenses of its employees. The bureau shall also submit to the Department a completed report for travel expenses.

h)g) Monitoring: The Department shall on-site monitor each bureau funded under this program periodically by visits throughout the period covered under the grant agreement. The Department will notify the bureau in writing in advance of monitoring visits. The bureau's marketing plan shall be evaluated for compliance with terms and conditions of the grant document.

i)h) Interest on Grant Funds: All interest earned on LTCB funds held by the bureau under the grant shall be handled in accordance with the grant agreement/contract the Illinois Grant Funds Recovery Act (Ill. Rev. Stat. 1985, ch. 127, pars. 2301 et seq.). --Any interest earned under the grant, and not expended as grant principal during the term of the grant, shall be returned to the Department. --HOWEVER, INTEREST EARNED ON GRANT FUNDS MAY BE RETAINED BY THE BUREAU WHEN THE COST OF ACCOUNTING FOR THE INTEREST OR ALLOCATING THE INTEREST TO THE GRANT IS MORE THAN THE AMOUNT OF INTEREST EARNED.

j)i) Audits: The bureau shall conduct an audit of all program records which reflect the actual activities conducted and the actual costs and expenses incurred by the bureau using an independent public accountant, certified and licensed by authority of the State of Illinois. The audit shall be conducted in accordance with generally accepted auditing standards adopted by the Codification of Statements on Auditing Standards (January 1983) of the AICPA and must be submitted to the Department within six twelve months of the expiration of the grant. Any bureau determined to have misused program funds (i.e., fraud and abuse, noncompliance with this Part, noncompliance with terms and conditions of grant document) as a result of an audit shall be ineligible to apply for and receive funds under this program for a period not to exceed two years. The Department shall reserve the right to perform special audits of these funds during normal working hours.

k)j) Nondiscrimination: The bureau shall refrain from unlawful discrimination in employment and undertake affirmative action to assure equality of employment opportunity and eliminate the effects of past discrimination in accordance with the Illinois Human Rights Act (Ill. Rev. Stat. 1985 1987 and 1988 Supp., ch. 68, pars. 1-101 et seq.); Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794); the Age Discrimination Act of 1975 (42 U.S.C. 6106-6107); and Title VI of the Civil Rights Act of 1964 (24 CFR 1).

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grant is terminated, or the bureau has achieved compliance. The Department will determine that a bureau has failed to comply with the terms and conditions of a grant when:

- A) The bureau has been notified in writing of the existence of circumstances which the Department considers to be inconsistent with the terms and conditions of the grant (e.g., consistent failure to submit required reports or evidence of fraud and abuse); and
- B) The bureau fails to develop, submit, and implement a corrective action plan within 45 days of the Department's notice.

2) A grant shall be terminated in the absence of full state funding; if the Department determines that the bureau has failed to comply with the terms and conditions of the grant in whole or in part; or if the Department and the bureau agree to terminate the grant.

r)g) Hiring of Staff: Grant funds received under this program may be used for the hiring of staff to conduct promotional activities. The bureau is prohibited from hiring any immediate family member of its current staff utilizing funds under this program. Immediate family members shall include a spouse, mother, father, daughter, and son.

s) Reallocation of Funds: The grantee shall be required to identify that amount of its grant funds which will not be fully obligated by the end of the fiscal year, on or before May 1 of the current fiscal year. The grant document shall be decreased by the specified amount and such funds shall be reallocated by the Department to grantees who apply for (see application procedures specified in Section 550.60(d)) and can utilize available funds by the end of the fiscal year for new promotional projects.

t) Bribery: The grantee certifies to the best of his/her knowledge that no official, agent, or employee of the grantee has been convicted of bribery or attempting to bribe an officer or employee of the State of Illinois, nor has any such officer, agent, or employee made an admission of guilt of such conduct which is a matter of record.

u) Personal Profit Statement of Public Officials and Employees
The following contracting requirements shall be observed by the bureaus:

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l)k) Complaint Process: In the case of an applicant or grantee complaint, the Department shall follow the procedures outlined in Sections 10 through 15 of the Illinois Administrative Procedure Act (111 Rev. Stat. 1985, ch. 127, pars. 1010-1015) 47 Ill. Adm. Code 10 (Review and Appeal Procedures).

t) Bonding: --Bureaus must submit proof of bonding which identifies bonded individuals -- Anyone involved in handling receipts and disbursement of funds under this program shall be bonded for not less than the total grant amount.

m) Nonduplication: Project activities funded under this program shall not duplicate any activity funded by the Tourism matching grant program (14-111-Adm-Code-510).

n) Bids Solicitation: Bureaus shall attempt to obtain the lowest bid in implementation of their promotional activities. Bureaus shall advertise --(e.g. --newspaper) -- throughout -- the -- respective service area describing the type of work to be contracted for or establish and maintain listings of suppliers from whom bids will be solicited. All purchases, printing and other services in excess of \$2,500.00, acquired with LTCB grant funds, shall be based on the lowest of two or more bids obtained through open bidding. Evidence of compliance with this subsection (i.e. copies of at least two bid proposals) shall be kept on file for monitoring/audit purposes submitted with project approval request. For any purchasing and/or printing costs where the lowest bid is not accepted, documentation (e.g., project specifications and quality requirements) shall be retained in the file -- for -- monitoring/audit purposes submitted with project approval request.

o) Bid Rigging/Rotating: The Bureau shall certify that it has not been barred from bidding on or receiving State contracts as a result of illegal bid rigging or bid rotating as defined in Sections 33E-3 and 33E-4 of the Criminal Code of 1961 (Ill. Rev. Stat. 1988 Supp., ch. 38, pars. 33E-3 and 33E-4).

p) Separate Account: A separate bank account shall be established for the purpose of this program. Two authorizing signatures shall be required for the account. Only funds received under this program shall be deposited in this account.

q) Suspension and Termination:
1) If a bureau has failed to comply with the terms and conditions of the grant document, the Department shall suspend the grant and withhold further payments until the

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- 1) For local government bureaus: no officer or employee of the bureau, no member of its governing body, and no other public official (i.e., mayor, county board chairman, city manager) of the locality in which the program objectives will be carried out, who exercise any function or responsibility in the review or approval of the undertaking or carrying out of such objectives shall:
 - A) take part in the discussion, deliberation, awarding, or cancellation of any contract negotiated under this grant program which will result in any personal financial profit for the individual or for any corporation, partnership, or association with which he/she is associated (i.e., holds any stock or is a full or partial owner), or
 - B) receives any personal financial profit from such contract or from the work to be performed under such contract.
- 2) For nongovernmental bureaus: any such personal financial profit (as described in subsection (t)u(1)(B) for an employee of the bureau, a member of its governing body, or an officer in the corporation, partnership, or association is permissible, provided the Department is notified, in writing, at least ten (10) days prior to the awarding of a contract for work to be performed by said corporation, partnership or association. The officer, employee, or member of the governing body of the bureau so affected shall remove him or herself from the room during any discussion, deliberation, or voting in connection with the awarding of such a contract.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 550.60 Application Process

- a) The application procedure consists of a three-step process:
 - 1) Public notification by the Department of the amount of funds available for the LTCB program.
 - 2) A request for certification.
 - 3) An application for grant funds.
- b) Each year on or about January 1, the Department shall publish, three separate times, with the first and last notification 10

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NOTICE OF PROPOSED AMENDMENTS

days apart, in the official state newspaper, a notification which includes the following:

- 1) Amount of funds available under the LTCB program as of July 1.
 - 2) That applicants must contact the Department to obtain criteria for certification under the Act.
 - 3) That applicants must submit a request by March 31 for certification by the Department as the entity entitled to receive those funds under the Act.
- c) Request for Certification
- 1) Any previously certified bureau seeking the Department's certification shall submit to the Department each year, a request for certification which includes the following:
 - A) Articles of incorporation as a not-for-profit corporation organized prior to January 1, 1985 under the General Not-For-Profit Corporation Act (Ill. Rev. Stat. 1985 1987, ch. 32, pars. 163a et seq.) or a statement/resolution signed by the head of the unit(s) of local government which the bureau represents;
 - B) a statement of its intent to apply for consideration of certification;
 - C) a statement that it employs a full-time paid professional executive director/chief executive officer that devotes all time to development and growth of tourism within the bureau's region;
 - D) a statement listing the city(ies), town(s) or county(ies) in its service area;
 - E) data on the number of current hotel/motel rooms in the proposed service area for consideration in the funding formula.
 - 2) Any potential applicant, not previously certified in the program, seeking certification as a local tourism and convention bureau shall submit the materials described in subsections (c)(1)(A) through (e)(E) and the following:
 - A) a statement including a description of its history,

NOTICE OF PROPOSED AMENDMENTS

describing previous efforts to further the growth of the State's travel industry as evidenced by documentation of previous promotional activities (e.g. brochures or pamphlets used to encourage visits or visitors to and through Illinois);

B) a statement that it employs or intends to hire a full-time paid, professional executive director/chief executive officer that devotes all time to development and growth within the bureau's region prior to receiving grant funds?;

C) a certified copy of the financial report dated prior to January 1, 1985 to satisfy the program match requirement.

3) Two-weeks 30 days after receipt deadline of all requests for certification under Section 550.60(b) the Department shall send a notice to each bureau seeking certification informing the bureau of its status.

A) When a single local bureau seeks certification and has submitted all documentation required in subsections (c)(1) and (2), such bureau shall be certified by the Department and the Department shall send notification of certification, amount of potential funds available in the respective service area, and an application for grant funds.

B) When more than one local bureau seeks certification for the same city, town or county, the Department shall send each a request for proposal (RFP). Proposals shall require the following information which shall be given equal weight in the evaluation of each proposal:

- i) bureau's background, organization, experience and staff qualifications,
ii) a detailed marketing plan which includes such items as a description of activities contemplated by the bureau, objectives (long and short-term), methodology used to measure program effectiveness, intended audience, distribution targets for promotional materials, and projected economic impact and benefit to tourism, and

NOTICE OF PROPOSED AMENDMENTS

iii) any marketing or feasibility studies in support of the plan.

C) Within fifteen (15) days of receipt of the RFP's, the Department shall notify in writing each local bureau of certification determinations.

i) The Department shall send written notification of certification, amount of potential funds available in the respective service area, and an application for grant funds to the certified bureau, and notify all other applicants of the determination.

ii) A bureau which is not certified shall have the right to appeal the Department's certification decision to the Director within ten (10) calendar days after receipt of such notice. The request for review shall be submitted in writing to the Department and shall contain the reasons for appeal and any additional tourism related information the applicant chooses to submit in support of their appeal. The Director shall render a decision no later than fifteen (15) calendar days thereafter. The Director shall make his determination based upon his review of the information required by Section 550.60(c)(3)(B) and any additional material submitted by the applicant with their appeal.

d) Application by Certified Bureaus for Funds Under the Act:

1) All certified bureaus shall complete an application for funding. The bureau shall retain one copy and submit three copies of the application to the Manager of the Local Tourism and Convention Bureau Program. Failure to provide any information requested in the application will result in the application not being processed. A certified bureau's application for funding under the Local Tourism and Convention Bureau Program must include the following information:

A) Full-time local bureau executive director's name, salary, and length of employment with bureau.

B) A marketing plan detailing all activities to be initiated and funded through the LTCB grant during

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the fiscal year.

- C) Objectives which identify actual end results to be achieved through the marketing plan within specific time frames.
- D) Performance indicators and timelines which list the method of measuring objectives and time frames for completion of individual objectives.
- E) Targeted geographical and demographical audiences anticipated to be reached with specific programs.
- F) Method and location of distribution of printed promotional materials (e.g., Welcome Centers, Information Centers, direct mail, electronic media promotions, etc.).
- G) Economic impact indicators addressing the anticipated economic impact of the individual objectives of the marketing plan (e.g., the percentage of the increase of both business and tourist visitors to the area).
- H) Area to be served such as municipality(ies), county(ies), etc. All letters of designation from chief elected officials (e.g., mayors, city managers, county board chairpersons), etc., must be submitted with the original application.
- I) Itemized budget for activities proposed for funding under LTCB monies only.
- J) Local operating budget based on state fiscal year. Only match funds shall be reflected on this form.
- K) Name of the financial institution that serves as the depositor for LTCB grant funds.
- L) Fund account number for LTCB grant funds.
- M) Two names and sample signatures for those names which will be required to authorize all account transactions. Local Tourism and Convention Bureau grant funds must be deposited in an interest bearing account.
- N) Name and sample signature for individuals designated as authorized signatures for grant awards, invoice

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vouchers, and expenditure summary and payment request forms.

- 2) Upon receipt of applications from certified bureaus the Department shall review the applications and
 - A) grant the full amount requested, or
 - B) ask for additional information to clarify or document the information contained in the application, and/or
 - C) reduce the amount of funds requested if there are not sufficient funds available to match the full amount, or the projects presented in the marketing plan do not focus on important tourism promotional activities and have little substance, i.e., no media promotions planned, no promotional materials being developed, the projects are not reasonable and are not consistent and workable and the applicant cannot effectively carry out the projects. In the event that funding of a grant request is lowered, the bureau(s) shall be entitled to appeal to the Director of the Department within 10 days. The request for review shall be submitted in writing to the Director and shall contain the reasons for appeal and any additional tourism related information the bureau chooses to submit in support of their appeal. The Director shall make his decision based upon the criteria previously specified in this subsection and any additional material submitted by the bureau with their appeal. The Department shall notify these bureaus in writing of its decision within 15 days of receipt of their appeal.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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termination procedures. Section 100.103 has been added to provide information regarding program implementation, impacting authorities, eligibility, and application initiation. New Section 100.105 specifies the allocation of funds for energy assistance. Section 100.110 is being repealed and the information it previously contained is now addressed in Sections 100.20 (Purpose and Scope), 100.115 (Cooling Assistance Program), and 100.117 (Supplemental Assistance). The text which is replacing repealed language in Section 100.110 specifies assistance status categories and options, benefits, and requirements. Procedures governing application and enrollment, disconnect suspension, and reporting for Status Category 1 (AFDC) applicants are found in New Section 100.111 and for Status Category 2 (Non-AFDC) applicants in New Section 100.113. Provisions governing determination of eligibility found in Section 100.120 and eligible dwelling units found in Section 100.290 are being revised. Section 100.210 is being repealed so its definitions can be merged with those found in Section 100.30 and modified appropriately. Sections 100.130, 100.140, 100.230, and 100.240 are also being repealed and portions of their text are being moved to and modified in Sections 100.40 (renamed "Local Administering Agency Designation") and 100.45 (renamed "Local Administering Agency Application for Funding"). Appendices A and B are being repealed because the payment amounts provided in the appendices are no longer correct and no new figures will be available until the next year a cooling program is operated. Appendices E and F are being added to provide the "REAPP Direct Payment Matrix" and "90% of the Adjusted Average Winter Energy Cost".

6) Will these proposed amendments replace an emergency rule currently in effect? Yes.

7) Does this rulemaking contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporations by reference? Yes.

9) Are there any proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3(b) of the State Mandates Act (Ill. Rev. Stat. 1987, ch. 85, par. 2203).

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning this proposed rulemaking in writing within 45 days after this edition of the Illinois Register to the following:

Mr. Dennis R. Whetstone, Deputy Director
 Department of Commerce and Community Affairs
 Bureau of Program Administration
 620 East Adams Street, 5th Floor

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: State Administration of the Federal Low-Income Energy Assistance Block Grant Program

2) Code Citation: 47 Adm, Code 100

3) Section Numbers: Proposed Action:

100.10	Amendment
100.20	Amendment
100.30	Amendment
100.40	New Section
100.45	New Section
100.50	New Section
100.70	Amendment
100.85	Amendment
100.103	New Section
100.105	New Section
100.110	Repeal, New Section
100.111	New Section
100.113	New Section
100.115	Amendment
100.117	New Section
100.120	Amendment
100.130	Repeal
100.140	Repeal
100.210	Repeal
100.230	Repeal
100.240	Repeal
100.290	Amendment
100.Appendix A	Repeal
100.Appendix B	Repeal
100.Appendix E	New Section
100.Appendix F	New Section

4) Statutory Authority: Implementing Section 4.2 of the Energy Assistance Act (Ill. Rev. Stat. 1988 Supp., ch. 111 2/3, par. 1304.2) and the Energy Assistance Act of 1989 (P.A. 86-127, effective August 2, 1989) and authorized by Section 4 of P.A. 86-127, effective August 2, 1989, and Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par 46.20).

5) A Complete Description of the Subjects and Issues Involved: The "State Administration of the Federal Low-Income Home Energy Assistance Block Grant Program" rules are being renamed the "Residential Energy Assistance Partnership Program" and amended to incorporate the provisions of the Energy Assistance Act of 1989 (P.A. 86-127, effective August 2, 1989). Various changes to Sections 100.10 (Legislative Base), 100.70 (Administrative Requirements), and 100.85 (Dispute Procedures) are necessary as a result of this legislation. Section 100.50 is being renamed and text is being added to specify grant

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Springfield, Illinois 62701
(217) 782-6136

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 1, 1989.
- B) Types of small businesses and small municipalities affected: 36 local Community Action Agencies and local units (city, county) of government.
- C) Reporting, bookkeeping or other procedures required for compliance: Local agencies will be required to keep fiscal grant records and report directly to the Department.
- D) Types of professional skills necessary for compliance: Management, clerical, bookkeeping, counseling.

The full text of the Proposed Amendments is the same as the text of Emergency Amendments appearing on page 17873 of this Illinois Register.

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- 1) Heading of the Part: Accident and Health Risk Ratio Notice
- 2) Code Citation: 50 Ill. Adm. Code 938
- 3) Section Numbers: Proposed Action:

938.10	Amendment
938.20	Amendment
938.30	Amendment
938.40	Repeal
938.45	New Section
938.50	Repeal
938.60	Repeal
938Exhibit A	Repeal, New Section
938Exhibit B	Repeal
- 4) Statutory Authority: Section 144.2 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, par. 756.2, as amended by P. A. 86-753, effective 1/1/90).
- 5) Complete Description of the Subjects and Issues Involved:

The amendments to this rulemaking reflect statutory amendments to Section 144.2 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, pars. 756.2 as amended by P.A. 753, effective 1/1/90). The statutory amendments alter the triggering mechanism for required filings for insurance companies doing accident and health business in this State. Prior to these amendments insurance companies were required to file only after a certain percentage premium volume increase was attained. These amendments require all companies having accident and health premium income to make the required filing.
- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this rulemaking contain incorporation by reference? No
- 9) Are there any other proposed amendments pending on this Part?
No
- 10) Statement of Statewide Policy Objectives: Not applicable

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DEPARTMENT OF INSURANCE
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Section 938.20 Purpose and Scope

- a) ~~The purpose of this Part is to establish:~~
 - 1) ~~The percentage threshold factor for direct annual premium volume increase for accident and health business; and~~
 - 2) ~~Procedures to be followed by all companies having direct annual premium volume for accident and health business greater than that company's policyholder's surplus; and~~
 - 3) ~~Additional procedures to be followed by companies having policyholders' surplus of less than \$5,000,000.~~

The purpose of this Part is to establish reporting procedures to be followed by all companies having direct premium income for accident and health business; and to set forth procedures to give notice to the Director of the level of nationwide direct accident and health premium and the level of surplus. Additional surplus information is required of companies having less than \$5,000,000 of surplus as of the most current reporting quarter.

- b) ~~This Part is not intended to limit any company's annual premium volume or any increase in premium volume for accident and health business provided that notice be given to the Director as provided for by this Part. The intended purpose is to set forth procedures to give notice to the Director upon the occurrence of certain increases in annual premium volume for accident and health business. -- Compliance with the notification procedures promulgated by this Part Filing of the Reporting Form as set forth in Exhibit A hereof shall constitute compliance with the initial notification procedures of Section 144.2 of the Illinois Insurance Code, provided that the Director shall retain his authority to require additional information pursuant to Section 144.2. If the company exceeds the percentages established by this Part, the Director shall require additional information concerning one or more of the topics listed in Section 144.2 of the Code. -- The exact information required will be based on such~~

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~~factors as the size of the company, the amount by which the percentage is exceeded, and the type of business written by the company.~~

- c) This Part shall apply to all companies authorized to transact the classes of business as set forth in Class 1, clause (b), or Class 2, clause (a) of Section 4 of the Illinois Insurance Code, hereinafter referred to as accident and health business.

(Source: Amended at ___ Ill. Reg. ____, effective _____)

Section 938.30 Definitions

~~"Direct annual premium volume on an annualized basis" means four times the reporting quarters premium income for accident and health insurance with premium income as on line 20a of Exhibit 1, Part 1 of the Statutory Annual Statement for Life, Accident and Health Companies, as required by Section 136 of the Illinois Insurance Code (Ill. Rev. Stat. 1983, ch. 73, par. 748), or equivalent information in any revision of the Statutory Annual Statement, or the sum of Column 1, Lines 13, 14, and 15 of the Underwriting and Investment Exhibit, Part 2C of the Statutory Annual Statement for Property and Casualty Insurance Companies, as required by Section 136 of the Code, or equivalent information in any revision of the Statutory Annual Statement.~~

"Direct premium income" means any written premium as shown for a Life, Accident and Health company on Schedule T, Line 94, Column 5 of the Statutory Annual Statement for Life, Accident and Health Companies, as required by Section 136 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, par. 748), or equivalent information in any revision of the Statutory Annual Statement, or the sum of Column 1, Lines 13, 14, and 15 of the Underwriting and Investment Exhibit, Part 2B of the Statutory Annual Statement for Property and Casualty Companies, as required by Section 136 of the Code, or equivalent information in any revision of the Statutory Annual Statement.

"Notify" means delivery to the Director of the forms specified in this Part as Section 938 Exhibit A and Section 938 Exhibit B within the time frames specified in this Part.

"Policyholder Surplus" means the amount determined according to Annual Statements of Life, Accident and Health Companies, as required by Section 136 of the Code, or equivalent information in any revision of the Statutory Annual Statement for Property and Casualty Companies, as required by Section 136 of the Code, or equivalent information in any revision of the Statutory Annual Statement.

(Source: Amended at _____ Ill. Reg. _____, effective

Section 938.40 Percentage Threshold Factor (Repealed)

The percentage threshold factor shall be 30 percentum;

(Source: Repealed at _____ Ill. Rev. _____, effective

Section 938.45 Requirements for all Companies Having Direct Premium Income for Accident and Health Business

a) At the end of each calendar quarter during the year, including year-end, the company will complete the Reporting Form (Exhibit A) and submit the form to the attention of the Financial Corporate Regulatory Division, Health Insurance Specialist, Illinois Department of Insurance, Springfield, IL 62767.

b) The form must be filed unless the three blanks listed below from the reporting form would be reported as zero. Any premium amount in any of the three blanks, including negative amounts, will mean the form must be filed. The three categories are Line 2 - Direct Annual Premium for Prior Calendar Year, Line 3 - Direct Quarterly Premium, and Line 4 - Year-to-Date Direct Premium.

c) The reporting form must be filed within forty-five (45) days of the end of the quarter for which data is reported.

(Source: Added at _____ Ill. Reg. _____, effective

Section 938.50 Requirements for all Companies Having Direct Annual Premium Volume for Accident and Health Business Greater than Policyholders' Surplus. (Repealed)

a) At the end of each calendar quarter during the year, the company shall make a calculation of the rate of the company's direct annual premium volume on an annualized basis for accident and health business in relation to the direct annual premium volume for accident and health business during the prior calendar year. For those companies having a zero or negative direct annual premium volume in the preceding annual statement, the preceding annual statement should be assumed to be one dollar for purposes of this calculation.

b) In the event that the percentage increase in the direct annual premium volume for accident and health business on an annualized basis exceeds the percentage threshold factor set forth in this part, then the company shall notify the Director of such increase. The notice shall be given within thirty (30) days of the end of the applicable quarter using the form contained as Exhibit A to this part. The company need only notify the Director at the first occurrence of exceeding the factor during any calendar year.

(Source: Repealed at _____ Ill. Reg. _____, effective

Section 938.60 Additional Requirements for Companies Having Policyholder Surplus Less Than \$5,000,000 (Repealed)

At the end of each calendar quarter during the year, the company shall make a calculation of the rate of direct annual premium volume on an annualized basis for accident and health business to policyholders' surplus at the end of quarter. If that rate exceeds 4 to 7, the company shall notify the Director using the form contained as Exhibit B to this part. The notice shall be given within thirty (30) days of the end of the quarter. The company need only notify the Director

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at-the-first-occurrence-of-exceeding-the-4-to-1-ratio-during any-calendar-year.--Notification-to-the-Department-due-to-this paragraph-does-not-preclude-notification-to-the-Department according-to-Section-938.50-of-this-Part.

(Source: Repealed at ___ Ill. Reg. _____, effective _____)

Section 938. Exhibit A Calculation-of-Increase-in-Premium Volume Accident and Health Reporting Form

CALCULATION-OF-PERCENTAGE-INCREASE-IN-THE-DIRECT ANNUAL-ACCIDENT-AND-HEALTH-PREMIUM-ON-AN-ANNUALIZED-BASIS

(1) Direct-Annual-Premium-for-Prior Calendar-Year-from-the-latest Statutory-Annual-Statement-(for life,-accident-and-health-companies --the-sum-of-Columns-8,-9-and-10 of-Exhibit-1-Line-20a) Line-1-----

For-casualty-companies---the-sum of-Rows-13,-14-and-15-of-Column-1 of-the-Underwriting-and-Expense Exhibit---Part-2C

(2) Direct-Quarterly-Accident-and Health-Premium-Income-(Use-same methodology-as-in-(1)) Line-2-----

(3) Four-(4)-times-Line-2 Line-3-----

(4) Policyholder-Surplus-as-reported in-the-most-current-Statutory Annual-Statement-on-file-with the-Illinois-Department-(For-life, accident-and-health-companies-- Line-30-on-Page-3)-(For-casualty companies---Line-27-on-Page-3) Line-4-----

(5) If-Line-3-is-less-than-Line-4 then-STOP---this-Exhibit-need-not be-filed-with-the-Department-of Insurance

(6) If-Line-3-is-greater-than-or Line-5-----

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equal-to-Line-4,-then-complete the-following-calculation Line-3---1 Line-1

(7) If-Line-5-is-greater-than-or equal-to-.30-then-these-calculations-must-be-submitted-to-the Director-of-Insurance.--If-Line-5 is-less-than-.30-then-this-Exhibit need-not-be-filed-with-the-Department-of-Insurance.

The-undersigned-has-performed-the-above-calculations,-pursuant to-50-Ill.-Adm.-Code-938,-using-data,-which-to-the-undersigned's-knowledge-correctly-states-the-condition-of-this company.--Further-the-undersigned-hereby-notifies-the-Illinois Department-of-Insurance-of-the-above-indicated-increase-in direct-annual-premium-for-accident-and-health-insurance.

{company-name}

{name}

{title}

{reporting-date}

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(Source: Section repealed, new Section adopted at III. Reg. effective)

Section 938.Exhibit B Calculation of Ratio for Companies with Less than \$5,000,000 in Policyholder Surplus (Repealed)

11 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

12 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

13 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

14 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

15 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

16 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

17 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

18 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

19 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

20 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

21 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

22 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

23 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

24 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

25 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

26 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

27 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

28 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

29 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

30 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

31 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

32 Direct-Quarterly-Accident-and-Health-Premium-Income-For-31st-Quarter-2008-2009-Annular-Statement-For-Companies-accrued-as-on-Exhibit-17

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Form is due forty-five (45) days after the close of each quarter, including year end. Mail completed form to: Financial Corporate Regulatory Division, Health Insurance Specialist, Illinois Department of Insurance, Springfield, IL 62767.

(1) Policyholder Surplus as reported in the most current Statutory Annual Statement on file with the Illinois Department (Life, Accident and Health companies - Schedule I Line 94 Column 5) (Casualty companies - sum of Rows 13, 14, and 15 of Column 1 of the Underwriting and Expense Exhibit - Part 2B)

(2) Direct Annual Premium for Prior Calendar Year from the latest Statutory Annual Statement (Life, Accident and Health companies - Schedule I Line 94 Column 5) (Casualty companies - sum of Rows 13, 14, and 15 of Column 1 of the Underwriting and Expense Exhibit - Part 2B)

(3) Direct Quarterly Premium (Use same methodology as in (2), quarterly only, not cumulative)

(4) Year-to-date Direct Premium (Use same methodology as in (2) cumulative from beginning of year to end of reporting quarter)

(5) For companies with less than \$5,000,000 surplus: Policyholder Surplus as of the quarter reporting date, calculated in the same fashion as in the Statutory Annual Statement (Life, Accident and Health companies - Line 37 of Page 3 and Casualty companies - Line 26 of Page 3)

Line 1

Line 2

Line 3

Line 4

Line 5

The undersigned hereby notifies the Illinois Department of Insurance of the above-indicated amounts and certifies that the above amounts are correct.

(company name)

(phone number)

(name)

(quarter reporting date)

(title)

(current date)

DEPARTMENT OF INSURANCE

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{company-name}

{name}

{title}

{phone-number}

{reporting-date}

(Source: Repealed at ___ Ill. Reg. ____, effective
_____.)

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NOTICE OF PROPOSED AMENDMENT

- 1) Heading of Part: Construction and Filing of Life Insurance and Annuity Forms
- 2) Code Citation: 50 Ill. Adm. Code 1405
- 3) Section Number: 1405.40 Proposed Action: Amendment
- 4) Statutory Authority: Implementing Section 143 and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, pars. 755 and 1013).
- 5) A Complete Description of the Subjects and Issues Involved. When the last amendments to this Part were adopted (December 16, 1988) the new language contained in this current amendment was inadvertently left out of the rulemaking. The new language requires that individual insurance policy forms must provide that dividend election of paid-up addition is not required for term insurance policies.
- 6) Will this proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporation by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: N/A
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking? Persons interested in commenting on this proposed amendment may do so in writing within 45 days of publication of the proposed amendment in the Illinois Register. Please direct written comments to:

Timothy M. Cena
Illinois Department of Insurance
100 W. Randolph, Suite 15-100
Chicago, Illinois 60601

DEPARTMENT OF INSURANCE
NOTICE OF PROPOSED AMENDMENT

TITLE 50; INSURANCE
CHAPTER I: DEPARTMENT OF INSURANCE
SUBCHAPTER S: LEGAL RESERVE LIFE INSURANCE

PART 1405
CONSTRUCTION AND FILING OF LIFE INSURANCE AND ANNUITY FORMS

Section	1405.10
Authority	1405.20
Illinois guidelines for filing and approval of life and annuity forms	1405.30
Applications	1405.40
Policy forms	1405.50
Group insurance	1405.60
Franchise life insurance	1405.70
Annuities	1405.80
Alternate and/or insert pages	1405.90
Substitution filings	

AUTHORITY: Implementing Section 143 and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, pars. 755 and 1013).

SOURCE: Filed July 11, 1972, effective August 1, 1972, codified at 7 Ill. Reg. 3466; amended at 12 Ill. Reg. 22184, effective December 16, 1988, amended at 111. Reg. effective

Section 1405.40 Policy Forms

a) Payment of Premiums

- 1) Receipt - Section 224(a)(a) of the Illinois Insurance Code requires that a policy of life insurance shall contain in substance the following: A provision that all premiums after the first shall be payable in advance either at the home office of the company or to an agent of the company, upon delivery of a receipt signed by one or more the officers who shall be designated in the policy, when such receipt is requested by the policyholder.
- 2) Premium Deposits - Contractual premiums under individual policy forms may be captioned as "premium deposits" (50 Ill. Adm. Code 909).
- 3) Prepayment of Premiums - Specific premiums may be paid in advance, subject to discount.

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12) Initial Regulatory Flexibility Analysis:
Not applicable in that the Department of Insurance has determined that this rulemaking does not effect small business as that term is defined in Section 3.10 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 73, par. 1003.10).

The full text of the proposed amendment begins on the next page.

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- 4) Advance Premium Deposits - A Fund or account for payment of unspecified premiums (whether by policy or by rider) must conform to the requirements of Section 240 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, par. 852).
- 5) Grace Period - Policy must provide for continuance in force during the grace period and deduction (not necessarily payment) of any unpaid premium in settlement under the policy pursuant to Section 224(1)(b) of the Illinois Insurance Code.
- b) Continuation of Premiums Beyond Maturity
If a policy provides for continuation of premiums, on an optional basis, beyond an initial or normal maturity date, it must be made clear that coverage and all applicable policy provisions also continue while premiums are being paid. The policyholder must be made aware of applicable policy values while premiums are so continued: either by including such values in the policy, or by specifying that notices of the current value will be sent to the policyholder upon request.
- c) Automatic Premium Loan Provision
 - 1) Policy may provide benefit on a positive elective basis but not as an automatic nonforfeiture benefit. For provisions regarding automatic premium loans in applications see Section 1405.30(c).
 - 2) Provision must conform to the loan provision of the policy, subject to Sections 224 (1)(f), 229.3 and 229.5 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, pars. 836(1)(f), 841.3 and 841.5). The provision must permit revocation of election upon written request.
 - 3) Notification of the policyholder with respect to the initial interest rate on an automatic premium loan must be made as soon as it is reasonable practicable after making the initial loan, but in no event more than 90 days after the initial loan is made. Notification need not be given to the policyholder when a further premium loan is added unless a loan rate increase occurs: a reasonable advance notice of any increase in rate must be made, but in no event less than 15 days prior to the increase in rate. (Ill. Rev. Stat. 1987, ch. 73, pars. 841.5(b)(5)(ii) and (iii)).

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- d) Loan Interest Rate
 - 1) Provision must conform to Sections 224(1)(f), 229.3 and 229.5 of the Illinois Insurance Code. Any variable rate must include a specified maximum rate of interest. The Department requires filing of a description of procedure for changing a variable rate and notifying those policyowners who have outstanding loans of such change which must be made on a non-discriminatory basis.
 - 2) The interest rate charged on a policy loan or the interest rate charged upon reinstatement of any policy form which was made under a policy issued after January 1, 1982, will not exceed the rate prescribed in Section 229.5 of the Illinois Insurance Code either as a maximum rate of not more than 8% or an adjustable maximum interest rate established from time to time by the life insurer as permitted by law unless the policyholder agrees in writing to the applicability of such provision.
- e) Contestability
 - 1) Limited to a maximum of two years. Permissible exception are "provisions relative to benefits in the event of total and permanent disability, and provisions which grant additional insurance specifically against death by accident and except for violations of the conditions of the policy relating to naval or military service in time of war or for violation of an express condition, if any, relating to aviation (except riding as a fare-paying passenger of a commercial air line flying on regularly scheduled routes between definitely established airports)" as provided by Section 224(1)(c) of the Illinois Insurance Code.
 - 2) The period of contestability shall be determinable from the policy, i.e., by reference to a specified issue date, policy date or effective date as referred to in subsection (v) of this Part.
- f) Limitation of Coverage
Any limitation of coverage in event of death by suicide or other specified causes must be confined within the contestability period of the policy to comply with Section 225(1)(c) and 225(1)(f) of the Illinois Insurance Code. Exceptions to this restricted limitation are given in Section 224(1)(c)

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by the company on request as provided for in Section 229.1(6) of the Illinois Insurance Code.

- m) **Inapplicable Language**
Inapplicable language is prohibited if the inclusion of such language results in inconsistencies, ambiguities or is misleading as is required by Section 143 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, par. 755).
- n) **Back Dating of Life Policy**
While the Code prohibits a provision under which any policy purports to be issued or take effect more than six months before the original application was made, the limitation is not applicable in conversion from or exchanges of one form of policy or annuity to or for another form provided credit is given for the reserve accumulation of the converted or terminated policy, and the form clearly spells out acceptable provisions relating to indebtedness, tabular cash values, dividends, effective date, and dividend accumulations, if any, under the new policy as is prohibited by Section 225(1)(b) of the Illinois Insurance Code. The conversion or exchange may not result in the policyholder being charged for insurance protection that was not received.
- o) **Settlement of Maturity - Commuted Value of Unpaid Installments**
The form shall:
1) provide the basis for determining any commuted value as is provided for by Section 224(1)(k) of the Illinois Insurance Code; and
2) indicate whether benefits at death shall be payable to an estate or to a named beneficiary.
- p) **Supplemental Benefits -Accidental Death and Dismemberment Benefits; Prohibited Language**
1) Supplemental Benefits may be added to a life policy, even though the Supplemental Death, Dismemberment and Loss of Eyesight Benefits are limited to accidental cause only as is provided for by Section 4 and 362a of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, pars. 616 and 974a).
2) Language in such supplemental benefits which does not employ "result" language, and which established an accidental means test or uses words such as "external," "violent," or "visible wound" is prohibited. Additionally, contributory language (e.g., "or indirectly," "wholly or in part," or "contributed to by") is

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also prohibited. For purposes of this subsection, "result" language includes but is not limited to death as a result of war, death as a result of suicide and death as a result of flying. For purposes of this subsection, accidental means test requires that both the cause and result of the accident to be an accident.

- 3) Provisions for loss due to accident or accidental injury shall not contain language limiting, reducing or excluding liability for a loss resulting from purely accidental circumstances (e.g., involuntary, or unintentional ingestion of poison or an infectious organism, or inhalation of poisonous gases or fumes) as provided for by Section 143 of the Illinois Insurance Code.
- q) **Combination Life and Accident and Health Coverages in Individual Policies**
Life and Accident and Health coverages may be combined in an individual policy provided, of course, all statutory requirements are met and the form meets the other tests for approval in Section 143. All individual policies submitted must contain a premium breakdown as to coverages and contain a provision to allow for separation of either part.
- r) **Spendthrift and Creditor Clause**
The policy may include a Spendthrift and Creditor Clause providing in substance that, except as may be otherwise provided in the policy, a Beneficiary may not, at or after the maturity of the policy, assign, transfer or encumber any benefits payable hereunder, and, to the extent permitted by law, any such benefits shall not be subject to the claims of any creditor of any Beneficiary. Because of the limitations in the statutory provisions relating to the exemption from execution, attachment, garnishment or other process for the debts or liabilities of the insured, no reference to these statutory exemptions is required as is provided for by Sections 238 and 241 of the Illinois Insurance Code (Ill. Rev. Stat. 1987, ch. 73, pars. 850 and 852).
- s) **Family Policy - Names of Spouse and Children**
1) It is necessary to name the spouse and/or children in either the application or policy only when a separate premium is charged for the individual insured in either of such categories.
2) For additional family policy guidelines, refer

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- x) purchase is other than the insured. Riders and Endorsements
- 1) Descriptive Title - Unless the nature of the rider or endorsement is obvious (e.g., Home Office Endorsement), the form shall contain a correct descriptive title. Use of words such as "preferred", "special", "select", or "inflation" is prohibited as provided for by Section 143 of the Illinois Insurance Code.
- 2) Effective Date - Rider or endorsement shall show its effective date, if other than effective date of policy, either within the text or by reference to a policy provision or in the schedule of benefits.
- 3) Format - Riders and endorsements which are forwarded to the policyowner for attachment to the policy shall contain the following information:
 - A) Name of company.
 - B) Identity of policy and insured, e.g., Attached to and made a part of Policy No. _____ Insured:
 - C) Its effective date.
 - D) Signature of at least one company official. Reduction of Benefits - If benefits are reduced, the reduction may be made only pursuant to a signed request or acceptance of the policy owner.
- 4) 4) Signature of at least one company official. Reduction of Benefits - If benefits are reduced, the reduction may be made only pursuant to a signed request or acceptance of the policy owner.

(Source: Amended at _____ Ill. Reg. _____ effective

to 50 Ill. Adm. Code 1403. Term Life Insurance - Conversion of Term Life Insurance

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- t) A form providing Term Life Insurance with conversion rights without evidence of insurability may not be established as a Waiver of Premium Disability Claim. The form may, however, withhold Waiver of Premium Benefits under any new policy resulting from the conversion, or, as an alternative reduce the face amount in such new policy by not exceeding 25% if Waiver of Premium Benefits is requested and provided in the new policy.
- u) War Clauses - Life Policies
- v) War clauses in life policies shall comply with 50 Ill. Adm. Code 1402. Option to Purchase Additional Life Insurance - Incontestable and Suicide Clause
- 1) Any new policy issued pursuant to a Purchase Option guaranteeing insurability shall provide that the period specified in the Incontestable Clause shall expire no later than two years from the later of date of issue of the original policy, date of issue of the order containing the purchase option, date of change of the original policy requiring proof of insurability or date of last reinstatement of original policy as is provided for by Section 224(1)(c) of the Illinois Insurance Code.

2) Any new policy issued pursuant to a Purchase Option may contain a limitation of coverage with respect to death by suicide during the period the policy would be contestable in the absence of issuance under the Purchase Option as provided for by Section 1405.40(f) of this Part.

3) Company shall indicate to the Department how the Incontestability provision of the new policy will be amended.

4) The request form for the exercise of a purchase option shall be furnished to the Department. It may contain medical questions provided it is clearly stated that such questions are to be answered only if coverages additional to those permitted under the Option are applied for. Insurable Interest at time of Exercising Option

w) In a guaranteed Purchase Option a provision may not be included requiring the existence of an insurable interest when the person exercising the right to

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- 1) Heading of Part: Minimum Standards for Individual and Group Medicare Supplement Insurance
- 2) Code Citation: 50 Ill. Adm. Code 2008
- 3) Section Number: Proposed Action:
2008.90 Amendment
Appendix A Amendment
- 4) Statutory Authority: Implementing Sections 363 and 363(a) and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1988 Supp., ch. 73, pars. 975, 975(a) and 1013).
- 5) A Complete Description of the Subjects and Issues Involved. These substantive changes reflect recent amendments to the Federal Medicare Catastrophic Act.
- 6) Will this proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporation by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: N/A
- 11) Time, Place and Manner in which interested person may comment on this proposed rulemaking? Persons interested in commenting on this proposed amendment may do so in writing within 45 days of publication of the proposed amendment in the Illinois Register. Please direct written comments to:

Timothy M. Cena
Department of Insurance
100 W. Randolph, Suite 15-100
Chicago, Illinois 60601
- 12) Initial Regulatory Flexibility Analysis: Not applicable in that the Department of Insurance has determined that this rulemaking does not effect small business as defined in Section 3.10 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127 pars. 1003.10).

Section

2008.10 Authority

2008.20 Purpose

2008.30 Applicability and Scope

2008.40 Definitions

2008.50 Policy Definitions and Terms

2008.60 Prohibited Policy Provisions

2008.70 Minimum Benefit Standards

2008.71 Standards for Claims Payment

2008.80 Loss Ratio Standards

2008.81 Filing Requirements for Out-of-State Group Policies

2008.82 Prohibited Compensation for Replacement with the

2008.90 Same Company

2008.90 Required Disclosure Provisions

2008.100 Requirements for Replacement

2008.110 Severability

2008.120 Effective Date

APPENDIX A Policy Checklist

APPENDIX B Outline of Medicare Supplement Coverage

APPENDIX C Notice to Applicant Regarding Replacement of

Accident and Sickness Insurance (Response Other

Than Direct)

APPENDIX D Notice to Applicant Regarding Replacement of

Accident and Sickness Insurance (Direct Response)

APPENDIX E NOTICE OF MEDICARE CHANGES - 1989

APPENDIX F NOTICE OF MEDICARE CHANGES - 1990

APPENDIX G NOTICE OF MEDICARE CHANGES - 1991

AUTHORITY: Implementing Sections 363 and 363(a) and authorized by
Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1988
Supp., ch. 73, pars. 975, 975(a) and 1013).

SOURCE: Adopted at 6 Ill. Reg. 7115, effective June 1, 1982,
adopted at 6 Ill. Reg. 7115, effective January 1, 1983, amended at
13 Ill. Reg. 8520, effective May 23, 1989, codified at 7 Ill. Reg.
3457, amended at 111. Reg. _____, effective _____.

1)

Medicare supplement policies shall include a
renewal, continuation or nonrenewal provision. The
language or specifications of such provision must
be consistent with the type of contract to be
issued. Such provision shall be appropriately
captioned, shall appear on the first page of the
policy, and shall clearly state the duration, where
limited, or renewability and the duration of the
term of coverage for which the policy is issued and
for which it may be renewed.

2)

Except for riders or endorsements by which the
insurer effectuates a request made in writing by
the insured or exercises a specifically reserved
right under a Medicare supplement policy, or is
required to reduce or eliminate benefits to avoid
duplication of Medicare benefits, all riders or
endorsements added to a Medicare supplement policy
after date of issue or at reinstatement or renewal
which reduce or eliminate benefits or coverage in
the policy shall require signed acceptances by the
insured. After the date of policy issue, any rider
or endorsement which increases benefits or coverage
with an accompanying increase in premium during the
policy term must, unless the benefits are required
by the minimum standards for Medicare supplement
insurance policies, be agreed to in writing signed
by the insured, except if the increased benefits or
coverage is required by law. Where a separate
additional premium is charged for benefits provided
in connection with riders or endorsements, such
premium charge shall be set forth in the policy.

3)

A Medicare supplement policy which provides for the
payment of benefits based on standards described as
"usual and customary," "reasonable and customary,"
or words of similar import shall include a
definition of such terms and an explanation of such
terms in its accompanying outline of coverage.
If a Medicare supplement policy contains any
limitations with respect to pre-existing

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conditions, such limitations must appear as a separate paragraph of the policy and be labeled as "Pre-existing Condition Limitations."

- 5) Medicare supplement policies or certificates, shall have a notice prominently printed on the first page of the policy or attached thereto stating in substance that the policyholder or certificateholder shall have the right to return the policy or certificate within thirty (30) days of its delivery and to have the premium refunded directly to him or her in a timely manner if, after examination of the policy or certificate the insured person is not satisfied for any reason.

- 6) Insurers issuing accident and sickness policies, certificates or subscriber contracts which provide hospital or medical expense coverage on an expense incurred or indemnity basis, other than incidentally, to a person(s) eligible for Medicare by reason of age shall provide to all applicants a "buyer's guide" approved by the Director of Insurance. Delivery of the "buyer's guide" shall be made whether or not such policies, certificates, or subscriber contracts are advertised, solicited or issued as Medicare supplement policies as defined in this regulation. Except in the case of direct response insurers, delivery of the "buyer's guide" shall be made to the applicant at the time of application and acknowledgement of receipt of the "buyer's guide" shall be obtained by the insurer. Direct response insurers shall deliver the "buyer's guide" to the applicant upon request but not later than at the time the policy is delivered.

b) Policy Checklist

- 1) In order to determine what policy is appropriate and nonduplicative, a policy checklist must be completed in the presence of the applicant at the point of sale. Copies of the checklist, completed and duly signed are to be provided to the applicant and the company. This requirement does not apply to direct response solicitations.
- 2) The checklist required by (b)(1) above shall provide substantially the form prescribed in

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Appendix A.

- 3) Insurers issuing Medicare supplement policies for delivery in this State shall not issue a Medicare supplement policy unless all information requested in the policy checklist is provided.

c) Notice Requirements

- 1) As soon as practicable, but no later than thirty (30) days prior to the annual effective date of Medicare benefit changes, every insurer, health care service plan or other entity providing Medicare supplement insurance or benefits to a resident of this State shall notify its policyholders, contract holders and certificate holders of modification policies or contracts. For the years 1989 and 1990, and if prescription drugs are covered in 1991, such notice shall be in the format prescribed in Appendixes E, F, and G. In addition, for the year 1989 and each year thereafter, such notice shall:

- A) Include a description of revisions to the Medicare program and a description of each modification made to the coverage provided under the Medicare supplement insurance policy or contract.
- B) Inform each covered person as to when any premium adjustment is to be made due to changes in Medicare.

- 2) The notice of benefit modifications and any premium adjustments shall be in outline form and in clear and simple terms so as to facilitate comprehension. This notice shall be plainly printed in no smaller than 11-point type.

- 3) Such notice shall not contain or be accompanied by any solicitation.

d) Outlines of Coverage Requirements for Medicare Supplement Policies.

- 1) Insurers issuing Medicare supplement policies for delivery in this State shall provide an outline

of coverage to all applicants at the time application is made and, except for direct response policies, shall obtain an acknowledgement of receipt of such outline from the applicant; and

2) If a Medicare supplement policy or certificate is issued on a basis which would require revision of the outline of coverage delivered at the time of application, a substitute outline of coverage properly describing the policy or certificate actually issued must accompany such policy or certificate when it is delivered and contain the following statement, in no less than twelve (12) point type, immediately above the company name:

"NOTICE: Read this outline of coverage carefully. It is not identical to the outline of coverage provided upon application and the coverage originally applied for has not been issued."

3) In addition to the statement required by Section 208.90(d)(2) of this part, each revised outline of coverage accompanying a policy or certificate issued on a basis other than that originally applied for, must contain the following notice appearing in no less than twelve (12) point type:

WARNING: The (policy or certificate) you have received is not the same as the one for which you made application.

4) The outline of coverage provided to applicants pursuant to subsection (d)(2) shall be in the form prescribed in Appendix B.

e) Notice Regarding Policies or Subscriber Contracts Which are Not Medicare Supplement Policies.

In the case wherein a policy, as defined in Section 355(a)(2)(a) of the Code, being sold to a person eligible for Medicare by reason of age provides one or more but not all of the minimum standards for Medicare supplements in Section 363 of the Code, such policy shall provide notice that such policy is not a Medicare supplement and does not meet the minimum benefits standards set for such policies in this State. Such notice shall appear on the first page of the policy,

certificate or subscriber contract on the first page of the outline of coverage. Such notice shall be in no less than twelve (12) point type and shall contain the following language:

"THIS (POLICY, CERTIFICATE OR SUBSCRIBER CONTRACT) IS NOT A MEDICARE SUPPLEMENT (POLICY OR CERTIFICATE). IT DOES NOT FULLY SUPPLEMENT YOUR FEDERAL MEDICARE HEALTH INSURANCE. If you are eligible for Medicare review the Medicare Supplement Buyer's Guide available from the company."

f) Applications - Notice regarding policies or subscriber contracts which are not Medicare supplement policies.

In the case wherein an application is used to apply for the type of policy as defined in Section 208.90(e) of this part, such application shall provide notice that the policy being applied for is not a "Medicare Supplement" and does not meet the minimum benefits standards set forth for such policies in this State. Such notice shall be in no less than twelve (12) point type and shall contain the following language:

"THIS (POLICY, CERTIFICATE OR SUBSCRIBER CONTRACT) WHICH YOU HAVE APPLIED FOR IS NOT A MEDICARE SUPPLEMENT (POLICY OR CERTIFICATE). IT DOES NOT FULLY SUPPLEMENT YOUR FEDERAL MEDICARE HEALTH INSURANCE. If you are eligible for Medicare, review the Medicare Supplement Buyers Guide available from the company."

g) Filing Requirements for Advertising

1.) Every insurer, health care service plan or other entity providing Medicare supplement insurance or benefits in this State shall provide a copy of any Medicare supplement advertisement intended for use in this State whether through written, radio or television medium to the Director of Insurance of this State for review by the Director to the extent it may be required under state law.

2) Notice regarding policies or subscriber contracts which are not Medicare supplement policies.

In the case wherein any advertising as defined in

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Section 2002.40 of 50 Ill. Adm. Code 2002 (Advertising of Accident and Sickness Insurance) is used to solicit the type of policy as defined in Section 2008.90(e) of this Part, such advertising shall provide notice that the policy being advertised is not a Medicare supplement and does not meet the minimum benefits standards set forth for such policies in this State. Such notice shall be prominently disclosed within the text of the advertisement. Such notice shall be in no less than twelve (12) point type and shall contain the following language:

"THIS (POLICY, CERTIFICATE OR SUBSCRIBER CONTRACT) IS NOT A MEDICARE SUPPLEMENT (POLICY OR CERTIFICATE). IT DOES NOT FULLY SUPPLEMENT YOUR FEDERAL MEDICARE HEALTH INSURANCE. If you are eligible for Medicare, review the Medicare Supplement Buyer's Guide available from the company."

(Source: Amended at _____ Ill. Reg. _____, effective _____, 1989.)

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Section 2008.APPENDIX A Policy Checklist

Applicant's Name _____

Policy Number _____

Name of Existing Insurer _____

Expiration Date of Existing Insurance _____

SERVICE	BENEFIT	MEDICARE PAYS	EXISTING COVERAGE	SUPPLEMENT DAYS	YOU PAY
Hospital Inpatient	Unlimited Number of Hospital Days/ Calendar Year	All But (\$)			
Skilled Nursing Home Care	First 8 days 9th - 150th Day	All But (\$) a Day 100% of Costs			
Medical Expense	Physician's Services in hospital, office or home, in-patient and out-patient medical services and supplies at a hospital, physical and speech therapy and ambulance	80% of Medicare Determined allowable charges after (\$) Deductible			
Pre- scription Drugs		All which cannot be self administered Inpatient			

80% of reasonable charges after \$75 annual deductible until out-of-pocket maximum is reached. 100% of reasonable charges are covered for remainder of calendar year.

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DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTS

Betsy Salus
Senior Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
(217) 785-9880

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 31, 1989
- B) Types of small businesses affected: These rules will have an impact on small business, such as small medical practices or industrial x-ray businesses, that possess radiation machines.
- C) Reporting, bookkeeping or other procedures required for compliance: This rulemaking requires operators of radiation installations to register such facilities with the Department and also requires operators to register each radiation machine with the Department.
- D) Types of professional skills necessary for compliance: No particular professional skills are necessary for compliance.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF PROPOSED AMENDMENTSPART 320
REGISTRATION OF RADIOACTIVE MATERIALS, OR RADIATION MACHINE,
AND RADIATION INSTALLATIONS

Section	
320.10	Registration
320.20	Amendments
320.30	Discontinued Use
320.40	Exemptions
320.50	Noncompliance

AUTHORITY: Implementing and authorized by "AN ACT to require the registration of radiation installations as herein defined, to authorize the Department of Public Health to investigate and inspect all radiation installations in this State, to provide injunctive relief and penalties for violations of this Act, and to make an appropriation therefor" (Ill. Rev. Stat. 1986 1987, ch. 111½, pars. 194 et seq. as amended by P.A. 86-0830, effective September 7, 1989).

SOURCE: Filed April 20, 1974 by the Department of Public Health; transferred to the Department of Nuclear Safety by P.A. 81-1516, effective December 3, 1980; codified at 7 Ill. Reg. 11278; amended at 10 Ill. Reg. 17529, effective September 25, 1986; amended at ___ Ill. Reg. ___, effective _____.

Section 320.10 Registration

a) Installation Registration

- 1) Any operator of a facility where radiation machines are used or where radioactive material is produced, transported, stored, used, or disposed of for any purpose, which is not subject to regulation by the U. S. Nuclear Regulatory Commission (NRC), shall register such radiation installation with the Department of Nuclear Safety (Department). The operator shall register the installation before the installation is placed in operation on a form prescribed by the Department which shall include:
- 1 A) the operator's name,
 - 2 B) the location and confines of the radiation installation,
 - 3 C) the type, strength, and number of sources of radiation expected to be produced, used, operated, stored, or disposed.

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- 1) For any change(s) occurring between January 1 and June 30 of a given calendar year, the amended installation registration shall be filed with the Department between July 1 and July 31 of that calendar year.
- 2) For any change(s) occurring between July 1 and December 31 of a given calendar year, the amended installation registration shall be filed with the Department between January 1 and January 31 of the following calendar year.

b) Operators of installations which have been registered pursuant to Section 320.10(b) may amend that registration by blanket amendment on the form prescribed by the Department.

(Source: Amended at _____ 111. Reg. _____, effective _____)

Section 320.30 Discontinued Use

If any operator discontinues using radiation machines or producing, transporting, storing, using, or disposing of radioactive material, the operator shall notify the Department within thirty (30) days after such discontinuance. The notification shall include the date of discontinuance and the disposition of such radiation machines or radioactive material.

(Source: Amended at _____ 111. Reg. _____, effective _____)

Section 320.40 Exemptions

An operator shall be exempt from these installation and machine registration requirements in accordance with 111. Rev. Stat. 1985 1987, ch. 111 1/2, par. 195 (as amended by P.A. 86-0830, effective September 7, 1989) for the following material, machines, and uses:

a) Natural radioactive materials of an equivalent specific radioactivity not exceeding that of natural potassium, except when such materials are produced, stored, used, handled or disposed in such quantity or fashion that any person might receive within a week a radiation dose exceeding one-tenth the maximum permissible total weekly dose for any critical organ exposed, as determined by the standards established by the National Committee on Radiation Protection.*

AGENCY NOTE: Copies of the standards established by the National Committee on Radiation Protection are available for public inspection at the Department. Copies of standards can also be obtained directly from the National Committee of Radiation Protection Publications, 7910 Woodmont Avenue, Suite 1016, Bethesda, MD 20814.

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- 2) When the number of sources exceeds 50, the Director will, upon request of the operator, permit blanket registration of the installation. This blanket registration shall be on a form prescribed by the Department and shall include:
 - 1) the operator's name,
 - 2) the location and confines of the radiation installation,
 - 3) a description of each type and range of strengths of each type of source of radiation,
 - 4) the number of each type of source,
 - 5) the radionuclide in each type of source,
 - 6) the specific information requested on form IL 473-0013 regarding registration of x-ray machines.

- 1) Every operator of a radiation installation where radiation machines are located shall register such machines with the Department.
- 2) Installation operators shall register radiation machines annually on a form prescribed by the Department. The registration form shall be filed before February 1 of each year. An annual registration fee of \$10.00 per radiation machine for each machine possessed on January 1 of each year shall be submitted with the registration form.

(Source: Amended at _____ 111. Reg. _____, effective _____)

Section 320.20 Amendments

- a) Registration installation registration, as specified in Section 320.10(a), shall be required only at the time the radiation installation is placed in operation unless there is a change in the number or strength of sources or of the output of energy of radiation produced in or by the installation so registered. If there is any change(s), the operator shall register such change(s), other than change due to natural radioactive decay, with the Department. Registration Amendments to installation registration shall be on a form prescribed by the Department and shall be submitted in accordance with the following schedule:

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b) For radioactive materials not in sealed sources in quantities less than or equal to those identified in the following table:

Radioactive Material	Upper Limit Microcurie	Radioactive Material	Upper Limit Microcurie	Radioactive Material	Upper Limit Microcurie
Pb210	1	V48	100	Tl200	100
Po210	1	Fe59	100	Tl204	100
At211	1	Zn65	100	Pb203	100
Ra226	1	Ga72	100	Th234	100
Ac227	1	As76	100	H3	1000
U233	1	Rb86	100	Be7	1000
Pu239	1	Sr89	100	C14	1000
Am241	1	Y91	100	Na24	1000
Cm242	1	Nb95	100	S35	1000
Sc46	10	Tc96	100	K42	1000
Co60	10	Rh105	100	Cr51	1000
Sr90	10	Cd109	100	Fe55	1000
Ag105	10	Ag111	100	Mn56	1000
Ru106	10	Sn113	100	Ni59	1000
Te129	10	Te127	100	Cu64	1000
I131	10	Ba140	100	Ge71	1000
Cs137	10	La140	100	Mo99	1000
Ce144	10	Pr143	100	Pd103	1000
Eu154	10	Sm151	100	Pm147	1000
W181	10	Ho166	100	Ir190	1000
Re183	10	Ta170	100	Au196	1000
Ir192	10	Lu177	100	Tl201	1000
P32	100	Tm182	100	Tl202	1000
Ct136	100	Pt191	100	Natural U	1000
Ca45	100	Pt193	100	Natural Th	1000
Sc47	100	Au198	100		
Sc48	100	Au199	100		

c) Radioactive materials in sealed sources in total quantities not exceeding one millicurie for a given installation.

d) Timepieces, instruments, novelties, or devices containing self-luminous elements, except during the manufacture of the self-luminous elements and the production of said timepieces, instruments, novelties and except when the timepieces, instruments, novelties, or devices are stored, used, repaired, handled, or disposed in such quantity or fashion that any person might receive within a week a radiation dose exceeding one-tenth the maximum permissible total weekly dose for any critical organ exposed, as determined by the standards established by the National Committee on Radiation Protection.*

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AGENCY NOTE: Copies of the standards established by the National Committee on Radiation Protection are available for public inspection at the Department. Copies of standards can also be obtained directly from the National Committee of Radiation Protection Publications, 7910 Woodmont Avenue, Suite 1016, Bethesda, MD 20814.

e) Electrical equipment that is manufactured for purposes other than generation of radiation, where the generation of radiation is incidental to operation (such as a television), and that operates in such a manner that no person may receive within a week a radiation dose exceeding one-tenth the maximum permissible total weekly dose for any critical organ exposed. Determinations of doses shall be made in accordance with the standards established by the National Committee of Radiation Protection. The production testing or production servicing of all such electrical equipment shall not be exempt from registration.*

AGENCY NOTE: Copies of the standards established by the National Committee on Radiation Protection are available for public inspection at the Department. Copies of standards can also be obtained directly from the National Committee of Radiation Protection Publications, 7910 Woodmont Avenue, Suite 1016, Bethesda, MD 20814.

f) Any radioactive material or radiation machine being transported on vessels, aircraft, railroad cars, or motor vehicles in conformity with regulations adopted by any agency having jurisdiction over safety during transportation.

g) Radiation machines, radioactive materials, and radiation installations which the Department of Nuclear Safety finds to be without radiation hazard, as determined by the standards established by the National Committee on Radiation Protection.*

AGENCY NOTE: Copies of the standards established by the National Committee on Radiation Protection are available for public inspection at the Department. Copies of standards can also be obtained directly from the National Committee of Radiation Protection Publications, 7910 Woodmont Avenue, Suite 1016, Bethesda, MD 20814.

(Source: Amended at ___ Ill. Reg. _____, effective _____)

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Effluent Standards

2) Code Citation: 35 Ill. Adm. Code 304

3) Section Numbers: Proposed Action:

304.221

New Section

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013 and 1027.

5) A Complete Description of the Subjects and Issues Involved:

The proposed amendments contain effluent standards for biochemical oxygen demand and total suspended solids which pertain to the Modine Manufacturing Company's discharge to the unnamed tributary to Dutch Creek, in Ringwood, McHenry County. Other related amendments are proposed in part 303, and are contained in a separate notice pertaining to that part.

A complete description is contained in the Board's Proposed Opinion of October 18, 1989, in R87-36, which opinion is available from the Clerk of the Board at the address below.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other amendments pending on this Part? Yes. The Board has proposed amendments in Board Dockets R87-6, R87-34 and R87-35.

Section Numbers	Proposed Action	Illinois Register Citation
304.123	Amendment	13 Ill. Reg. 9204 (6/16/89)
304.217	New Section	13 Ill. Reg. 9421 (6/23/89)
304.218	New Section	13 Ill. Reg. 9656 (6/30/89)

10) Statement of Statewide Policy Objectives:

The proposed amendments would not require a local government to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues.

NOTICE OF PROPOSED AMENDMENTS

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R87-36 and be addressed to:

Ms. Dorothy M. Gunn, Clerk
Illinois Pollution Control Board
State of Illinois Center, Suite 11-500
100 W. Randolph St.
Chicago, IL 60601

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 24, 1989

B) Types of small businesses affected:
There are no small businesses affected by the proposed amendments.

C) Reporting, bookkeeping or other procedures required for compliance:
Reporting, bookkeeping or other procedures required for compliance:

None

D) Types of professional skills necessary for compliance:
Compliance may require the services of an attorney, chemist, and registered professional engineer.

The full text of the Proposed Amendments begin on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE C: WATER POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD

PART 304
EFFLUENT STANDARDS

SUBPART A: GENERAL EFFLUENT STANDARDS

Section	
304.101	Preamble
304.102	Dilution
304.103	Background Concentrations
304.104	Averaging
304.105	Violation of Water Quality Standards
304.106	Offensive Discharges
304.120	Deoxygenating Wastes
304.121	Bacteria
304.122	Nitrogen (STORET number 00610)
304.123	Phosphorus (STORET number 00665)
304.124	Additional Contaminants
304.125	pH
304.126	Mercury
304.140	Delays in Upgrading (Repealed)
304.141	NPDES Effluent Standards
304.142	New Source Performance Standards (Repealed)

SUBPART B: SITE SPECIFIC RULES AND EXCEPTIONS
NOT OF GENERAL APPLICABILITY

Section	
304.201	Wastewater Treatment Plant Discharges of the Metropolitan Sanitary District of Greater Chicago
304.202	Chlor-alkali Mercury Discharges in St. Clair County
304.203	Copper Discharges by Olin Corporation
304.204	Schoenberger Creek: Groundwater Discharges
304.205	John Deere Foundry Discharges
304.206	Alton Water Company Treatment Plant Discharges
304.207	Galesburg Sanitary District Deoxygenating Wastes Discharges
304.208	City of Lockport Treatment Plant Discharges
304.209	Wood River Station Total Suspended Solids Discharges
304.210	Alton Wastewater Treatment Plant Discharges
304.212	Sanitary District of Decatur Discharges
304.213	Union Oil Refinery Ammonia Discharge
304.214	Mobil Oil Refinery Ammonia Discharge
304.215	City of Tuscola Wastewater Treatment Facility Discharges

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304.216	Newton Station Suspended Solids Discharges
304.219	North Shore Sanitary District Phosphorus Discharges
304.220	East St. Louis Treatment Facility, Illinois-American Water Company
304.221	<u>Ringwood Drive Manufacturing Facility in McHenry County</u>

SUBPART C: TEMPORARY EFFLUENT STANDARDS

Section	
304.301	Exception for Ammonia Nitrogen Water Quality Violations
304.302	City of Joliet East Side Wastewater Treatment Plant

APPENDIX A References to Previous Rules

AUTHORITY: Implementing Section 13 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2 pars. 1013 and 1027).

SOURCE: Filed with the Secretary of State January 1, 1978; amended at 2 Ill. Reg. 30, p. 343, effective July 27, 1978; amended at 2 Ill. Reg. 44, p. 151, effective November 2, 1978; amended at 3 Ill. Reg. 20, p. 95, effective May 17, 1979; amended at 3 Ill. Reg. 25, p. 190, effective June 21, 1979; amended at 4 Ill. Reg. 20, p. 53, effective May 7, 1980; amended at 6 Ill. Reg. 563, effective December 24, 1981; codified at 6 Ill. Reg. 7818; amended at 6 Ill. Reg. 11161, effective September 7, 1982; amended at 6 Ill. Reg. 13750, effective October 26, 1982; amended at 7 Ill. Reg. 3020, effective March 4, 1983; amended at 7 Ill. Reg. 8111, effective June 23, 1983; amended at 7 Ill. Reg. 14515, effective October 14, 1983; amended at 7 Ill. Reg. 14910, effective November 14, 1983; amended at 8 Ill. Reg. 1600, effective January 18, 1984; amended at 8 Ill. Reg. 3687, effective March 14, 1984; amended at 8 Ill. Reg. 8237, effective June 8, 1984; amended at 9 Ill. Reg. 1379, effective January 21, 1985; amended at 9 Ill. Reg. 4510, effective March 22, 1985; peremptory amendment at 10 Ill. Reg. 456, effective December 23, 1985; amended at 11 Ill. Reg. 3117, effective January 28, 1987; amended in R84-13 at 11 Ill. Reg. 7291, effective April 3, 1987; amended in R86-17(A) at 11 Ill. Reg. 14748, effective August 24, 1987; amended in R84-16 at 12 Ill. Reg. 2445, effective January 15, 1988; amended in R83-23 at 12 Ill. Reg. 8658, effective May 10, 1988; amended in R87-27 at 12 Ill. Reg. 9905, effective May 27, 1988; amended in R82-7 at 12 Ill. Reg. 10712, effective June 9, 1988; amended in R85-29 at 12 Ill. Reg. 12064, effective July 12, 1988; amended in R87-22 at 12 Ill. Reg. 13966, effective August 23, 1988; amended in R86-3 at 12 Ill. Reg. 20126, effective November 16, 1988; amended in R84-20 at 13 Ill. Reg.

NOTICE OF PROPOSED AMENDMENTS

851, effective January 9, 1989; amended in R85-11 at 13 111. Reg. 2060, effective February 6, 1989; amended in R88-1 at 13 111. Reg. 5976, effective April 18, 1989; amended in R86-17(B) at 13 111. Reg. 7754, effective May 4, 1989, amended in R88-22 at 13 111. Reg. 8880, effective May 26, 1989; amended in R87-36 at 111. Reg. _____, effective _____

SUBPART B: SITE SPECIFIC RULES AND EXCEPTIONS
NOT OF GENERAL APPLICABILITY

Section 304.221 Ringwood Drive Manufacturing Facility in McHenry County

a) This Section applies to discharges from the manufacturing facility located on Ringwood Drive in Ringwood, McHenry County, which discharges to the unnamed tributary of Dutch Creek.

b) The general effluent standards for deoxygenating wastes contained in Section 304.120 shall not apply to these discharges. Instead these discharges shall comply with the following effluent limitations as measured at the point of discharge after the third lagoon and prior to discharge to the unnamed tributary:

TSS	12 mg/l	monthly average	30 mg/l	daily maximum
BOD ₅	25 mg/l	summer monthly average	35 mg/l	summer daily maximum
	60 mg/l	winter monthly average	70 mg/l	winter daily maximum
	70 mg/l	winter daily maximum		

c) For the purposes of this Section summer includes the months May through September and winter includes the months October through April.

(Source: Added in R87-36 111. Reg. _____ effective _____)

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Hazardous Waste Management System: General
- 2) Code Citation: 35 111. Adm. Code 720
- 3) Section Numbers: _____
Proposed Action: _____

720.111 Amendment

4) Statutory Authority: 111. Rev. Stat. 1987, ch. 111 1/2, pars. 1013 and 1027.

5) A Complete Description of the Subjects and Issues Involved:

A complete description is contained in the Board's Proposed Opinion of October 5, 1989 in R89-2, which Opinion is available from the address below. Section 13(c) of the Environmental Protection Act (111. Rev. Stat. 1987, ch. 111 1/2, par. 1013(c)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA underground injection control rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1, 1988 through December 30, 1989. The amendments add a new resource incorporated by reference at 35 111. Adm. Code 730.165(b).

6) Will this proposed rule replace an emergency rule currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporations by reference?

Yes. The existing rules and proposed amendments incorporate federal technical guidance documents, statutes, and regulations. Copies of these resources are readily available to the regulated community, the incorporations include no later editions or revisions, and a copy of each is maintained in the principal office of the Board, as is indicated in the rules. Section 13 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Therefore, this rulemaking is not subject to JCAR review.

9) Are there any other amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives:

This rulemaking is mandated by Section 13(c) of the Environmental

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Protection Act. The statewide policy objectives are set forth in Section 11 of that Act. This rulemaking imposes mandates on units of local government only to the extent that they may be involved in the operation of a Class I or III underground injection well.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R89-2 and be addressed to:

Ms. Dorothy M. Gunn, Clerk
Illinois Pollution Control Board
State of Illinois Center, Suite 11-500
100 W. Randolph St.
Chicago, IL 60601

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 10, 1989.

B) Types of small businesses affected:

The existing rules and proposed amendments affect small businesses which operate underground injection wells.

C) Reporting, bookkeeping or other procedures required for compliance:

The existing rules and proposed amendments require extensive reporting, bookkeeping and other procedures, including the preparation of manifests and annual reports, waste analyses and maintenance of operating records.

D) Types of professional skills necessary for compliance:

Compliance with the existing rules and proposed amendments may require the services of an attorney, certified public accountant, chemist and registered professional engineer.

The full text of the Proposed Amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 720

HAZARDOUS WASTE MANAGEMENT SYSTEM: GENERAL

SUBPART A: GENERAL PROVISIONS:

Section 720.101	Purpose, Scope and Applicability
720.102	Availability of Information; Confidentiality of Information
720.103	Use of Number and Gender

SUBPART B: DEFINITIONS:

Section 720.110	Definitions
720.111	References

SUBPART C: RULEMAKING, PETITIONS, AND OTHER PROCEDURES:

Section 720.120	Rulemaking
720.121	Alternative Equivalent Testing Methods
720.122	Waste Delisting
720.130	Procedures for Solid Waste Determinations
720.131	Solid Waste Determinations
720.132	Boiler Determinations
720.133	Procedures for Determinations
720.140	Additional regulation of certain hazardous waste Recycling Activities on a case-by-case Basis
720.141	Procedures for case-by-case regulation of hazardous waste Recycling Activities

Appendix A Overview of 40 CFR, Subtitle C Regulations

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-19 at 7 Ill. Reg. 14015, effective Oct. 12, 1983; amended in R84-9, 53 PCB 131 at 9 Ill. Reg. 11819, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 968, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 13998, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20630, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6017, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13435, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19280, effective November

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POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Trail, Northbrook, IL 60062, (312) 498-1980:

"Standard for Dual Wall Underground Steel Storage Tanks"
(1986).

USEPA. Available from United States Environmental Protection Agency, Office of Drinking Water, State Programs Division, WH 550 E, Washington, D.C. 20460:

"Technical Assistance Document: Corrosion, Its Detection and Control in Injection Wells", EPA 570/9-87-002, August, 1987.

- b) Code of Federal Regulations. Available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20401, (202) 783-3238:

10 CFR 20, Appendix B (1988)

40 CFR 136 (1988)

40 CFR 142 (1988)

40 CFR 220 (1988)

40 CFR 260.20 (1988)

40 CFR 264 (1988)

40 CFR 302.4, 302.5 and 302.6 (1988)

40 CFR 761 (1988)

- c) Federal Statutes

Section 3004 of the Resource Conservation and Recovery Act (42 U.S.C. 6901 et seq.), as amended through December 31, 1987.

- d) This Section incorporates no later editions or amendments.

(Source: Amended at 13 Ill. Reg. , effective

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Procedures for Permit Issuance
- 2) Code Citation: 35 Ill. Adm. Code 705
- 3) Section Numbers: Proposed Action:
705.128 Amendment
705.163 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013 and 1027.
- 5) A Complete Description of the Subjects and Issues Involved:

A complete description is contained in the Board's Proposed Opinion of October 5, 1989 in R89-2, which Opinion is available from the address below. Section 13(c) of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1013(c)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA underground injection control rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1, 1988 through December 30, 1989. Among other things, the amendments add a requirement that the Agency require a new permit application for a reissued permit and add to the definition of "minor modification." They require notification of the Illinois Department of Mines and Minerals of certain permitting activities relating to Class I injection wells.

- 6) Will this proposed rule replace an emergency rule currently in effect?
No.
- 7) Does this rulemaking contain an automatic repeal date?: No.
- 8) Do these proposed amendments contain incorporations by reference? No.
- 9) Are there any other amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives:

This rulemaking is mandated by Section 13(c) of the Environmental Protection Act. The statewide policy objectives are set forth in Section 11 of that Act. This rulemaking imposes mandates on units of local government only to the extent that they may be involved in the operation of a Class I or III underground injection well.

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER b: PERMITS

PART 705
PROCEDURES FOR PERMIT ISSUANCE

SUBPART A: GENERAL PROVISIONS

Section 705.101 Scope and Applicability
705.102 Definitions
705.103 Computation of Time

SUBPART B: PERMIT APPLICATIONS

Section 705.121 Permit Application
705.122 Completeness
705.123 Incomplete Applications
705.124 Site Visit
705.125 Effective Date
705.126 Decision Schedule
705.127 Consolidation of Permit Processing
705.128 Modification or Revocation of Permits

SUBPART C: APPLICATION REVIEW

Section 705.141 Draft Permits
705.142 Statement of Basis
705.143 Fact Sheet
705.144 Administrative Record for Draft Permits or Notices of Intent to Deny

SUBPART D: PUBLIC NOTICE

Section 705.161 When Public Notice Must Be Given
705.162 Timing of Public Notice
705.163 Methods of Public Notice
705.164 Contents of Public Notice
705.165 Distribution of Other Materials

SUBPART E: PUBLIC COMMENT

Section 705.181 Public Comments and Requests for Public Hearings
705.182 Public Hearings
705.183 Obligation to Raise Issues and Provide Information
705.184 Reopening of Public Comment Period

SUBPART F: PERMIT ISSUANCE

NOTICE OF PROPOSED AMENDMENTS

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R89-2 and be addressed to:

Ms. Dorothy M. Gunn, Clerk
Illinois Pollution Control Board
State of Illinois Center, Suite 11-500
100 W. Randolph St.
Chicago, IL 60601

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 10, 1989.

B) Types of small businesses affected:

The existing rules and proposed amendments affect small businesses which operate underground injection wells.

C) Reporting, bookkeeping or other procedures required for compliance:

The existing rules and proposed amendments require extensive reporting, bookkeeping and other procedures, including the preparation of manifests and annual reports, waste analyses and maintenance of operating records.

D) Types of professional skills necessary for compliance:

Compliance with the existing rules and proposed amendments may require the services of an attorney, certified public accountant, chemist and registered professional engineer.

The full text of the Proposed Amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Section	
705.201	Final Permit Decision
705.202	Stays In General
705.203	Stays for New Applications
705.204	Stays for Reapplications and Modifications
705.205	Stays Following Interim Status
705.210	Response to Comments
705.211	Administrative Record for Final Permits or Letters of Denial
705.212	Appeal

Appendix A	Procedures for Permit Issuance
Appendix B	Modification Process
Appendix C	Application Process
Appendix D	Application Review Process
Appendix E	Public Comment Process
Appendix F	Permit Issuance or Denial

AUTHORITY: Implementing Section 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111½, pars. 1013, 1022.4 and 1027, as amended by P.A. 85-1048, effective January 1, 1989).

SOURCE: 6 Ill. Reg. 12,479, effective as provided in 35 Ill. Adm. Code 700.106; amended at 7 Ill. Reg. 14352, effective as provided in 35 Ill. Adm. Code 700.106; amended in R84-9, at 9 Ill. Reg. 11894, effective July 24, 1985; amended in R89-2 at 13 Ill. Reg. , effective

SUBPART B: PERMIT APPLICATIONS

Section 705.128 Modification or Revocation of Permits

- a) Permits may be modified either at the request of any interested person (including the permittee) or upon the Agency's initiative. However, permits may only be modified for the reasons specified in 35 Ill. Adm. Code ~~702.183704.261~~ through ~~702.185704.263~~. All requests shall be in writing addressed to the Agency (Division of Land Pollution Control) and shall contain facts or reasons supporting the request.
- b) If the Agency decides the request is not justified, it shall send the requester a brief written response giving a reason for the decision. Denials of requests for modification are not subject to public notice, comment or hearings. Denial of a request to modify may be appealed to the Board pursuant to 35 Ill. Adm. Code 105.
- c) Agency Modification Procedures
 - 1) If the Agency tentatively decides to initiate steps to modify a permit under this Section and 35 Ill. Adm. Code ~~702.183704.261~~

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

through ~~702.185704.263~~ it shall, after giving public notice as though an application had been received (Section 705.161(a)(1)), prepare a draft permit under Section 705.141 incorporating the proposed changes. The Agency may request additional information and may require the submission of an updated permit application. For reissued permits, the Agency shall require the submission of a new application.

- 2) In a permit modification proceeding under this section, only those conditions to be modified shall be reopened when a new draft permit is prepared. During any modification proceeding, including appeals if any, the permittee shall comply with all conditions of the existing permit until a new final permit is reissued.
- 3) "Minor modifications" as defined in 35 Ill. Adm. Code ~~702.187704.264~~ and "Class 1 and 2 modifications," as defined in 35 Ill. Adm. Code 703.281 and 703.282, are not subject to the requirements of this section. If the Agency makes a minor modification, the modified permit must be accompanied by a letter stating the reasons for the minor modification.
- d) To the extent that the Agency has authority to terminate, revoke, or revoke and reissue permits, if it decides to do so, it must prepare a draft permit or notice of intent to deny in accordance with Section 705.141.
- e) The Agency or any person may seek the revocation of a permit in accordance with Title VIII of the Illinois Environmental Protection Act and in accordance with 35 Ill. Adm. Code 103. Revocation may be sought only for those reasons specified in 35 Ill. Adm. Code ~~702.186(a)(1)~~ through ~~702.186(a)(4)(d)~~.

BOARD NOTE: Derived from 40 CFR 124.5 ~~(1987)~~ (1988), amended at 53 Fed. Reg. 37934, September 26, 1988.

(Source: Amended at 13 Ill. Reg. , effective

SUBPART D: PUBLIC NOTICE

Section 705.163 Methods of Public Notice

Public notice of activities described in Section 705.161(a) shall be given by the following methods:

- a) By mailing a copy of a notice to the following persons (any person otherwise entitled to receive notice under this paragraph may waive his or her rights to receive notice for any classes and categories of permits):

- 1) For major UIC permits, publication of a notice in a daily or weekly newspaper of general circulation within the area affected by the facility or activity.
- 2) For RCRA permits, publication of a notice in a daily or weekly major local newspaper of general circulation and broadcast over local radio stations.
- c) Any other method reasonably calculated to give actual notice of the action in question to the persons potentially affected by it.

BOARD NOTE: Derived from 40 CFR 124.10(c) (1987) (1988), amended at 53 Fed. Reg. 28147, July 26, 1988.

(Source: Amended at 13 Ill. Reg. , effective

- 1) The applicant.
- 2) Any other agency or entity which the Agency knows is required by state or federal law to review or approve issuance of a RCRA or UIC permit for the same facility or activity (including the U.S. Environmental Protection Agency, other Federal and State agencies with jurisdiction over waterways, wildlife or other natural resources, and other appropriate government authorities, including other affected States and units of local government).
- 3) Federal and State agencies with jurisdiction over fish, shellfish and wildlife resources and over coastal zone management plans, the Advisory Council on Historical Preservation, State Historic Preservation Officers, and other appropriate government authorities, including any affected States;
- 4) Persons on a mailing list developed by:
 - A) Including those who request in writing to be on the list;
 - B) Including participants in past permit proceedings in that area; and
 - C) Notifying the public of the opportunity to be put on the mailing list through periodic publication in the public press and in governmental publications. The Agency may update the mailing list from time to time by requesting written indication of continued interest from those listed. The Agency may delete from the list the name of any person who fails to respond to such a request.

- 5) For RCRA permits only:
 - A) To any unit of local government having jurisdiction over the area where the facility is proposed to be located; and
 - B) To each State Agency having any authority under State law with respect to the construction or operation of such facility.
- 6) For Class I injection well UIC permits only: to the Illinois Department of Mines and Minerals.
- 7) Any other person or entity which the Agency has reason to believe would be particularly interested in or affected by the proposed action.

b) Publication of notice:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: RCRA and UIC Permit Programs
- 2) Code Citation: 35 Ill. Adm. Code 702
- 3) Section Numbers: Proposed Action:

702.160	Amendments
702.181-702.185	Amendments
702.187	Amendments
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013 and 1027.

5) A Complete Description of the Subjects and Issues Involved:

A complete description is contained in the Board's Proposed Opinion of October 5, 1989 in R89-2, which Opinion is available from the address below. Section 13(c) of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1013(c)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's underground injection control rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1, 1988 through December 30, 1989. Among other things, the amendments provide for the inclusion of various new and pre-existing requirements as permit conditions. They remove the existing permit transfer and modification provisions to 35 Ill. Adm. Code 704.260 through 704.264.

- 6) Will this proposed rule replace an emergency rule currently in effect?
No.
- 7) Does this rulemaking contain an automatic repeal date?: No.
- 8) Do these proposed amendments contain incorporations by reference? No.
- 9) Are there any other amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives:

This rulemaking is mandated by Section 13(c) of the Environmental Protection Act. The statewide policy objectives are set forth in Section 11 of that Act. This rulemaking imposes mandates on units of local government only to the extent that they may be involved in the operation of a Class I or III underground injection well.

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R89-2 and be addressed to:

Ms. Dorothy M. Gunn, Clerk
Illinois Pollution Control Board
State of Illinois Center, Suite 11-500
100 W. Randolph St.
Chicago, IL 60601

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 10, 1989.
- B) Types of small businesses affected:

The existing rules and proposed amendments affect small businesses which operate underground injection wells.
- C) Reporting, bookkeeping or other procedures required for compliance:

The existing rules and proposed amendments require extensive reporting, bookkeeping and other procedures, including the preparation of manifests and annual reports, waste analyses and maintenance of operating records.
- D) Types of professional skills necessary for compliance:

Compliance with the existing rules and proposed amendments may require the services of an attorney, certified public accountant, chemist and registered professional engineer.

The full text of the Proposed Amendments begins on the next page:

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER B: PERMITS

PART 702
RCRA AND UIC PERMIT PROGRAMS

SUBPART A: GENERAL PROVISIONS

Section
702.101
702.102
702.103
702.104
702.105
702.106
702.107
702.108
702.109
702.110

Applicability
Purpose and Scope
Confidentiality
References
Rulemaking
Agency Criteria
Permit Appeals
Variances
Enforcement
Definitions

SUBPART B: PERMIT APPLICATIONS

Section
702.120
702.121
702.122
702.123
702.124
702.125
702.126

Permit Application
Who Applies
Competency
Information Requirements
Recordkeeping
Continuation of Expiring Permits
Signatories to Permit Applications and Reports

SUBPART C: PERMIT CONDITIONS

Section
702.140
702.141
702.142
702.143
702.144
702.145
702.146
702.147
702.148
702.149
702.150
702.151
702.152
702.160
702.161
702.162

Conditions Applicable to all Permits
Duty to Comply
Duty to Reapply
Need to Halt or Reduce Activity not a Defense
Duty to Mitigate
Proper Operation and Maintenance
Permit Actions
Property Rights
Duty to Provide Information
Inspection and Entry
Monitoring and Records
Signatory Requirements
Reporting Requirements
Establishing Permit Conditions
Duration of Permits
Schedules of Compliance

NOTICE OF PROPOSED AMENDMENTS

702.163
702.164
Alternative Schedules of Compliance
Recording and Reporting

SUBPART D: ISSUED PERMITS

Section
702.181
702.182
702.183
702.184
702.185
702.186
702.187

Effect of a Permit
Transfer
Modification
Causes for Modification
Facility Siting
Revocation
Minor Modifications

AUTHORITY: Implementing Section 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act (11. Rev. Stat. 1987, ch. 111 1/2, pars. 1013, 1022.4 and 1027).

SOURCE: Adopted in R81-32, 47 PCB 93, at 6 111. Reg. 12479, effective as noted in 35 111. Adm. Code 700.106; amended in R82-19 at at, 53 PCB 131, 7 111. Reg. 14352, effective as noted in 35 111. Adm. Code 700.106; amended in R85-23 at 10 R84-9 at 9 111. Reg. 11926, effective July 24, 1985; amended in R85-23 at 10 111. Reg. 13274, effective July 29, 1986; amended in R86-1 at 10 111. Reg. 14083, effective August 12, 1986; amended in R86-28 at 11 111. Reg. 6131, effective March 24, 1987; amended in R87-5 at 11 111. Reg. 19376, effective November 12, 1987; amended in R87-26 at 12 111. Reg. 2579, effective January 15, 1988; amended in R87-29 at 12 111. Reg. 6673, effective March 28, 1988; amended in R87-39 at 12 111. Reg. 13083, effective July 29, 1988; amended in R89-1 at 13 111. Reg. , effective 13 111. Reg. , effective

SUBPART C: PERMIT CONDITIONS

Section 702.160 Establishing Permit Conditions

a)

In addition to conditions required in permits for both programs (Sections 702.140 through 702.152), the Agency shall establish conditions, as required on a case-by-case basis, in RCRA and UIC permits under Section 702.150 (monitoring and records), Section 702.161 (duration of permits), Section 702.162 (schedules of compliance), Section 702.163 (alternate schedules of compliance) and Section 702.164 (Recording and Reporting). For UIC only, permits for owners and operators of hazardous waste injection wells must include conditions meeting the requirements of 35 111. Adm. Code 704.201 through 704.203 (requirements for wells injecting hazardous waste), 704.189 and 704.191, and 35 111. Adm. Code 730.Subpart G. Permits for other wells must contain the requirements set forth in 35 111. Adm. Code 704.Subpart E when applicable.

BOARD NOTE: Derived from 40 CFR 144.52(a) (198-7)-8), as amended at

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

53 Fed. Reg. 28147, July 26, 1988 and 270.32(a) (1988).

b) Additional conditions.

- 1) In addition to conditions required in all permits for a particular program (35 Ill. Adm. Code 703.241 et seq. for RCRA and 35 Ill. Adm. Code 704.181 et seq. for UIC), the Agency shall establish conditions in permits for the individual programs, as required on a case-by-case basis, to provide for and assure compliance with all applicable requirements of the appropriate Act and regulations.

BOARD NOTE: Derived from 40 CFR 144.52(b) and 270.32(b) (1988).

- 2) An applicable requirement is a statutory or regulatory requirement which takes effect prior to final administrative disposition of a permit. 35 Ill. Adm. Code 705.184 (reopening of comment period) provides a means for reopening permit proceedings at the discretion of the Agency where new requirements become effective during the permitting process and are of sufficient magnitude to make additional proceedings desirable. An applicable requirement is also any requirement which takes effect prior to the modification of a permit, to the extent allowed in 35 Ill. Adm. Code 705.201.

BOARD NOTE: Derived from 40 CFR 144.52(b) and 270.32(c) (1988).

- 3) New or reissued permits, and to the extent allowed under 35 Ill. Adm. Code 705.201 modified permits, shall incorporate each of the applicable requirements referenced in 35 Ill. Adm. Code 703.241 et seq. (RCRA) and 35 Ill. Adm. Code 704.182 through 704.191 (UIC).

BOARD NOTE: Derived from 40 CFR 144.52(b) and 270.32(d) (1988).

- c) Incorporation. All permit conditions shall be incorporated either expressly or by reference. If incorporated by reference, a specific citation to the applicable regulations or requirements must be given in the permit.

BOARD NOTE: Derived from 40 CFR 144.51 and 270.32(e) (1988).

(Source: Amended at 13 Ill. Reg. , effective)

SUBPART D: ISSUED PERMITS

Section 702.181 Effect of a Permit

- a) The existence of a RCRA or UIC permit shall not constitute a defense

POLLUTION CONTROL BOARD

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to a violation of the Environmental Protection Act or this Subtitle, except for development, modification or operation without a permit. However, a permit may be modified, reissued or revoked during its term for cause as set forth in 35 Ill. Adm. Code 703.270 through 703.273 (RCRA) and 35 Ill. Adm. Code 704.261 through 704.263 (UIC) and Section 702.186- (RCRA) and Sections 702.183 through 702.186 (UIC)-.

- b) The issuance of a permit does not convey any property rights of any sort, or any exclusive privilege.
- c) The issuance of a permit does not authorize any injury to persons or property or invasion of other private rights, or any infringement of State or local law or regulations, except as noted in subsection (a).

BOARD NOTE: Derived from 144.35 (1988) and 40 CFR 270.4 (1988), as amended at 53 Fed. Reg. 37934, September 28, 1988.

(Source: Amended at 13 Ill. Reg. , effective

Section 702.182 Transfer

-This Section applies only to UIC permits. -For RCRA, see 35 Ill. Adm. Code 703.260. For UIC, see 35 Ill. Adm. Code 704.260.

- a) Transfer by modification. Except as provided in subsection (b), a permit may be transferred by the permittee to a new owner or operator only if the permit has been modified (under Section 702.183 through 702.185) or a minor modification made (under Section 702.187(d), to identify the new permittee and incorporate such other requirements as may be necessary under the appropriate Act. The new owner or operator to whom the permit is transferred shall comply with all the terms and conditions specified in such permit.
- b) Automatic transfers. As an alternative to transfers under subsection (a), any UIC permit for a well not injecting hazardous waste may be automatically transferred to a new permittee if:
- 1) The current permittee notifies the Agency at least 30 days in advance of the proposed transfer date in subsection (b)(2);
 - 2) The notice includes a written agreement between the existing and new permittees containing a specific date for transfer of permit responsibility, coverage and liability between them and the notice demonstrates that the financial responsibility requirements of 35 Ill. Adm. Code 704.189 will be met by the new permittee and that the new permittee agrees to comply with all the terms and conditions specified in the permit to be transferred under subsection (b); and

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- b) The following are causes to modify or, alternatively, reissue a permit: The Agency has received notification (as required in the permit, see Section 702.152(c)) of a proposed transfer of the permit. A permit also may be modified to reflect a transfer after the effective date of an automatic transfer (Section 702.182(b)), but will not be revoked and reissued after the effective date of the transfer except upon the request of the new permittee.

BOARD NOTE: Derived from 40 CFR 144.39 (1988).--

(Source: Amended at 13 Ill. Reg. , effective)

Section 702.185 Facility Siting

-This Section applies only to UIC permits. -For RCRA, see 35 Ill. Adm. Code 703.273. For UIC, see 35 Ill. Adm. Code 704.263.- Suitability of the facility location will not be considered at the time of permit modification unless new information or standards indicate that a threat to human health or the environment exists which was unknown at the time of permit issuance or unless required under the Environmental Protection Act. However, certain modifications may require site location suitability approval pursuant to Section 39.2 of the Environmental Protection Act.

BOARD NOTE: Derived from 40 CFR 144.39(c) (1988).--

(Source: Amended at 13 Ill. Reg. , effective)

Section 702.187 Minor Modifications

-This Section applies only to UIC permits. -For RCRA, see 35 Ill. Adm. Code 703.280. For UIC, see 35 Ill. Adm. Code 704.264.- Upon the consent of the permittee, the Agency may modify a permit to make the corrections or allowances for changes in the permitted activity listed in this Section, without following the procedures of 35 Ill. Adm. Code 705. Any permit modification not processed as a minor modification under this Section must be made for cause and with a 35 Ill. Adm. Code 705 draft permit and public notice as required in Sections 702.183 through 702.185. Minor modifications may only:

- a) Correct typographical errors;
- b) Require more frequent monitoring or reporting by the permittee;
- c) Change an interim compliance date in a schedule of compliance, provided the new date is not more than 120 days after the date specified in the existing permit and does not interfere with attainment of the final compliance date requirement; or
- d) Allow for a change in ownership or operational control of a facility

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where the Agency determines that no other change in the permit is necessary, provided; that a written agreement containing a specific date for transfer of permit responsibility, coverage and liability between the current and new permittees has been submitted to the Agency.

- f) For UIC only:

- 1) Change quantities or types of fluids injected which are within the capacity of the facility as permitted and, in the judgment of the Agency, would not interfere with the operation of the facility or its ability to meet conditions described in the permit and would not change its classification.
- 2) Change construction requirements approved by the Agency pursuant to 35 Ill. Adm. Code 704.182 (establishing UIC permit conditions), provided that any such alteration shall comply with the requirements of this Part and 35 Ill. Adm. Code 704 and 730.
- 3) Amend a plugging and abandonment plan which has been updated under 35 Ill. Adm. Code 704.181(e).

BOARD NOTE: Derived from 40 CFR 144.41 (1987).--

(Source: Amended at 13 Ill. Reg. , effective)

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Water Use Designations and Site Specific Water Quality Standards

2) Code Citation: 35 Ill. Adm. Code 303

3) Section Numbers: Proposed Action:

303.430

New Section

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013 and 1027.

5) A Complete Description of the Subjects and Issues Involved:

The proposed amendments involve changes to the General Use Water Quality Standards for fluoride for the unnamed tributary to Dutch Creek, McHenry County. The amendments pertain to the Modine Manufacturing Company located in Ringwood, McHenry County. Other related amendments are proposed in Part 304 and are contained in a separate notice pertaining to that part.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other amendments pending on this Part? Yes. The Board has proposed amendments in Board Dockets R88-21.

10) Statement of Statewide Policy Objectives:

303.362 New Section 13 Ill. Reg. 14211 (9/15/89)

Section Proposed Illinois Register Numbers Action Citation

The proposed amendments would not require a local government to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues.

NOTICE OF PROPOSED AMENDMENTS

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R87-36 and be addressed to:

Ms. Dorothy M. Gunn, Clerk
Illinois Pollution Control Board
State of Illinois Center, Suite 11-500
100 W. Randolph St.
Chicago, IL 60601

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 24, 1989

B) Types of small businesses affected:

There are no small businesses affected by the proposed amendments.

C) Reporting, bookkeeping or other procedures required for compliance:

None

D) Types of professional skills necessary for compliance:

Compliance may require the services of an attorney, chemist, and registered professional engineer.

The full text of the Proposed Amendments begin on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
 SUBTITLE C: WATER POLLUTION
 CHAPTER I: POLLUTION CONTROL BOARD

PART 303

WATER USE DESIGNATIONS AND SITE SPECIFIC
 WATER QUALITY STANDARDS

SUBPART A: GENERAL PROVISIONS

Section
 303.100 Scope and Applicability
 303.101 Multiple Designations
 303.102 Rulemaking Required

SUBPART B: NONSPECIFIC WATER USE DESIGNATIONS

Section
 303.200 Scope and Applicability
 303.201 General Use Waters
 303.202 Public and Food Processing Water Supplies
 303.203 Underground Waters
 303.204 Secondary Contact and Indigenous Aquatic Life Waters

SUBPART C: SPECIFIC USE DESIGNATIONS AND SITE SPECIFIC WATER QUALITY STANDARDS

Section
 303.300 Scope and Applicability
 303.301 Organization
 303.311 Ohio River Temperature
 303.312 Waters Receiving Fluorspar Mine Drainage
 303.321 Wabash River Temperature
 303.322 Unnamed Tributary of the Vermilion River
 303.323 Sugar Creek and Its Unnamed Tributary
 303.331 Mississippi River North Temperature
 303.341 Mississippi River North Central Temperature
 303.351 Mississippi River South Central Temperature
 303.352 Unnamed Tributary of Wood River Creek
 303.353 Shoenberger Creek; Unnamed Tributary of Cahokia Canal
 303.361 Mississippi River South Temperature
 303.430 Unnamed Tributary to Dutch Creek
 303.441 Secondary Contact Waters
 303.442 Waters Not Designated for Public Water Supply
 303.443 Lake Michigan

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

SUBPART D: THERMAL DISCHARGES

Section
 303.500 Scope and Applicability
 303.502 Lake Sangchris Thermal Discharges

Appendix A References to Previous Rules
 Appendix B Sources of Codified Sections

AUTHORITY: Implementing Section 13 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013 and 1027).

SOURCE: Filed with the Secretary of State January 1, 1978; amended at 2 Ill. Reg. 27, p. 221, effective July 5, 1978; amended at 3 Ill. Reg. 20, p. 95, effective May 17, 1979; amended at 5 Ill. Reg. 11592, effective October 19, 1981; codified at 6 Ill. Reg. 7818; amended at 6 Ill. Reg. 11161, effective September 7, 1982; amended at 7 Ill. Reg. 8111, effective June 23, 1983; amended in R87-27 at 12 Ill. Reg. 9917, effective May 27, 1988; amended in R87-2 at 13 Ill. Reg. 15649, effective October 6, 1989; amended in R87-36 at _____ Ill. Reg. _____, effective _____

SUBPART C: SPECIFIC USE DESIGNATIONS AND SITE SPECIFIC WATER QUALITY STANDARDS

Section 303.430 Unnamed Tributary to Dutch Creek

The general use water quality standard for fluoride contained in Section 302.207 shall not apply to the unnamed tributary of Dutch Creek which receives discharges from the manufacturing facility located on Ringwood Drive in Ringwood in McHenry County from the outfall of that facility for a distance of 1200 yards downstream. Instead this water shall comply with a fluoride standard of 4.0 mg/l as a monthly average and 5.6 mg/l as a daily maximum.

(Source: Added in R87-36 _____ Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- 8) Do these Proposed Amendments contain incorporations by reference? No
- 9) Are there any other Proposed Amendments pending on this part? No

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762, (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- A) Date amendments were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 1, 1989
- B) Types of small businesses affected: Pharmacies and other providers who prescribe and/or dispense the drugs which are included in the Drug Manual.
- C) Reporting, bookkeeping or other procedures required for compliance: Small businesses must be familiar with the Department's procedures for billing, securing approval and receiving payment for drugs which are covered under the Medical Assistance Program.
- D) Types of professional skills necessary for compliance: No additional professional skills required.

The full text of the Proposed Amendment is identical to the text of the Emergency Amendment which appears in this issue of the Register on page 17942.

NOTICE OF PROPOSED AMENDMENTS

1) The Heading of the Part: DRUG MANUAL.

2) Code Citation: 89 Ill. Adm. Code 141

3) Section Numbers: Proposed Action:

141.100	Amendment
141.560	Amendment
141.640	Amendment
141.720	Amendment
141.800	Amendment
141.1000	Amendment
141.1125	Amendment
141.1200	Amendment
141.1280	Amendment
141.1320	Amendment
141.1520	Amendment
141.2400	Amendment
141.2600	Amendment
141.3120	Amendment
141.3560	Amendment
141.3800	Amendment
141.3840	Amendment
141.3920	Amendment
141.4040	Amendment
141.4200	Amendment
141.4240	Amendment
141.4360	Amendment
141.4640	Amendment
141.4760	Amendment

4) Statutory Authority: Sections 5-5.16 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5.16 and 12-13) and Section 5.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, Ch. 127, Par. 1005.02)

5) A Complete Description of the Subjects and Issues Involved: With this rulemaking the Department makes several additions and deletions to various therapeutic categories of the Drug Manual.

6) Will these Proposed Amendments replace Emergency Amendments currently in effect? Yes

7) Does this rulemaking contain an automatic repeal date? Yes No

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: MEDICAL PAYMENT
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Numbers: Proposed Action:
 140.525 Amendment
 140.526 Amendment
 140.528 Amendment
 140.565 Repealed
 140.566 Repealed
 140.567 Repealed
 140.568 Repealed
- 4) Statutory Authority: Sections 5-5 et seq and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5 et seq. and 12-13)
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking revises the Department's Quality Incentive Program policies.
- 6) Will these Proposed Amendments replace Emergency Amendments currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date?
 ___ Yes X No
- 8) Do these Proposed Amendments contain incorporations by reference? No
- 9) Are there any other Proposed Amendments pending on this Part? Yes

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
140.400	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.428	Amendment	September 15, 1989 (13 Ill. Reg. 14265)
140.429	Repealed	September 15, 1989 (13 Ill. Reg. 14265)
140.435	Amendment	December 16, 1988 (12 Ill. Reg. 20714)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
140.436	Amendment	December 16, 1988 (12 Ill. Reg. 20714)
140.475	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.476	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.477	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.478	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.479	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.480	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.481	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.490	Amendment	July 14, 1989 (13 Ill. Reg. 11157)
140.491	Amendment	July 14, 1989 (13 Ill. Reg. 11157)
140.492	Amendment	July 14, 1989 (13 Ill. Reg. 11157)
140.543	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.560	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.561	Amendment	August 18, 1989 (13 Ill. Reg. 13178)
140.562	Amendment	August 18, 1989 (13 Ill. Reg. 13178)

DEPARTMENT OF PUBLIC AID

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

Section

140.1 Incorporation By Reference
 140.2 Medical Assistance Programs
 140.3 Covered Services Under The Medical Assistance Programs for AFDC, AABD, AABD-MANG, RRP, Pregnant Women Who Would Be Eligible If The Child Were Born and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorizedly Nedy Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
 140.5 Covered Medical Services Under GA and AMI
 140.6 Medical Services Not Covered
 140.7 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Infants Under Age One Year
 140.8 Medical Assistance For Qualified Severely Impaired Individuals
 140.9 Medical Assistance for a pregnant woman who would Not Be Categorizedly Eligible for AFDC/MANG If the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorizedly Nedy
 140.10 Medical Assistance Provided to Incarcerated Persons

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

Section

140.11 Enrollment Conditions for Medical Providers
 140.12 Participation Requirements for Medical Providers
 140.13 Definitions
 140.14 Denial of Application to Participate in the Medical Assistance Program
 140.15 Recovery of Money
 140.16 Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program
 140.17 Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program

NOTICE OF PROPOSED AMENDMENTS

Section Numbers Proposed Action Illinois Register Citation

140.569 Amendment October 6, 1989 (13 Ill. Reg. 15612)

140.642 Amendment November 28, 1988 (12 Ill. Reg. 19613)

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Thomas D. Toberman, Division of Medical Programs, Illinois Department of Public Aid, Prescott E. Bloom Building, 201 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62763, (217) 524-7335. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

A) Date amendments were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 9, 1989

B) Types of small businesses affected: Medical providers

C) Reporting, bookkeeping or other procedures required for compliance: No new procedures required.

D) Types of professional skills necessary for compliance: No new skills required.

The full text of the Proposed Amendments begins on the next page:

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Section

140.18	Effect of Termination on Individuals Associated with Vendor
140.19	Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring
140.20	Submittal of Claims
140.21	Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)
140.22	Magnetic Tape Billings
140.23	Payment of Claims
140.24	Payment Procedures
140.25	Overpayment or Underpayment of Claims
140.26	Payment to Factors Prohibited
140.27	Assignment of Vendor Payments
140.28	Record Requirements for Medical Providers
140.30	Audits
140.35	False Reporting and Other Fraudulent Activities
140.40	Prior Approval for Medical Services or Items
140.41	Prior Approval in Cases of Emergency
140.42	Limitation on Prior Approval
140.43	Post Approval for items or Services When Prior Approval Cannot Be Obtained
140.71	Drug Manual (Recodified)
140.72	Drug Manual (Recodified)
140.73	Drug Manual Updates (Recodified)

SUBPART C: HOSPITAL SERVICES

Section

140.94	Hospital Services (Recodified)
140.95	Participation (Recodified)
140.96	General Requirements (Recodified)
140.97	Special Requirements (Recodified)
140.98	Covered Hospital Services (Recodified)
140.99	Hospital Services Not Covered (Recodified)
140.100	Limitation On Hospital Services (Recodified)
140.101	Transplants (Recodified)
140.102	Heart Transplants (Recodified)
140.103	Liver Transplants (Recodified)
140.104	Bone Marrow Transplants (Recodified)
140.110	Disproportionate Share Hospital Adjustments (Recodified)
140.116	Payment for Inpatient Services for GA (Recodified)
140.117	Hospital Outpatient and Clinic Services (Recodified)
140.200	Payment for Hospital Services During Fiscal Year 1982 (Recodified)
140.201	Payment for Hospital Services After June 30, 1982 (Repealed)

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Section

140.202	Payment for Hospital Services During Fiscal Year 1983 (Recodified)
140.203	Limits on Length of Stay by Diagnosis (Recodified)
140.300	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)
140.350	Copayments (Recodified)
140.360	Payment Methodology (Recodified)
140.361	Non-Participating Hospitals (Recodified)
140.362	Pre July 1, 1989 Services (Recodified)
140.363	Post June 30, 1989 Services (Recodified)
140.364	Prepayment Review (Recodified)
140.365	Base Year Costs (Recodified)
140.366	Restructuring Adjustment (Recodified)
140.367	Inflation Adjustment (Recodified)
140.368	Volume Adjustment (Repealed)
140.369	Groupings (Recodified)
140.370	Rate Calculation (Recodified)
140.371	Payment (Recodified)
140.372	Review Procedure (Recodified)
140.373	Utilization (Repealed)
140.374	Alternatives (Recodified)
140.375	Exemptions (Recodified)
140.376	Utilization, Case-Mix and Discretionary Funds (Repealed)
140.390	Subacute Alcoholism and Substance Abuse Services (Recodified)
140.391	Definitions (Recodified)
140.392	Types of Subacute Alcoholism and Substance Abuse Services (Recodified)
140.394	Payment for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.398	Hearings (Recodified)

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section

140.400	Payment to Practitioners and Laboratories
140.410	Physicians' Services
140.411	Covered Services By Physicians
140.412	Services Not Covered By Physicians
140.413	Limitation on Physician Services
140.414	Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians
140.416	Optometric Services and Materials

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Section	
140.521	Room and Board Accounts
140.522	Reconciliation of Recipient Funds
140.523	Bed Reserves
140.524	Cessation of Payment Due to Loss of License
140.525	Eligibility For Quality Incentive Program (QUIP)
140.526	Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP)
140.527	Quality Incentive Survey
140.528	Payment of Quality Incentive
140.529	Reviews
140.530	Basis of Payment for Group Care Services
140.531	General Service Costs
140.532	Health Care Costs
140.533	General Administration Costs
140.534	Ownership Costs
140.535	Costs for Interest, Taxes and Rent
140.536	Organization and Pre-Operating Costs
140.537	Payments to Related Organizations
140.538	Special Costs
140.539	Nurse's Aide Training
140.540	Costs Associated With Nursing Home Care Reform Act and Implementing Regulations
140.541	Salaries Paid to Owners or Related Parties
140.542	Cost Reports-Filing Requirements
140.543	Time Standards for Filing Cost Reports
140.544	Access to Cost Reports
140.545	Penalty for Failure to File Cost Reports
140.550	Update of Operating Costs
140.551	General Service Costs
140.552	Nursing and Program Costs
140.553	General Administrative Costs
140.554	Component Inflation Index
140.555	Minimum Wage
140.560	Components of the Base Rate Determination
140.561	Support Costs Components
140.562	Nursing Costs
140.563	Capital Costs
140.565	Incentive Payments for Quality Care (Repealed)
140.566	Level I Incentive Payments (Repealed)
140.567	Level II Incentive Payments (Repealed)
140.568	Duration of Incentive Payments (Repealed)
140.569	Clients With Exceptional Care Needs
140.570	Capital Rate Component Determination
140.571	Fair Rental Value (FRV) Calculation
140.572	Total Capital Rate
140.573	Other Capital Provisions
140.574	Capital Costs for Rented Facilities

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Section	
140.575	Newly Constructed Facilities (Repealed)
140.576	Renovations (Repealed)
140.577	Capital Costs for Rented Facilities (Renumbered)
140.578	Property Taxes
140.579	Specialized Living Centers
140.580	Mandated Capital Improvements
140.581	Qualifying as Mandated Capital Improvement
140.582	Cost Adjustments
140.583	Campus Facilities
140.584	Illinois Municipal Retirement Fund (IMRF)
140.590	Audit and Record Requirements
140.642	Pre-Screening Assessment
140.643	In-Home Care Program
140.645	Medical and In-Home Care For Disabled Persons Under Age 21
140.646	Reimbursement for Developmental Training for the Mentally Retarded Who Reside in Long Term Care Facilities
140.647	Description of Developmental Training Service Levels
140.648	Determination of the Amount of Reimbursement for Day Programming for the Mentally Retarded
140.649	Effective Dates of Reimbursement for Day Programs
140.650	Certification of Day Programs
140.651	Decertification of Day Programs
140.652	Terms of Assurances and Contracts
140.680	Effective Date Of Payment Rate
140.700	Discharge of Long Term Care Residents
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SUBPART F: POINT COUNT GUIDELINES FOR ICF/MR AND SNF/PED FACILITIES

Section	
140.850	Facility/Client Participation (Recodified)
140.855	Evaluation Of Need For Care (Recodified)
140.860	Payment (Recodified)
140.865	Definitions (Recodified)
140.870	Guidelines (Recodified)
140.875	Intermediate Care (ICF/MR) (Recodified)
140.880	Skilled Care (SNF/PED) (Recodified)
140.885	Statewide Rates (Recodified)
140.890	Reimbursement for ICF/MR-15 and Under Facilities (Recodified)
140.895	Night Shift Reimbursement (Recodified)

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Section 140.896

Reimbursement For Program Costs (Active Treatment) For Clients in Long Term Care Facilities For the Developmentally Disabled (Recodified)

SUBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES

Section 140.900

Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)

140.901

Functional Areas of Needs (Recodified)

140.902

Service Needs (Recodified)

140.903

Definitions (Recodified)

140.904

Times and Staff Levels (Repealed)

140.905

Statewide Rates (Repealed)

140.906

Reconsiderations (Recodified)

140.907

Midnight Census Report (Recodified)

140.908

Times and Staff Levels (Recodified)

140.909

Statewide Rates (Recodified)

140.910

Referrals (Recodified)

140.911

Basic Rehabilitation Aide Training Program (Recodified)

140.912

Interim Nursing Rates (Recodified)

Section 140.940

Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recodified)
Definition of Terms (Recodified)
Notification of Negotiations (Recodified)
Hospital Participation in ICARE Program Negotiations (Recodified)
Negotiation Procedures (Recodified)
Factors Considered in Awarding ICARE Contracts (Recodified)
Closing an ICARE Area (Recodified)
Administrative Review (Recodified)
Payments to Contracting Hospitals (Recodified)
Admitting and Clinical Privileges (Recodified)
Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recodified)
Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified)
Contract Monitoring (Recodified)

SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

NOTICE OF PROPOSED AMENDMENTS

Section 140.966

Transfer of Recipients (Recodified)

140.968

Validity of Contracts (Recodified)

140.970

Termination of ICARE Contracts (Recodified)

140.972

Hospital Services Procurement Advisory Board (Recodified)

TABLE A

MediCheck Recommended Screening Procedures

TABLE B

Health Service Areas

TABLE C

Capital Cost Areas

TABLE D

Schedule of Dental Procedures

TABLE E

Time Limits for Processing of Prior Approval Requests

TABLE F

Podiatry Service Schedule

TABLE G

Travel Distance Standards

TABLE H

Staff Time and Allocation by Need Level (Recodified)

TABLE I

Staff Time and Allocation for Training Programs (Recodified)

TABLE J

HSA Grouping

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13).

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill.

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Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum

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of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140. Table H and 140. Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147. Table A and 147. Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069,

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effective February 28, 1989; amended at 13 111. Reg. 3351,

effective March 6, 1989; amended at 13 111. Reg. 3917,

effective March 17, 1989; amended at 13 111. Reg. 5115,

effective April 3, 1989; amended at 13 111. Reg. 5718,

effective April 10, 1989; Sections 140.850 thru 140.896

recodified to 89 111 Adm. Code 146.225 at 13 111.

Reg. 7040; amended at 13 111. Reg. 7025, effective April 24,

1989; amended at 13 111. Reg. 7786, effective May 20, 1989;

Sections 140.94 thru 140.398 recodified to 89 111. Adm. Code

148.10 thru 148.390 at 13 111. Reg. 9572; emergency amendment of

at 13 111. Reg. 10977, effective July 1, 1989, for a maximum of

150 days; amended at 13 111. Reg. 11516, effective July 3,

1989; amended at 13 111. Reg. 12119, effective July 7, 1989;

Section 140.110 recodified to 89 111. Adm. Code 148.120 at 13

111. Reg. 12118; amended at 13 111. Reg. 12562, effective July

17, 1989; amended at 13 111. Reg. 14391, effective August 31,

1989; emergency amendment at 13 111. Reg. 15473, effective

September 12, 1989, for a maximum of 150 days; amended at 13 111.

111. Reg. 16992, effective October 16, 1989; amended at 13 111.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 140.525 Eligibility For Quality Incentive Program

(QUIP)

a) A facility must meet basic eligibility qualifications

and Quality Incentive Program (QUIP) standards to be

eligible for an incentive payment(s). Staff of the

Illinois Department of Public Aid (IDPA) will conduct

quality incentive assessments in all skilled nursing

facilities (SNF and SNF-PED) and intermediate care

facilities (ICF), but excluding intermediate care

facilities for the mentally retarded and

developmentally disabled (ICF-MR/DD), specialized

living centers (SLC), and intermediate care facilities

for the mentally retarded and developmentally disabled

with fifteen or fewer residents (ICF-MR/DD-15),

enrolled in the Medical Assistance Program unless the

facility has requested in writing that the Department

not conduct the assessment or assess a specific QUIP

component. The facilities identified above

(ICF-MR/DD, SLC, and ICF-MR/DD-15) for exclusion from

the QUIP assessment process will continue to receive

QUIP payments determined during the Spring 1987 QUIP

assessment survey for the reimbursement periods

beginning January 1, 1988, and will continue until the

implementation of the DD QUIP tool. through-june-30-

NOTICE OF PROPOSED AMENDMENTS

Section 140.525 Eligibility For Quality Incentive Program

(QUIP) (Cont'd)

1988- and-duty-1988-through-December-31-1988-

the-QUIP-payment-amount-for-each-facility-will-be

determined-according-to-the-QUIP-assessment-for-the

31-1987--facilities-for-the-developmentally-disabled

which-did-not-receive-a-QUIP-assessment-for-this

reimbursement-period,or-did-receive-such-an

assessment-and-did-not-meet-the-required-achievement

level-for-all-parts-of-QUIP,may-request-a-QUIP

assessment-for-reimbursement-periods-falling-between

January-1,1988,and-December-31,1988.Assessments

which-occur-after-January-1,1988-will-result-in-QUIP

payments-retroactive-to-January-1,1988,or-the-date

when-all-eligibility-qualifications-are-met-in-the

case-of-facilities-which-were-not-operational-at-the

time-of-QUIP-assessments-for-the-reimbursement-period

July-1,1987,through-December-31,1987.Compliance

with-all-QUIP-eligibility-qualifications-since-January

1,1988,is-required-of-facilities-for-the

developmentally-disabled,which-were-operational-prior

to-this-date,requesting-QUIP-assessments-under-these

provisions.Requests-for-such-assessments-must-be

submitted-(delivered-or-postmarked-dated)-in-writing-to

the-Department-by-September-30,1988.Intermediate

care-facilities-for-the-mentally-retarded-and

developmentally-disabled(ICF-MR/DD,SLC,and

ICF-MR/DD-15)which-may-request-a-QUIP-assessment-are:

1) Facilities which did receive a QUIP assessment

for the reimbursement period July 1, 1987,

through December 31, 1987, but did not meet the

achievement level for all parts of QUIP.

2) Facilities which were not in operation at the

time of QUIP assessments for the reimbursement

period July 1, 1987, through December 31, 1987.

3) Facilities which were ineligible for QUIP at some

time in 1987, and have not received QUIP payments

in 1988.

b)

In order to be eligible for the Quality Incentive

Program, a facility must meet the five following basic

qualifications. In the event that a facility is

involved in a hearing or appeal regarding Section

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Section 140.525 Eligibility For Quality Incentive Program
(QUIP) (Cont'd)

140.525(b)(1), (2), or (4), a QUIP assessment will be conducted as regularly scheduled and the results will be handled as specified in Section 140.525(b)(1), (2), or (4).

- 1) Participation in the Medical Assistance Program
 - A) A facility shall be currently certified for participation in the Medicaid Program and have a current provider agreement as required in Section 140.11 of this Part. If the Department initiates a termination action against any level of care in the facility, the Department will withhold QUIP payments effective with the date the facility is notified of the administrative action and continuing during the pendency of the hearing. If the facility prevails at the hearing, and the facility is otherwise eligible for QUIP, the action will not affect the facility's QUIP eligibility, and withheld QUIP payments will be released to the facility. If the facility does not prevail at the hearing, and the facility's provider agreement is terminated or the facility is terminated from the Medical Assistance Program, QUIP payments will not be released, and the facility will be considered ineligible for QUIP as of the date the facility was notified of the administrative action. If the federal government initiates a termination action, against any level of care in the facility, all QUIP payments will be withheld beginning with the date the action was initiated and continuing during the pendency of any hearing, and will be released only if the facility prevails in the hearing. Ineligibility for QUIP will occur as of the date of initiation of the federal action. Any termination action will disqualify the facility for QUIP for the remainder of the QUIP period (as defined in Section 140.528(d)) as specified above, and will disqualify the facility for QUIP for the

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Section 140.525 Eligibility For Quality Incentive Program
(QUIP) (Cont'd)

subsequent QUIP period(s) until the facility is again eligible under this qualification. When a facility reenters the Medical Assistance Program, and remains in the Medical Assistance Program for the duration of one full QUIP eligibility period it will again be eligible for participation in QUIP.

- B) If a facility voluntarily withdraws from the Medical Assistance Program, the facility will no longer be eligible for participation in QUIP, and QUIP payments will be discontinued as of the date of receipt of the notification to the Department of the voluntary withdrawal.
- 2) A facility shall be currently licensed as required in rules of the Illinois Department of Public Health (IDPH) at 77 Ill. Adm. Code 300.120 through 300.160; 350.120 through 350.160; or 390.120 through 390.160.
 - A) If IDPH takes any action to revoke, suspend, or not renew a facility's license, the facility shall become ineligible for QUIP as of the effective date of IDPH's action, on the date of notification of licensure action. Such ineligibility shall continue as described in Section 140.525(b)(2)(B) and (C). If the facility administratively appeals IDPH's licensure action, payments will be withheld from the date of the IDPH notification of licensure action and continuing for the duration of the licensure action plus the remainder of the QUIP eligibility period during which the licensure action ends, except as described in Section 140.525(b)(2)(C). If the facility prevails in such appeal, and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP as if no licensure action had occurred. If the facility does not administratively appeal IDPH's licensure action, and the action is overturned, the facility will be eligible

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NOTICE OF PROPOSED AMENDMENTS

Section 140.525 Eligibility for Quality Incentive Program (QIP) (Cont'd)

of notification of the licensure action, and will disqualify the facility for QIP for the subsequent QIP period(s) until the facility is again eligible under this qualification.

3) Meeting Residents' Needs

A) A facility must be meeting in the aggregate at least 92% of residents' health and

habilitation needs. Illinois Department of Public Aid (IDPA) will determine compliance with this screening standard through a review of the results of the inspection of Care (IOC) assessment which is recorded on the Evaluation of Need for Care forms (DPA 2700 and DPA 2701), as required by Subparts F and G of this part. The number of unmet needs will be compared to the number of needs identified to verify no more than 8 percent of needs are unmet. These forms document the evaluation of the need for a variety of services that may be rendered to a resident including assistance with

activities of daily living and nursing care. If the facility fails to continue to satisfy this qualification, as evidenced by an IOC, the facility will lose its eligibility for QIP effective with the IOC exit date. The facility will be disqualified for QIP payment for the remainder of the QIP period-- until a subsequent IOC indicates that at least 92% of residents' needs are being met. If the facility begins to provide at least 92% of residents' needs as evidenced by an IOC and the facility is otherwise eligible for QIP, the facility will be eligible for QIP for the QIP period immediately following the effective the first day of the month subsequent to the IOC exit date.

B) Should the facility fail to satisfy this qualification for needs met, the facility has 30 days to correct needs not met, do not score (see Section 140.909(d)). If the

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NOTICE OF PROPOSED AMENDMENTS

Section 140.525 Eligibility for Quality Incentive Program (QIP) (Cont'd)

for QIP as if no licensure action had occurred.

B) If IDPH issues a conditional license for any violation, other than a Type A (Refer to subsection (b)(4)), to a facility, the facility shall become ineligible for QIP as of on the first day of the month subsequent to the date of issuance of the conditional license. Such ineligibility shall continue for the duration of the eligibility period during which the conditional license ends--

appears the issuance of a conditional license with IDPH, payments will continue to be withheld from date of issuance of the conditional license and continuing for the duration of the QIP eligibility period during which the conditional license ends-- as specified above. If the facility prevails in such appeal, and the facility is otherwise eligible for QIP, the facility will be eligible for QIP as if no conditional license had been issued. If the facility does not administratively appeal the issuance of a conditional license with IDPH, and the conditional license is overturned, the facility will be eligible for QIP as if no conditional license had been issued.

In the event of a change in licensee, QIP payments will be reinstated effective with the date of licensure, if the new licensee has complied with the corrective action plan (as determined by IDPH) related to the identified Type A violation(s) charged to the previous licensee as specified by IDPH.

C) Any licensure action, except a conditional license by IDPH, will disqualify the facility for QIP for the remainder of the QIP period--as specified above-- on the date

D) Any licensure action, except a conditional license by IDPH, will disqualify the facility for QIP for the remainder of the QIP period--as specified above-- on the date

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Section 140.525 Eligibility For Quality Incentive Program
(QUIP) (Cont'd)

facility corrects needs not met, do not score so that the facility is providing at least 92% of residents' needs, and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP under this qualification as of the date of correction of needs not met, do not score so that no more than eight percent of needs are unmet.

- 4) A facility must have no Type A violations, as defined in 77 Ill. Adm. Code 300.330 and Section 1-129 of the Nursing Home Care Reform Act of 1979 (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4151-129). A facility will be ineligible for QUIP ~~from based on the survey date of a Type A violation until the end of the QUIP period. When a Type A violation results in a conditional license from IDPH, the facility will be ineligible for QUIP from the survey date of the violation until eligibility for QUIP can be resumed as determined by the provisions of Section 140.525(b)(2)(B).~~ date the Illinois Department of Public Health's notice of violation is served on the facility. Ineligibility will begin on the first day of the month subsequent to the date that the notice of violation was served. Such ineligibility shall continue for a period of six (6) months. If a facility administratively appeals the Type A violation and/or conditional license, payment shall be withheld according to this Section. ~~140.525(b)(2)(B).~~ If the Type A violation is reduced or overturned, as the result of an administrative appeal, and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP as if the violation had not occurred. In the event of a change in licensee, QUIP payments will be reinstated effective with the date of licensure, if the new licensee has complied with the corrective action plan (as determined by IDPH) related to the identified Type A violation(s) charged to the previous licensee as specified by IDPH.

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Section 140.525 Eligibility For Quality Incentive Program
(QUIP) (Cont'd)

- 5) In order to qualify for QUIP, a facility must provide reasonable access to Medicaid patients. Access will be considered reasonable when:
- A) Medicaid recipients constitute at least 25% of the facility's average daily census; or
- B) The proportion of Medicaid recipients in the census has increased at least two percentage points over the previous year; or
- C) The facility can demonstrate that it admits patients without regard to income or Medicaid eligibility or to some other criteria which in essence prioritize admissions on the basis of financial resources. The basis for determining priority of admission must be expressed in policy. Records documenting consistent application of the policy must be maintained.
- D) Nothing in this section may be construed as prohibiting preferential treatment of admissions on the basis of diagnosis, religious, ethnic or fraternal associations, county residence or association with a continuing care program. Facilities may accord preference in admission to the above groups as long as they do not discriminate against Medicaid residents within those groups.
- E) If a facility fails to continue to satisfy this qualification by not providing reasonable access to Medicaid recipients as described above, the facility will lose its eligibility for QUIP effective on the last day of the on-site QUIP assessment, and no further QUIP payments will be made for the remainder of the QUIP period. If the facility provides access as defined above at the time of the subsequent QUIP assessment and the facility is otherwise eligible for QUIP, the facility will be eligible for QUIP

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NOTICE OF PROPOSED AMENDMENTS

Section 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Cont'd)

including the interior and exterior areas of the facility, and the furniture and fixtures in those areas.

1) The QUIP instrument will assign the following maximum points for this standard to each of the following areas:

- A) Exterior 18 points
- B) Interior - General 18 points
- C) Interior - Congregate Areas 36 points
- D) Communication Aids 42 points
- E) Resident Rooms 30 points
- F) Resident Toilet Rooms 24 points
- G) Recreation Areas 18 points
- H) Dining Area and Meals 18 points

2) If a criterion (item) in areas identified in subsections (b)(1)(A), (b)(1)(B), (b)(1)(C), (b)(1)(D), (b)(1)(G) and (b)(1)(H) is not applicable to a facility, the assessor will enter N/A (not applicable) opposite the item on the assessment instrument and award the maximum score possible per item.

3) Resident rooms and toilet areas will be evaluated using a two point measurement scale for each attribute for each room observed. Four resident rooms and adjoining toilet rooms in each unit will be evaluated. In addition, four bath rooms will be evaluated unless fewer than four are available, in which case all will be evaluated. For other areas of evaluation, scores will be assigned for each criterion on a range of points, where 0 represents that minimum standards are not exceeded, 3 represents that minimum standards sometimes or to a limited degree are exceeded,

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Section 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Cont'd)

and 6 represents that standards are greatly or consistently exceeded.

4) Ten criteria will be used to evaluate the eight facility areas identified above, as appropriate. The criteria are:

- A) Facility cleanliness; fresh-smelling; free of dirt, crumbs and clutter; free of stains or spots; in good repair.
- B) Bright and cheerful resident rooms which are personalized and colorful.
- C) Personal possessions in resident's room, such as pictures, furniture, wall-hangings and decorations.
- D) Provision for privacy, i.e., the staff is considerate of resident needs.
- E) Sensory compensating equipment, e.g., large print menus, talking books, visual cues to differentiate areas of home and adaptive equipment aids.
- F) Communication enhancers, e.g., furniture arrangement and communication boards.
- G) Residential atmosphere in congregated living space which promotes mobility and conversation; stimulating and vibrant.
- H) Presence of living things, e.g., pets and plants.
- I) Special purpose rooms for small and large group gatherings and special activities, e.g., library, including current magazines or newspapers, and music appreciation room. Magazines will be considered current when no more than three months old; newspapers when no more than two days old.

Section 140.526 Quality Incentive Standards and Criteria for

the Quality Incentive Program (QUIP) (Cont'd)

J) Dining area atmosphere, i.e., meals and room promote socialization and self-help and are attractive and appetizing.

C) Resident participation and choice: This standard requires that the resident enjoys a full scope of varied activities which offer continuity and opportunities for choice. A facility must meet the level of achievement on both of the following two criteria in order to demonstrate that the standard has been met.

1) Quality of the participation: This criterion requires that a quality plan of social/recreational activities will be established for all residents. Achievement will be measured by reviewing a targeted sample of care plans, which will be selected as follows:

A) The sample will consist of 10%, but no less than 10 residents and a maximum of 29 residents, unless fewer than 10 residents eligible for review live in the facility, in which case, all of them must be included in the sample. Residents to be targeted for this sample whenever possible are residents who the assessor judges are least likely to have quality plans, as gauged by the assessor's observation of their inactivity, tenure in the facility, unique activity needs or social/behavioral problems.

B) A score is derived by determining that the facility has established a quality plan of social/recreational activities. Each of the following five attributes of the plan when scored will be weighted equally and achievement determined by identifying the average percent of these attributes present in the social/recreational plans which are reviewed. The plan must be:

I) related to resident interests and social ties, as expressed by the

Section 140.526

Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Cont'd)

resident or family or friends of the resident;

ii) individualized, i.e., the plan differentiates activities for residents based on differences in needs, abilities and interests;

iii) related to and included in the comprehensive care plan;

iv) current, i.e., updated at least quarterly or more often as needs change (there must be evidence that goals are adjusted, as needed);

v) designed to provide opportunities for resident selection of own activities, (or family/guardian participation in the selection, as appropriate).

2) Level of Resident Participation: This criterion requires that residents are meaningfully engaged in accordance with approved care plans. Achievement will be measured by observing all residents at two distinct periods of peak activity during a day. Those times must be identified by the facility and may vary by day of the week.

A) Level of achievement will be determined by identifying the percentage of residents meaningfully engaged at peak times. Those residents who are prohibited from being meaningfully involved, as documented by physician orders, are exempt from this assessment.

B) The list of activities which constitute being meaningfully engaged include group activities, verbal interchange or personal interactions with other people, and individual or independent activities. It would not include aimless wandering, being

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Section 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Cont'd)

unoccupied but awake in bed and staring into space.

d) Community and Family Participation: Facilities must demonstrate high levels of community and family involvement in the facility and of resident involvement in the community. A facility must achieve both of the two criteria in order to receive the incentive payment for this standard.

1) Level of Participation: The facility must demonstrate that residents are interacting with community representatives or engaged in community work an average of two hours per week per resident. This participation may involve volunteers or family in the facility or residents involved or volunteering in the community. Achievement will be measured by reviewing facility records which document the number of hours and types of hours in which residents are involved in the community or interacting with community visitors during individual months. Two months of the last six will be assessed.

A) Types of hours which must be documented in a log are:

- i) Family contact, e.g., home visits or visits from relatives.
- ii) Volunteer one-on-one visits, personalized contact.
- iii) Group contact or presentations, e.g., choirs, speakers and luncheons.
- iv) Residents as volunteers.
- v) Residents outside of the facility (excluding home visits).
- vi) Other contacts.

3) The level of contacts calculated to meet the standard has the following restrictions:

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Section 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Cont'd)

- i) No more than 25% of the required contact hours; i.e., number of residents multiplied by 8.6 as stated in subsection (d)(1), may be family related.
- ii) Each home visit will count as two contact hours unless the visit is less than two hours in which case, the actual number of hours is counted.
- iii) No more than 10% of the required contact hours; i.e., number of residents multiplied by 8.6 as stated in subsection (d)(1), may be non-individualized, e.g., group presentations.
- iv) Hours will not be counted for community visitors required to be in the facility (e.g., therapists and ombudsmen).
- v) Hours spent outside of the facility in required programs will not be counted (e.g., day programming).

2) Quality of Participation. Achievement will be measured by reviewing the types of contacts which the facility has documented. The last six months of records will be reviewed. Achievement will be determined by scoring the contacts according to eight criteria which will be weighted equally. A score of 0 through 6 will be assigned to each criterion, where 0 represents that the criterion is rarely present, 3 represents that criterion is sometimes present, and 6 represents that the criterion is consistently present. Level of achievement will be calculated by deriving points earned as a percentage of total points possible. If a criterion (item) in Quality of Participation is not applicable to a facility, the assessor will enter N/A (not applicable) opposite the criterion on the assessment instrument. The maximum score possible per criterion, 6, is

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1) The sample will consist of 10%, but no less than 10 residents and a maximum of 29 residents unless fewer than 10 residents eligible for review live in the facility, in which case, all of them must be included in the sample. Eligible residents are those residents with the ability to evaluate the criteria as reflected in the resident's comprehensive care plan or those residents who have representatives to respond in their behalf. Achievement will be measured by interviewing residents in regard to ten criteria. Family members or guardians may be interviewed when residents, as reflected in the comprehensive care plan, cannot comprehend or respond to an interview. The level of achievement will be determined by adding the total points earned in the aggregate and calculating the points earned as a percentage of points possible.

2) For these residents, or their guardians as appropriate, each of the following ten (10) criteria will have the same maximum points. In addition, for each criterion, there will be five equally weighted choices of responses. Points will be assigned based on the degree to which the facility demonstrates the attribute, in the resident's opinion. The criteria for this quality incentive standard include the residents' (or their representatives):

- A) Sense of physical safety;
- B) Perception of facility's cleanliness;
- C) Satisfaction with quality of food experience;
- D) Satisfaction with effectiveness and responsiveness of health care team;
- E) Sense of resident being treated with dignity;
- F) Resident retention of freedom of choice;

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Section 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QIP) (Cont'd)

multiplied by the number of criterion marked N/A. This score is deducted from the maximum score possible, 48, and the resulting score multiplied by the required percentage (70% or 80%) for the applicable eligibility period to determine the score needed. The eight criteria follow:

- A) Diversity in scope of programs, i.e., varied types of contacts and involvement allow most residents to benefit.
- B) Resident choice of programs, i.e., maximum opportunities for resident selection of types of contacts are available.
- C) Appropriateness of activities to residents' physical, emotional and intellectual needs, i.e., available contacts address resident limitations, and are appropriate to resident capabilities.
- D) Innovativeness, i.e., facility tries new approaches to increase ties to community.
- E) Appropriate involvement of special populations, i.e., facility adapts programs to involve residents with special care needs.
- F) Maintenance of normal relationship of resident to his/her community.

- G) Appropriate mix of activities inside and outside of the facility, i.e., excursions are regularly scheduled.
- H) Appropriate level of physically active involvement, i.e., community/resident activities encourage active involvement as well as listening and observing.

e) Resident Satisfaction: A sample of consumers of the facility's services, or family members or guardians, express a high level of satisfaction regarding aspects of the resident's life that the facility affects.

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Section 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Cont'd)

- G) Belief that resident is being assisted to perform activities as independently as possible;
- H) Sense of resident continuity with past experience, roles, and persons;
- I) Satisfaction with interpersonal relations within the facility (e.g., resident has a confidant who is a staff member); and,
- J) Feeling that resident privacy is respected.

f) Effective Patient Care Management: There is a demonstrated emphasis on achievement of care plan goals and provision of intensive intervention programs in the facility. A facility may qualify for either component to receive half of the full incentive payment for the standard. To qualify for the full payment, the facility must meet the requirements for both components.

1) Achievement of care plan goals: A facility will meet this criterion by assisting residents to gain greater functional independence. The criterion requires that care plan goals are established for all residents and that progress achieved toward those goals is to be documented monthly. Achievement will be measured using a sample of residents as outlined in Section 140.526(c)(1)(A) of this Part. Achievement will be measured in terms of progress toward goals identified in the last six months. Level of achievement will be determined by calculating the points earned as a percentage of points possible. The IDPA assessor shall review care plans, approve care plan goals and compare resident functioning to care plan goals.

A) Goals will be selected that are appropriate to the resident. At a minimum, two physiological, one psychological and one sociological goal must be selected.

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Section 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Cont'd)

B) A facility receives two (2) points for each of five goals achieved for each resident; one (1) point when movement toward the goal is made but the goal is not achieved; and zero (0) points when no movement is achieved.

2) Intensive intervention programs: A facility must implement intensive nursing and related programs appropriate to the resident population from the list of ten categories in Section 140.526(f)(2)(B) of this Part. For the June 1985, assessment, three programs are required. For assessments after July 1, 1985, four programs are required. The facility must identify the programs to be assessed, equal in number to the number of programs required. IDPA will assess whether the programs identified by the facility meet the qualifications in Section 140.526(f)(2)(A) and address the needs of the residents of the facility.

- A) The programs must be currently operating with:
 - i) defined program goals and patient-specific objectives;
 - ii) established treatment protocols and procedures or, for Advanced Nurse Aide Training, specific training outlines;
 - iii) mechanisms for ongoing monitoring and evidence of progress notes and of modifications in procedures or outlines based on monitoring results;
 - iv) established evaluation criteria and methodology; and
 - v) a list of program participants and evidence of participation.

B) Ten categories of intensive intervention programs have been identified. The intent of these programs must be to reduce

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Section 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Cont'd)

disability and medical complications that result in great suffering and economic costs in the facility. The conditions targeted must be those which are prevalent in the facility; accompanied by a high incidence of disability, suffering and costly care; and which are responsive to directed, intensive programs of intervention. The programs/are:

1) Intensive Skin Care Program;

1i) Bowel and Bladder Program;

1ii) Accident Monitoring and Evaluation Program;

1v) Contracture Prevention and Treatment Program;

v) Behavior Problem Management Program;

vi) Restorative Nursing Program;

vii) Community Integration Program;

viii) Discharge and Transfer Plan Program;

ix) Advanced Nurse Aide Training Program; and,

x) Innovative Programs, Appropriate to the Needs of the Facility's Resident Population. Programming for residents with Alzheimer's Disease is a suitable choice under this category, in facilities having Alzheimer's populations.

(c) Only one program for each category of programs listed above will qualify during the assessment, except that:
1) Intermediate Care Facilities for the Developmentally Disabled and Skilled Pediatric Nursing Facilities may

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Section 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Cont'd)

designate and qualify for two innovative programs.

ii) Facilities may designate a second innovative program if that program is directed at a special resident population comprising at least 20% of the full census, or

iii) Facilities may designate a second innovative program directed at residents with Acquired Immunodeficiency Syndrome (AIDS) or AIDS-Related Complex (ARC). Such a program could be developed in anticipation of admitting residents with AIDS to a facility. In the absence of AIDS residents, an AIDS intensive intervention program will qualify as one of the four required programs for one assessment. In subsequent eligibility periods, the facility must house at least one resident with AIDS in order for the AIDS intervention program to continue in a qualifying status.

iv) Facilities may designate two Advanced Nurse Aide Programs. Those programs must be based on progressive levels of skill or difficulty.

(Source: Amended at 13 Ill. Reg. _____, effective _____) Section 140.528 Payment of Quality Incentive

a) The QUIP payment maximum is \$2.00 per day per resident.

b) The allocation of payment among Quality Incentive Standards shall be as follows: Fifty percent (50%) of the incentive dollars will be allocated to the first four standards, under Sections 140.526(b) through (e). That allocation will be divided equally among the four standards. The remaining 50% will be

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NOTICE OF PROPOSED AMENDMENTS

Section 140.528 Payment of Quality Incentive (Cont'd)

allocated for standard (f) under that section:
"Effective Patient Care Management."

- c) Facilities that qualify for QUIP payment(s) pursuant to Sections 140.525 through 140.529 for services rendered from January 1, 1985, through June 30, 1985, can elect to receive payment(s) under either Sections 140.525 through 140.529 or Sections 140.565 through 140.568 of this Part.
 - 1) Facilities which elect to receive QUIP payment(s) pursuant to Sections 140.525 through 140.529 for this period, waive the right to receive payment(s) for such time period pursuant to Sections 140.565 through 140.568.
 - 2) If no election is made, a facility is deemed to have elected to receive QUIP payment(s) pursuant to Sections 140.525 through 140.529 when such QUIP payment(s) would be higher than what the facility would receive pursuant to Sections 140.565 through 140.568.
 - 3) Sections 140.525 through 140.529 shall apply to reimbursement for all services rendered on or after ~~July 1, 1985~~ January 1, 1985.
- d) An IDPA assessor will conduct a quality incentive assessment in June 1985. The Department will determine whether or not a facility qualifies for an incentive payment(s) for the period, January 1 through September 30, 1985, based on that assessment. The Quality Incentive assessment conducted between October 1 and December 31, 1985, shall apply for the period October 1, 1985 through June 30, 1986. The quality incentive assessment conducted between January 1 and June 30, 1986 shall apply for the period July 1 through December 31, 1986. Thereafter, the assessment will be conducted semiannually.
- e) The Department shall provide written notification to the facility of the amount of the QUIP per diem payment within 45 days of the written notification of achievement.

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Section 140.528 Payment of Quality Incentive (Cont'd)

- f) If a facility loses its Medicaid certification or State licensure or fails to continue satisfying the basic qualifications under Section 140.525 (b), the Department shall terminate immediately any quality incentive payment(s). If the facility alters the program(s) upon which the QUIP Incentive Payment is based, the Department will reassess the altered program(s). If the reassessment results in a finding that the facility no longer qualifies for QUIP, IDPA will cancel the QUIP payment(s) after 10 days written notice from the Chief of the Bureau of Long Term Care to the facility.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 140.565 Incentive Payments for Quality Care
(Repealed)

~~Incentive payments for quality care shall be made pursuant to Sections 140.566 through 140.567.~~

(Source: Repealed at 13 Ill. Reg. _____, effective _____)

Section 140.566 Level I Incentive Payments (Repealed)

- a) ~~Eligibility standards~~
 - ~~A facility qualifies for a Level I Incentive Payment if:~~
 - 1) ~~During the facility's annual licensure survey under the Department of Public Health's (DPH) Rules entitled "Minimum standards for classification and licensure of long-term care facilities" the facility has:~~
 - A) ~~No A-violations,~~
 - B) ~~No B-violations, and~~
 - C) ~~No C-violations which relate to patient care, and~~
 - 2) ~~The facility has not had a fine or penalty~~

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DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part:

Recreational Area Code

2) Code Citation: 77 Ill. Adm. Code 800

3) Section Numbers:

- 800.120
- 800.130
- 800.300
- 800.340
- 800.400
- 800.410
- 800.420
- 800.440
- 800.520
- 800.560
- 800.600
- 800.800
- 800.830
- 800.840
- 800.900
- 800.980
- 800.1020
- 800.1200
- 800.1300
- 800.1600
- Appendix A

Proposed Action:

- Amendments
- Amendments
- Amendments
- Amendments
- Amendments
- Amendments
- Amendments
- New Section
- Amendments
- Amendments
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- Amendments
- Amendments
- New Section

4) Statutory Authority:

Campground Licensing and Recreational Area Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 761 et seq.

5) A Complete Description of the Subjects and Issues Involved:

The rules establish the minimum requirements for the construction and operation of recreational areas, with specific requirements for campgrounds.

The proposed revisions provide consistency with other rules administered by the Department. Changes have been proposed regarding abandoned wells, the required construction plans, holding tank design, shower requirements, the design of permanent sleeping facilities, lighting requirements, smoke detectors and electrical safety.

The proposed amendments will provide greater safety to the public because of the additional electrical safety requirements for new campgrounds and

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the requirement that abandoned wells be sealed. The other changes are primarily clarifications of current requirements.

The only change proposed that is not a reference to a current state requirement is the requirement that electrical systems installed after July 1, 1990 meet the requirements of the current National Electrical Code. Therefore, the proposed changes should have only a minimal economic effect on the regulated public.

The Department anticipates that the proposed rulemaking will become effective approximately six to nine months from the date of publication in the Illinois Register.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes ___ No X

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes ___ No X

If "yes," please specify the date: _____

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes X No ___

If "yes," please specify type: 6.02(a) X or 6.02(b) ___

9) Are there any other Proposed Amendments Pending on this Part?

Yes ___ No X

If Yes:

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
------------------------	------------------------	---------------------------

10) Statement of Statewide Policy Objectives:

The proposed amendments will have little effect on local governments. There are less than 10 campgrounds owned by local governmental units in Illinois. Only if new construction is undertaken will the changes impact these facilities.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs,

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

SUBCHAPTER n: RECREATIONAL FACILITIES

PART 800

RECREATIONAL AREA CODE

SUBPART A: DEFINITIONS

Section 800.110

Statutory Authority (Repealed)

800.120

Definitions

800.130

Incorporated Materials

SUBPART B: PERMITS

Section 800.300

Permits

800.310

Campground Capacity (Repealed)

800.320

Youth Camping in Recreational Areas

800.330

Local Regulations

800.340

Variance Procedures

SUBPART C: WATER SUPPLIES

Section 800.400

Potable Water Supply

800.410

Potable Water Quality

800.420

Hauled Water

800.430

Potable Water System Design (Repealed)

800.440

Abandoned Wells

SUBPART D: SEWAGE

Section 800.500

General

800.510

Pit and Vault Privies

800.520

Sewage Disposal Systems

800.530

Sink Waste

800.540

Sewer Risers

800.550

Sewage Collection Systems

800.560

License Requirements

SUBPART E: FOOD SERVICE SANITATION

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENTS

DEPARTMENT OF PUBLIC HEALTH

Illinois Department of Public Health, 525 West Jefferson, Second Floor Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

October 23, 1989

B) Type of Small Businesses Affected:

Owners and operators of recreational areas

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None.

D) Types of Professional Skills Necessary for Compliance:

None.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH
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Section
800.600 General
800.610 Food Supplies (Repealed)

SUBPART F: REFUSE DISPOSAL

Section
800.700 General
800.710 Containers
800.720 Collection

SUBPART G: SWIMMING FACILITIES

Section
800.800 Swimming Pools and Bathing Beaches
800.810 Swimming Pool Fencing (Repealed)
800.820 Bathing Beach Capacity (Repealed)
800.830 Water Slides
800.840 Bather Preparation Facilities at Swimming Pools
and Bathing Beaches
800.850 Bather Preparation Facilities at Bathing Beaches (Repealed)

SUBPART H: FIRST AID AND SAFETY

Section
800.900 Emergency Care
800.910 Emergency Communications
800.920 Traffic Safety
800.930 Open Fires
800.940 Refuse (Repealed)
800.950 Maintenance of Structures (Repealed)
800.960 Playgrounds
800.970 Unstable Refuse Bins
800.980 Communicable Disease and Accident Reporting

SUBPART I: SANITARY FACILITIES

Section
800.1000 Toilet Facilities
800.1010 Hand-Washing Facilities
800.1020 Shower Facilities

SUBPART J: MAINTENANCE

Section

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800.1100 Reporting (Repealed)
800.1110 Maintenance of Facilities and Structures

SUBPART K: DESIGN OF BUILDINGS

Section
800.1200 Design of Buildings

SUBPART L: BOATING

Section
800.1300 Boating

SUBPART M: FISH CLEANING FACILITIES

Section
800.1400 Fish Cleaning Facilities

SUBPART N: STABLE SANITATION

Section
800.1500 Stable Sanitation

SUBPART O: ELECTRICAL SAFETY

Section
800.1600 Electrical Safety

SUBPART P: RULES OF PRACTICE IN ADMINISTRATIVE HEARINGS

Section
800.1700 Administrative Hearings

SUBPART Q: CONSTRUCTION REQUIREMENTS IN FLOOD PLAINS (Repealed)

Section
800.1800 Scope (Repealed)
800.1810 Definitions (Repealed)
800.1820 Verification of Compliance (Repealed)

APPENDIX A Regional Offices First-Aid-Kit-Contents-(Repealed)

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the Illinois Department of Public Health.

- e) 77 Ill. Adm. Code 810, Youth Camp Code, promulgated by the Illinois Department of Public Health.
- f) 77 Ill. Adm. Code 820, ~~Illinois Minimum-Sanitary-Requirements-for the-Design-and-Operation-of~~ Swimming Pools and Bathing Beaches Code, promulgated by the Illinois Department of Public Health.
- g) 77 Ill. Adm. Code 890, Illinois Plumbing Code, promulgated by the Illinois Department of Public Health.
- h) 77 Ill. Adm. Code 895, Sanitary Practice for Drinking Water, Sewage Disposal and Rest Room Facilities, promulgated by the Illinois Department of Public Health.
- i) 77 Ill. Adm. Code 905, Private Sewage Disposal Code, promulgated by the Illinois Department of Public Health.
- j) 77 Ill. Adm. Code 910 900, Drinking Water Systems Code promulgated by the Illinois Department of Public Health.
- k) 77 Ill. Adm. Code 920, Illinois Water Well Construction Code, promulgated by the Illinois Department of Public Health.
- l) 77 Ill. Adm. Code 925, Illinois Water Well Pump Installation Code, promulgated by the Illinois Department of Public Health.
- m) 77 Ill. Adm. Code 930, Surface Source Water Treatment Code, promulgated by the Illinois Department of Public Health.
- n) Ill. Rev. Stat. 1985 1987 ch. 111, par. 1201 et seq., Illinois Architectural Act.
- o) Ill. Rev. Stat. 1985 1987, ch. 111, par. 5101 et seq., Illinois Professional Engineering Act.
- p) Ill. Rev. Stat. 1985 1987 ch. 111 1/2, par. 116.301 et seq., Private Sewage Disposal Licensing Act.
- q) Ill. Rev. Stat. 1985 1987, ch. 111 1/2, par. 1020 et seq., Environmental Protection Act.
- r) Ill. Rev. Stat. 1985 1987 ch. 111 1/2, par. 1101 1001 et seq., Environmental Protection Act.
- s) Ill. Rev. Stat. 1987, ch. 111, par. 1101 et seq., Illinois Plumbing License Law.

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- t) Ill. Rev. Stat. 1987, ch. 127 1/2, par. 801 et seq., Smoke Detector Act.
- su) National Electrical Code, 1984 1990 Edition, published by the National Fire Protection Association, Batterymarch Park, Quincy, Massachusetts 02269. A copy of this Code is on file in the central and regional offices of the Illinois Department of Public Health.
- sv) Household Fire Warning Equipment, 1984 Edition, published by the National Fire Protection Association, Batterymarch Park, Quincy, Massachusetts 02269. A copy of this Code is on file in the central and regional offices of the Illinois Department of Public Health.
- sw) Statewide Permit Number 6, issued May 13, 1983 by the Illinois Department of Transportation, Division of Water Resources, 2300 South Dirksen Parkway, Springfield, Illinois 62764.
- sx) Regulatory Flood Plain Map, published by the Illinois Department of Transportation, Division of Water Resources, 310 South Michigan, Room 1606, Chicago, Illinois 60604.
- sy) Flood Insurance Rate Map and the Flood Hazard Boundary Map, published by the Federal Insurance Administration or the Federal Emergency Management Agency, Region V, 300 Wacker Drive, 24th Floor, Chicago, Illinois 60606.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

SUBPART B: PERMITS

Section 800.300 Permits

Prior to construction of a new campground, major alteration of an existing licensed campground or major extension of an existing licensed campground, a permit shall be obtained from the Department.

- a) In addition to the application requirements in Section 4 of the Act, applications and two sets of plans must be submitted to the Department for permits for the construction of new buildings and facilities or alteration of existing buildings and facilities and shall contain the following information:
 - 1) Identification of the recreational area involved and the person or organization preparing the drawings and specifications;
 - 2) A statement describing the scope of the work proposed and the anticipated time schedule;

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- 11) Drawings of proposed electrical distribution system construction showing general arrangement, size and type of wiring, method of grounding, over current protection, type of equipment and load calculations, in accordance with Subpart 0 of this Part;
 - 12) Drawings of proposed sewer and water piping within buildings showing size and location of piping, fittings, and fixtures as well as materials of construction, in accordance with the Illinois Plumbing Code (77 Ill. Adm. Code 890); and
 - 13) Drawings showing details of proposed boat handling facility construction when applicable in accordance with Subpart L of this Part.
- b) the plans shall be sealed by an engineer or architect licensed to practice in Illinois by the Illinois Professional Engineering Act (Ill. Rev. Stat. 1987, ch. 111, par. 5101 et seq.) shall stamp the plans for all electrical systems which serve recreational vehicles, non-community water supply systems, and sewage disposal systems designed for flows greater than 1500 gallons per day. The plans for all multiple family dwellings including dormitories and all commercial structures utilized by the patrons such as dining facilities and activity buildings shall be sealed by an architect registered in accordance with the Illinois Architect Act (Ill. Rev. Stat. 1987, ch. 111, par. 1201 et seq.).
- c) The maximum designated number of campsites shall be specified in the permit application. This figure shall not exceed the capacity of the water and sewage systems provided.
 - d) Prior to the issuance of a construction permit, the permit applicant shall submit with the application a completed "Special Flood Hazard Area Request Form" provided by the Department. If the site is within a Special Flood Hazard Area, the applicant shall forward to the Illinois Department of Transportation's Division of Water Resources the plans for the project. No project to be located in a Special Flood Hazard Area shall be issued a permit without a statement or a copy of a statement from the Division of Water Resources that the construction complies with the requirements of Executive Order Number IV dated May 31, 1979. Construction of such items as water wells, septic tanks, underground utilities, light poles, pavilions, playground equipment, sidewalks and driveways as specified in

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- 3) A dimensioned plot plan of the recreational area showing location of all structures and improvements;
- 4) Drawings and/or specifications for proposed buildings or structures that include all structural components and material specifications;
- 5) Detailed drawings and specifications of proposed potable water source and/or distribution system construction and a general arrangement drawing showing distances between components of the potable water system and sources of potential contamination that complies with Subpart C of this Part;
- 6) Detailed drawings and specifications of proposed sewage system construction, and a general arrangement drawing showing distances between components of the sewage system and potable water systems or bodies of surface water, data showing estimated volume of sewage flow, and soil percolation rates for absorption fields. Where a permit has been obtained or applied for from the Environmental Protection Agency or a unit of local government for construction of a sewage disposal system, a copy of the permit or permit application shall be submitted. All systems must be in compliance with Subpart D of this Part.
- 7) Detailed drawings and specifications for proposed swimming pool construction sealed by an engineer or architect licensed to practice in Illinois, in accordance with Subpart G of this Part;
- 8) Detailed drawings and specifications for proposed bathing beach construction, showing water shed area, location of components of sewage systems within the water shed, area and volume of the lake or pond, slope of the bottom of the swimming area, extent of sand or gravel bottom in the swimming area, height of diving boards, depth of water in swimming and diving areas, location or buoyed lines marking wading and swimming areas, proposed bather loading, and turnover rate of the pond or lake, all in accordance with Subpart G of this Part;
- 9) Detailed drawings and specifications for proposed recreational equipment construction involving partial or total body contact in water;
- 10) Detailed drawings and specifications for proposed food service establishments showing interior construction of the building, floors, walls and ceiling as well as details of food handling equipment to be installed, in accordance with Subpart E of this Part;

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Statewide Permit Number 6 issued by the Illinois Department of Transportation, Division of Water Resources, May 13, 1983 are exempt from the above requirements.

- e) Prior to construction of a new campground, major alteration or major extension of an existing campground, permits and zoning approval required by local health departments and zoning boards as well as other governmental units having jurisdiction shall be obtained.
- f) A permit is not required when existing facilities are utilized to activate a new campground. As-built plans indicating the general location of all structures and utilities shall be submitted to the Department, and the existing facilities will be inspected by the Department's field personnel for compliance with this Part. Any violations identified during the inspection of the facilities shall be corrected, and the facilities shall be brought into essential compliance with this Part prior to the issuance of a license.
- g) A permit is not required to repair a facility in a licensed campground or to correct a violation of this Part when such repair or correction is made to an existing facility, and does not result in expansion of any existing appurtenance or structure.
- h) Campgrounds that were constructed prior to July 1, 1986, and not licensed by the Department shall provide prior to the issuance of a license the information specified in Section 4 of the Act.
- i) Construction at An-extension-to a campground less than a major extension or major alteration shall not require a permit. However, prior to initiating construction, the applicant shall advise the regional office of the Department which serves the campground in writing of the scope of the extension. This shall be addressed to: Illinois-Department-of-Public-Health, -Division-of-Environmental-Health, -525-West-Jefferson, -Springfield, -Illinois-62761. Appendix A contains the addresses of the regional offices.
- j) The construction of community water supply systems and surface discharge sewage disposal systems with flows greater than 1500 gallons per day requires a construction permit from the Illinois Environmental Protection Agency.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 800.340 Variance Procedures

The Department shall grant a variance to a specific regulation when the operator or owner of a recreational area submits a written request for such variance to the Department with drawings, specifications, documents, data, or

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calculations showing that the alternative methods or designs proposed will provide equivalent protection to that which would prevail under the promulgated regulation. The capability of the proposed variance deviation to ensure protection equivalent to that provided required by this Part shall be the basis for approval or denial of a variance. The Department shall notify the applicant in writing of its decision to either grant or deny the variance within 60 days of receipt of the request. A variance shall be requested and approved before the proposed activity can be implemented.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

SUBPART C: WATER SUPPLIES

Section 800.400 Potable Water Supply

Potable water of safe, sanitary quality from sources acceptable to the Department as specified in Subsection 800.410 (b) shall be provided at all each recreational areas, except primitive areas, where patrons remain within the area for six hours or more. Table-B-of The rules-for Drinking Water Systems Code (77 Ill. Adm. Code 900) specifies the minimum volume of water required.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 800.410 Potable Water Quality

- a) All water supplies in recreational areas available for drinking, bathing, or culinary purposes must come from sources that are specified in Subsection 800.410(b) and the quality and monitoring of the water shall meet the nitrate, turbidity and bacteriological requirements contained in Sections 900.50, 900.60 and 900.70 of the Department's rules-for Drinking Water Systems Code (77 Ill. Adm. Code 900).
- b) Sources of potable water acceptable to this Department are as follows:
 - 1) A community public water system constructed, operated and sampled in accordance with 35 Ill. Adm. Code, Parts 601, 602, 603, 604, 605, 606, 607, 651, 652, 653 and 654.
 - 2) A non-community public water system constructed, operated and sampled in accordance with the Department's rules-for Drinking Water Systems Code (77 Ill. Adm. Code 900).
 - 3) A water well constructed, located and operated in accordance with the Illinois Water Well Construction Code (77 Ill. Adm. Code 920) and the Illinois Water Well Pump Installation Code (77 Ill. Adm. Code 925);

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SUBPART E: FOOD SERVICE SANITATION

Section 800.600 General

All food service establishments in recreational areas ~~servng more than one meal per week~~ shall be constructed and operated in accordance with the Food Service Sanitation Code rules (77 Ill. Adm. Code 750). A certified manager or supervisor shall be provided as required by Section 750.540. The requirements of Section 750.1500 shall be met for temporary food service establishments.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

SUBPART G: SWIMMING FACILITIES

Section 800.800 Swimming Pools and Bathing Beaches

All swimming pools and bathing beaches within ~~recreational areas~~ campgrounds shall be designed, constructed, operated and maintained in accordance with the Minimum Sanitary Requirements for the Design and Operation of Swimming Pool and Bathing Beaches (77 Ill. Adm. Code 820).

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 800.830 Water Slides

Water slides within recreational areas shall be designed, constructed and operated in compliance with the Department's Minimum Sanitary Requirements for the Design and Operation of Swimming Pools and Bathing Beaches (77 Ill. Adm. Code 820) and the following:

- a) ~~There shall be no obstructions which a patron can strike with any portion of his body while moving down the slide;~~
- b) ~~Vertical walls of the slides shall be constructed to prevent patrons from being thrown over a wall while moving down the slide;~~
- c) ~~Slide walls shall have a smooth finish;~~
- d) ~~Slides shall be supervised and operated in such a manner that patrons do not collide while moving down the slide or in the splash pool;~~
- e) ~~Artificial splash pools shall be provided with recirculation systems designed, construction, maintained, and operated in accordance with the Minimum Sanitary Requirements for the Design and Operation of Swimming Pools and Bathing Beaches (77 Ill. Adm. Code 810).~~

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(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 800.840 Bather Preparation Facilities at Swimming Pools and Bathing Beaches

Bather preparation facilities shall be available on the premises and consist of separate dressing facilities, showers, lavatories and toilets for each sex, meeting the requirements of Section 820.220, b-f of the Minimum Sanitary Requirements for the Design and Operation of Swimming Pools and Bathing Beaches (77 Ill. Adm. Code 820). A walkway constructed of impervious material shall extend from the bathhouse to the pool.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

SUBPART H: FIRST AID AND SAFETY

Section 800.900 Emergency Care

All recreational areas, exclusive of primitive areas, where camping, body contact sports, archery or hunting activities are permitted shall have an accessible area designed for emergency care equipped with at least one first aid kit which contains a minimum of the following:

- a) ~~2 units - 3" bandage compresses~~
- b) ~~2 units - triangular bandages~~
- c) ~~1 unit - pair of scissors~~
- d) ~~1 unit - pair of tweezers~~
- e) ~~2 units - eye dressing packets~~
- f) ~~1 unit - roll of 1" adhesive tape~~
- g) ~~1 box - of adhesive bandages of various sizes~~
- h) ~~1 unit - container of antiseptic~~

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 800.980 Communicable Disease and Accident Reporting

- a) Accident Reporting. All deaths in a recreational area and those injuries occurring in a recreational area which receive a physician's care shall be reported to the Department of Public Health.
- b) All outbreaks of disease in a recreational area which involve two or more persons shall be reported to the Department pursuant to the Department's ~~rules concerning~~ The Control of Communicable Diseases Code (77 Ill. Adm. Code 690).
- c) For all the above accidents and illnesses, the Injury and Illness Report as provided by the Department is to be completed and returned

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- e) Each room used for combined sleeping, cooking and eating purposes shall contain at least 100 square feet of floor space per occupant. No building containing two or more sleeping rooms shall have arrangements such that access to a sleeping room or access to toilet facilities requires the occupants to pass through another sleeping room.
- f) At least one half of the floor area in a sleeping room used for determining maximum occupancy shall have a ceiling height at least seven feet, and no floor area with a ceiling height of less than five feet shall be used in determining maximum occupancy.
- g) Every room used for sleeping shall have at least one operable window or skylight or mechanical device for ventilation. The operable area of the window shall be screened and shall equal at least four five percent of the floor area.
- h) Showers at campgrounds shall be provided with hot and cold running water which may be tempered or blended. Water heaters shall be equipped with pressure/temperature relief valves in accordance with the Illinois Plumbing Code (77 Ill. Adm. Code 890).

- i) All buildings of more than one story where sleeping or living quarters are located on a floor above ground level shall have at least two means of exit from upper floors and shall have at least one easily accessible fire extinguisher (i.e., located not more than five (5) feet off the ground with no objects placed in front of the extinguisher that blocks access to it) in working order on each floor. All buildings including those used for sleeping, living, food preparation or eating shall be kept clean and free of insects and vermin.
- j) Every roof and exterior wall shall be constructed and maintained to keep rain, sleet and snow from the interior of buildings used by patrons for living or sleeping purposes.
- k) Permanent buildings shall be separated by at least 10 feet from other permanent buildings and at least 25 feet from any public road.
- l) Each room for sleeping purposes shall contain at least 70 square feet of floor space. When occupied by two or more persons, each sleeping room shall contain at least 40 square feet of floor space per occupant if single deck bunks are used and at least 30 square feet of floor space per occupant if double deck bunks are used. There shall be at least 30 inches of clear space above all beds and beds shall not be located within 30 inches of each other.

- m) All plumbing shall comply with the requirements of the Illinois Plumbing Code (77 Ill. Adm. Code 890) in effect at the time of installation. The requirements of the Illinois Plumbing License Law (Seq.) shall be met.
- n) Smoke Detector Act (111. Rev. Stat 1987, ch. 127 1/2, par. 801 et seq.) shall be met.
- o) and stored-in-containers-with-the-next-occupancy-to-prevent-dust and-insects-from-damaging-the-walls. The requirements of the Smoke Detector Act (111. Rev. Stat 1987, ch. 127 1/2, par. 801 et seq.) shall be met.
- p) Each floor level of all permanent buildings used for sleeping shall be provided with a minimum of one (1) smoke detector constructed, installed and operated in accordance with the National Fire Protection Association's Standard 74, Household Fire Warning Equipment, 1984 Edition. Battery-operated-smoke-detectors-in-buildings-not-equipped-for-three-(3)-or-more-months-shall-be-removed and-stored-in-containers-with-the-next-occupancy-to-prevent-dust and-insects-from-damaging-the-walls. The requirements of the Smoke Detector Act (111. Rev. Stat 1987, ch. 127 1/2, par. 801 et seq.) shall be met.
- q) All plumbing shall comply with the requirements of the Illinois Plumbing Code (77 Ill. Adm. Code 890) in effect at the time of installation. The requirements of the Illinois Plumbing License Law (Seq.) shall be met.

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to the regional office of the Department which serves the recreational area either by mailing or personally delivering it within 48 hours of the occurrence. Appendix A contains the addresses of the regional offices.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

- a) Other-than-primitive-camps-one-shower-for-males-and-one-shower-for-females-shall-be-provided-at-campgrounds-constructed-after January-1-1990-that-permit-patrons-to-remain-for-seven consecutive-days-or-more
- b) Showers-provided-for-swimming-facilities-as-required-by-Section 800-840-can-also-serve-the-requirements-of-this-section
- c) Showers at campgrounds shall be provided with hot and cold running water which may be tempered or blended. Water heaters shall be equipped with pressure/temperature relief valves in accordance with the Illinois Plumbing Code (77 Ill. Adm. Code 890).

- d) Every foundation, floor, wall, ceiling, roof and stairway shall be sound and capable of supporting the load for which it was intended or designed. The structure shall support all occupants permitted by as required-in Subsection 800.1200(d).
- e) Every roof and exterior wall shall be constructed and maintained to keep rain, sleet and snow from the interior of buildings used by patrons for living or sleeping purposes.
- f) Permanent buildings shall be separated by at least 10 feet from other permanent buildings and at least 25 feet from any public road.
- g) Each room for sleeping purposes shall contain at least 70 square feet of floor space. When occupied by two or more persons, each sleeping room shall contain at least 40 square feet of floor space per occupant if single deck bunks are used and at least 30 square feet of floor space per occupant if double deck bunks are used. There shall be at least 30 inches of clear space above all beds and beds shall not be located within 30 inches of each other.

- h) Section 800.1200 Design of Buildings
- i) SUBPART K: DESIGN OF BUILDINGS
- j) (Source: Amended at 14 Ill. Reg. _____, effective _____)
- k) Every foundation, floor, wall, ceiling, roof and stairway shall be sound and capable of supporting the load for which it was intended or designed. The structure shall support all occupants permitted by as required-in Subsection 800.1200(d).
- l) Every roof and exterior wall shall be constructed and maintained to keep rain, sleet and snow from the interior of buildings used by patrons for living or sleeping purposes.
- m) Permanent buildings shall be separated by at least 10 feet from other permanent buildings and at least 25 feet from any public road.
- n) Each room for sleeping purposes shall contain at least 70 square feet of floor space. When occupied by two or more persons, each sleeping room shall contain at least 40 square feet of floor space per occupant if single deck bunks are used and at least 30 square feet of floor space per occupant if double deck bunks are used. There shall be at least 30 inches of clear space above all beds and beds shall not be located within 30 inches of each other.

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(Ill. Rev. Stat. 1987, ch. 111, par 1101 et seq.) shall be met.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

SUBPART L: BOATING

Section 800.1300 Boating

- a) At marinas where docking of boats having self-contained toilets is permitted in recreational areas, facilities for disposal of sewage from the boat holding tanks shall be provided.
- b) Where boat docking facilities are provided for overnight sleeping in recreational areas, at least one toilet for males and one toilet for females shall be available within 200 500 feet.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

SUBPART O: ELECTRICAL SAFETY

Section 800.1600 Electrical Safety

a) New Installation

- 1) All electrical distribution systems constructed after July 1, ~~1986~~ 1990, shall be designed and constructed to conform to the requirements of the National Fire Protection Association's National Electrical Code (NFPA 70-~~1984~~ 1990). Article 551B contains specific requirements for recreational vehicle parks. Article 555 contains requirements for marinas and boat yards.
- 2) The Department shall allow the recreational vehicle site electrical supply equipment to be located at a location other than that specified by Article 551-47 of the National Electrical Code if the recreational vehicle cord prescribed by Article 551-~~13~~ 15(b) of the National Electrical Code can be placed on the ground and reach the supply equipment without the need for an extension cord.

b) Existing Installations. The following minimum requirements shall apply at any and all portions of electrical systems installed prior to July 1, 1986:

- 1) Conductors. The type and size of all conductors shall comply with their approved use as indicated in the National Electrical Code (NFPA70 - 1984 1990).
- 2) Overcurrent Protection. All electrical power distribution

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system conductors in recreational areas shall be protected against overcurrent by circuit breakers or fuses sized for the rated current carrying capacity of the conductors. Fuses and circuit breakers shall not have a larger rating than the receptacles they protect.

- 3) Receptacles. Receptacles serving recreational vehicles shall be of the grounding type of either 15, 20, 30, or 50 amperes. When tested by a receptacle tester, they shall not indicate any open ground, open neutral or open hot conductors or reversed wiring conditions.
- 4) Weatherproof Equipment. All switches, circuit breakers, receptacles, control equipment, junction boxes and metering devices located outside shall be weatherproof equipment when in use or a cover must be placed over them so they are weatherproof when in use.
- 5) Splices. All electrical power distribution feeders shall be continuous from fitting to fitting, and all splices shall comply with the National Electrical Code (NFPA70-1984 1990).
- 6) Clearances
 - A) In areas that are subject to movement of vehicles, overhead electrical power distribution wiring shall be at least 15 feet above grade. In areas that are not subject to movement of vehicles, overhead electrical power distribution wiring shall be at least 10 feet above grade, sidewalks, platforms, or any projections from which they may be reached.
 - B) A horizontal clearance of three feet shall be maintained between vehicles and the support for overhead conductors.
 - C) Outdoor receptacles shall be located at least 18 inches above ground level.
- 7) Adequacy of Supports. Any structure used to support electrical wiring or equipment shall be capable of supporting the required structural loads. Electrical equipment shall not be attached to trees.
- 8) Tree branches. Dead tree branches which overhang distribution wiring shall be removed and live branches which touch distribution wiring shall be trimmed.

c) Maintenance of All Systems

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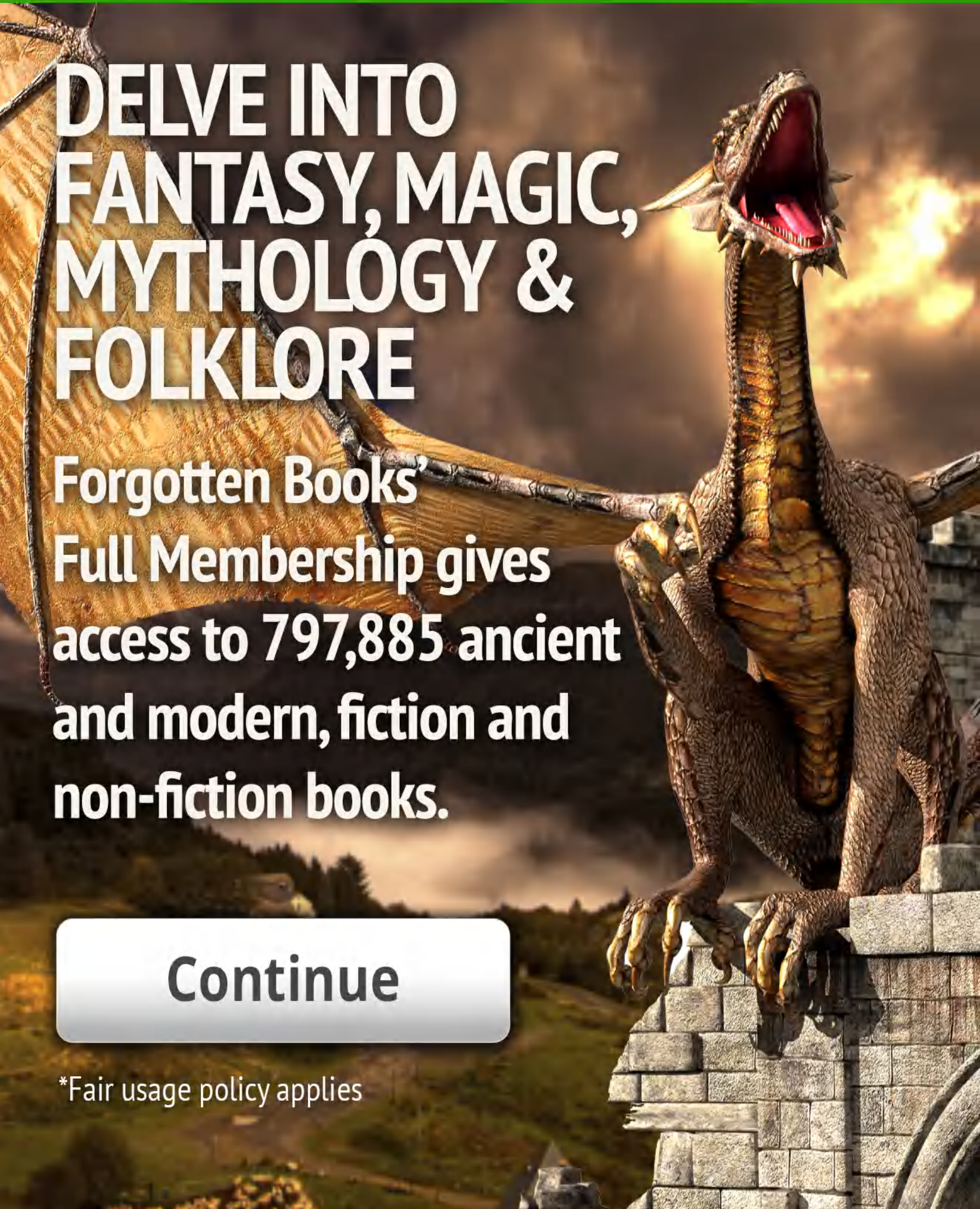
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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED REPEALER

1) Heading of Part: Establishing and Posting Speed Limits on Streets and Highways

2) Code Citation: 92 Ill. Adm. Code 548

3) Section Numbers: Proposed Action:

548.10	Repeal
548.20	Repeal
548.30	Repeal
548.40	Repeal
548.50	Repeal
548.60	Repeal
548.70	Repeal
548.80	Repeal
548.90	Repeal
Appendix A	Repeal
Exhibit A	Repeal
Exhibit B	Repeal
Appendix B	Repeal
Exhibit A	Repeal
Exhibit B	Repeal
Exhibit C	Repeal
Exhibit D	Repeal
Exhibit E	Repeal
Appendix C	Repeal
Exhibit A	Repeal
Exhibit B	Repeal
Exhibit C	Repeal
Exhibit D	Repeal
Exhibit E	Repeal
Exhibit F	Repeal
Exhibit G	Repeal
Exhibit H	Repeal
Exhibit I	Repeal
Exhibit J	Repeal
Exhibit K	Repeal
Exhibit L	Repeal

4) Statutory Authority: Ill. Rev. Stat. 1983, ch. 95 1/2, pars. 11-601 et seq. and ch. 127, par. 4915

5) A complete description of the subjects and issues involved:

The Department has undertaken a comprehensive review of its statutory authority and regulatory posture in order to pursue the revisions necessary to be more responsive to its

DEPARTMENT OF TRANSPORTATION

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statutory mandates. As a part of this process, existing rules will be reviewed and revoked or amended if needed to achieve the Department purpose of providing more responsive rules of greater utility. New rulemaking initiatives will also be undertaken and legislative proposals made in this regard. The Department has determined that this rule is of little utilitarian value in its present form in light of extensive statutory provisions governing Department action. Potential statutory revision is being investigated which may result in a future rulemaking. By this rulemaking, the Department proposes to repeal Part 548 in its entirety.

6) Will this proposed repealer replace an emergency rule currently in effect? No

7) Does this repealer contain an automatic repeal date? No

8) Does this proposed repealer contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: Rules do not affect units of local government.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Mr. Leland H. Bates
Traffic Policies Engineer
Bureau of Traffic
Department of Transportation
2300 South Dirksen Parkway
Springfield, Illinois 62764
(217) 785-8534

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis: Rules do not affect small businesses.

The full text of the Proposed Repealer begins on the next page:

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a) Article VI, Chapter 11, of the Illinois Vehicle Code specifies statutory speed limits on streets, alleys, and highways in rural and urban areas by various classifications of vehicles. Provision for the Department or local authority having maintenance jurisdiction or responsibility as defined in the Illinois Vehicle Code for any street or highway to alter these limits, either upward or downward, is also contained in the Article, subject to certain restrictions.

b) Specific sections of the law state that any alterations must be based upon "an engineering and traffic investigation" and "appropriate signs giving notice" of the altered limit must be erected. Altered limits established on the basis of opinions of either public officials or private individuals have no legal authority.

c) Speed limits, both statutory and altered, are absolute in character, and no motorist may legally exceed such limit at any time, regardless of conditions. Altered limits must therefore reflect optimum, rather than the adverse, operating conditions, as drivers are subject to citation even though traveling at a speed lower than the posted limit if they are driving at a speed that "is greater than is reasonable and proper with regard to traffic conditions and the use of the highway, or endangers the safety of any person or property."

d) Altered limits establish a restraint upon the freedom of the driver to choose the speed at which he desires to travel and therefore should be imposed only to the extent that their use will facilitate traffic flow by reducing turbulence in the traffic stream. Driver acceptance is a prerequisite to effective enforcement. If the regulations are imposed only where they are necessary, the driver will more readily accept the need for them. Conversely, an improper or unreasonable low speed limit posting is often violated by a vast majority of motorists, making enforcement completely impractical, with resultant operating speeds higher than would exist with a proper and reasonable speed posting.

e) The installation of all signs regulating speed is detailed in the Illinois Manual on Uniform Traffic Control Devices for Streets and Highways (to be codified as 92 Ill. Adm Code 546).

Section 548.20 Statutory Speed Limits

- a) The following speed limits have been established by statute as the basic maximum limits for the areas described and are legally enforceable with or without posted signs.
 - 1) Outside Urban Districts
 - All vehicles except trucks with gross weight over four tons 55 mph
 - Trucks with gross weight over four tons 50 mph
 - 2) In Urban Districts

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TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER I: HIGHWAYS

PART 548
ESTABLISHING AND POSTING SPEED LIMITS
ON STREETS AND HIGHWAYS

Section	548.10	Introduction
	548.20	Statutory Speed Limits
	548.30	Limits of Authority for Alteration of Statutory Limits
	548.40	Criteria for Selecting Speed Limits in Altered Speed Zones
	548.50	Procedures for Obtaining Prevailing Speed Data
	548.60	Supplemental Policies
	548.70	Posting of Altered Speed Limits on Nonaccess Controlled Highways
	548.80	School Speed Limits
	548.90	Location of Statutory Speed Limit Signs on Rural State-Maintained Highways
APPENDIX A		School And Rural Signing
EXHIBIT A		Typical Signing for School Area Traffic Control
EXHIBIT B		Speed Limit Sign Assemblies
APPENDIX B		Sample Forms
EXHIBIT A		Spot Speed Study
EXHIBIT B		Condition Diagram
EXHIBIT C		Establishment of Speed Zones
EXHIBIT D		Application for the Establishment of an Altered Speed Zone
EXHIBIT E		An Ordinance for the Establishment of an Altered Speed Zone
APPENDIX C		Sizes and Designs of Speed Limit Signs
EXHIBIT A		Size Designation
EXHIBIT B		Speed Limit Sign Sizes
EXHIBIT C	Design R2-1	
EXHIBIT D	Design R2-4	
EXHIBIT E	Design R2-5	
EXHIBIT F	Design R2-6	
EXHIBIT G	Design R2-7	
EXHIBIT H	Design R2-22	
EXHIBIT I	Design R2-50	
EXHIBIT J	Design S3-1	
EXHIBIT K	Design S3-2	
EXHIBIT L	Design S3-12	

AUTHORITY: Implementing Article VI of the Illinois Vehicle Code (Ill. Rev. Stat. 1983, ch. 95 1/2, pars. 11-601 et seq.) and authorized by the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1983, ch. 127, par. 4915).

SOURCE: Filed November 30, 1977, effective January 1, 1978; codified at 8 Ill. Reg. 19611; repealed at 111. Reg. _____, effective _____.

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Streets and highways30 mph
Alleys15 mph

- b) Urban District is defined in the Illinois Vehicle Code as *"The territory contiguous to and including any street which is built up with structures devoted to business, industry or dwelling houses situated at intervals of less than 100 feet for a distance of : quarter of a mile or more."* The structures referred to in the definition should include only those that have direct access to the highway. Structures on both sides of the highway should be counted together in determining the interval.

Section 548.30 Limits of Authority for Alteration of Statutory Limits.

Upon completion of an engineering and traffic investigation, the following public authorities may alter the statutory speed limits within the limitations shown.

- a) The Department upon any street or highway for which it has jurisdiction and maintenance responsibility may adjust maximum statutory speed limits either upward or downward:
 - 1) Not to exceed 55 miles per hour.
 - 2) Minimum speed limits may be posted at any location where it has been determined that the slow vehicles are impeding the traffic flow.
- b) The County Board of each county upon any county highway, township road, or district road, except those under the jurisdiction of the Department or Toll Highway Authority, may establish by ordinance absolute maximum speed limits as follows:
 - 1) In Urban Districts
Not less than 20 miles per hour.
Not more than 55 miles per hour.
 - 2) Outside Urban Districts
Not less than 35 miles per hour.
Not more than 55 miles per hour.
 - 3) Not more than six alterations shall be made per mile, and the difference in limit between adjacent altered speed zones shall not be more than 10 miles per hour.
 - 4) Minimum speed limits may be posted at any location where it has been determined that the slow vehicles are impeding the traffic flow.
 - 5) The County Board shall forward to the Department a copy of its ordinance declaring the limit, together with the supporting data collected in the investigation. If approved, the speed limit becomes effective after erection of the appropriate signs.

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- 6) The respective District Engineers of the Department of Transportation have authority to act in behalf of the Department in respect to Section 548.30(b)(5). The described papers may be sent to the appropriate District Engineer for consideration. Sample forms are included as Appendix B.
- c) A Park District, City, Village, or Incorporated Town upon any street or highway within its corporate limits and under its jurisdiction and maintenance responsibility may establish by ordinance absolute maximum speed limits as follows:
 - 1) In Urban Districts
Not less than 20 miles per hour.
Not more than 55 mile per hour.
 - 2) Outside Urban Districts
Not less than 35 miles per hour.
Not more than 55 miles per hour.
 - 3) Not more than six alterations shall be made per mile, and the difference in limit between adjacent altered speed zones shall not be more than 10 miles per hour.
 - 4) Minimum speed limits may be posted at any location.

Section 548.40 Criteria for Selecting Speed Limits in Altered Speed Zones

- a) Basic Investigation
 - 1) Determination of the prevailing speed of free-flowing traffic has been adopted as the basic step in establishing a speed limit either lower or higher than the statutory limit. Three separate sets of data to be utilized in establishing the prevailing speed are:
 - A) Eighty-fifth of percentile speed.
 - B) Upper limit of the 10 miles per hour pace.
 - C) Average test run speed (optional on low-volume facilities and not included when determining the prevailing speed for any specific type of vehicle other than passenger cars).
 - 2) The prevailing speed of free-flowing traffic shall be determined by computing the average of the measured values for the criteria listed.
 - 3) Based on the assumption that a majority of the drivers will drive at a speed which they judge to be safe and proper, the selected speed limit in 5 miles per hour increments should not differ from the established prevailing speed by more than 3 miles per hour unless justified by supplementary investigations.

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an altered limit. On low-volume roads where it would be difficult to obtain a sample of 100 vehicles in each direction, the study may be terminated after a study period of three hours in each direction.

- e) Average test run speeds shall be determined on the basis of five runs in each direction over the length of the proposed zone. The prime consideration in these test runs is to determine the maximum permissible speed. Therefore, the time periods must be disregarded. While making the test run, the driver will try to "float" in the traffic stream, passing as many vehicles as pass the test car.

Section 548.60 Supplemental Policies

The following additional policies shall be observed in establishing and posting speed zones, both by the Department on State highways and by local authorities on local streets and highways.

- a) Normally, isolated curves and turns, areas of restricted sight distance, no-passing zones, etc., will not be considered as areas for speed zones. Advisory speed signs may be used in connection with the appropriate warning signs at such locations, and such conditions shall not be considered as influencing a lower limit for the entire zone.
- b) In all cases where the zoned limit on full or partial access-controlled highways is established at a value of 55 miles per hour or less or where the zoned limit on any other highway is established at 50 miles per hour or less, such limit will apply to all vehicles.
- c) Except on divided highways, different speeds for traffic in opposite directions shall not be posted.
- d) A speed zone shall begin at the point or as near in advance of the point as possible where such speed zone is warranted and shall end at the point or as near to the point as possible where the zone is not warranted. A change within a zone shall be as near to the point as possible where the change is to take place.
- e) All sections of highway with full control of access for a distance of 10 miles or more shall be posted with minimum speed limits. Shorter sections may be posted if a problem exists.
- f) Minimum speed limits, when used, shall provide for an allowable speed range of not less than 10 miles per hour nor more than 15 miles per hour for any class of vehicle. No minimum speed of less than 30 miles per hour shall be used.
- g) No sign in the speed limit (R2) series shall be mounted on the same post as another sign, except that the basic speed limit sign (R2-1) may be mounted below the town name sign (11-1 or 11-10).

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Section 548.70 Posting of Altered Speed Limits on Nonaccess Controlled Highways

- a) The Speed Zone Ahead sign (R2-5), together with a corresponding advisory speed plate (R2-50), shall be erected in advance of any speed zone that is 10 miles per hour or more under the passenger car limit in a preceding statutory limit.
- b) The Speed Zone Ahead sign shall be placed approximately 500-600 feet in advance of all altered speed zones in accordance with Table B of Section 2-1.6 of the Manual on Uniform Traffic Control Devices for Streets and Highways and shall always be followed by a basic speed limit sign (R2-1) erected at the beginning of the zone where the altered speed limit applies.
- c) On divided and one-way facilities having two or more lanes in one direction, the Speed Zone Ahead sign (R2-5), if used, and the first basic speed limit sign (R2-1) shall be installed on both sides of the roadway. Subsequent installations within the same zone need not include left side mountings, except that on facilities having three or more lanes in one direction one out of every three locations shall include installations on both sides of the roadway. Should the limits be altered within the zone, signs displaying the revised limit should be doubled at the beginning point. When a speed zone on a multilane divided highway extends primarily through a signalized intersection only, signs shall be erected in pairs beginning 1,000 feet in advance of the intersection. Normally, such zones shall be terminated within 200 feet beyond the intersection.
- d) The difference in the speed limit from one altered speed zone to an adjacent altered speed zone shall not be more than 10 miles per hour.
- e) At any location where one limit is to apply to all vehicles, including trucks with gross weight over four tons, only the basic speed limit sign (R2-1) will be installed.
- f) Speed limit signs for altered zones shall be erected:
 - 1) At the beginning of each zone where the speed limit is altered.
 - 2) At the point of change from one zone to another.
 - 3) At additional locations within the zone where it is necessary to remind the motorist of the limit that is applicable. The recommended spacing is shown in the table found in subsection (h).
- g) These signs shall not be erected until the speed limits are approved and are officially authorized.
- h) The distance between basic speed limit sign installations in altered speed zones should be as follows:

Speed Limit	Minimum Distance	Maximum Distance
30 or less	660 feet or 2 blocks	1,320 feet or 4 blocks
35 or 40	990 feet or 3 blocks	1,980 feet or 6 blocks
45 or 50	1,320 feet or 4 blocks	2,640 feet or 8 blocks

i) The recommended distances between speed signs do not apply to the posting of statutory limits.

j) The sizes of speed limit signs to be erected are shown in Appendix C. The size of the speed zone ahead and the first speed limit sign should be based on the speed limit preceding the zone.

The size of the remaining signs is based on the speed in the zone.

Section 548.80 School Speed Limits

a) Policy of Establishment. Section 11-605 of the Illinois Vehicle Code permits the establishment of 20 miles per hour speed limits in school zones. The following policies shall govern the establishment of school speed zones.

- 1) An engineering and traffic investigation shall be conducted at each individual location to determine whether or not a school speed limit is warranted. Such factors as existing traffic control devices, existing traffic control measures, the type, character, and volume of vehicular traffic, and the age, character, and number of schoolchildren shall be considered. Based on these factors, a 20 miles per hour speed zone may be considered as warranted, provided the regulation
 - A) will appear to bring about the desired result of increased safety for the schoolchildren
 - B) will appear to motorists as being a reasonable regulation, and
 - C) will not appear to be an arrangement for a speed trap.

2) School speed zones shall be limited to those locations where grade, middle, or junior high school buildings or grounds devoted primarily to normal school day activities are adjacent to the highway or where groups of children cross the highway en route to and from a school not adjacent to the highway. Areas devoted primarily to athletic or other extracurricular activities shall not be zoned.

3) School speed limits should not be posted when one of the following conditions exists:

- A) Schoolchildren are protected by devices, such as stop signs or traffic signals, where motorists are required to come to a complete stop. An exception may be made when the zone serves to protect children walking on or immediately adjacent to the roadway in the school area.
 - B) The school or school grounds are completely isolated from the highway by means of a fence or other barrier, and no access to the highway is provided.
 - C) An underpass or overpass structure has been provided.
 - D) Entrance to and exit from the school grounds are by school bus or other vehicle only.
- 4) The 20 miles per hour school speed zone is in effect only "on school days when children are present." At all other times, the posted limit through the entire area applies. The following signs are used to designate school speed zones.
 - A) When the speed limit in the area is greater than 30 miles per hour, a "School Speed Zone Ahead" sign (S3-2) shall be used in advance of the school zone.
 - B) At the beginning of the school speed zone, the "School Speed Limit 20 on School Days When Children Are Present" sign (S3-1) shall be placed.
 - C) In unincorporated areas that have school speed limits, passing is prohibited during the times the school speed limit is in effect. At these locations, a combination speed limit and no passing sign (S3-12) is used in lieu of the first S3-1 sign in each direction.

b) Required Signs

- 1) The school speed limit sign shall have the word "School" in black letters on a yellow background with the remainder of the sign having black letters on a white background. The sign should not be reflectorized unless the children are going to or from school in hours of darkness.
 - 2) At the end of the school speed zone, the speed limit for the following section of highway shall be posted with the appropriate standard speed limit sign.
 - 3) Appendix A, Exhibit A shows typical signing for schools that have a school speed zone.

Section 548.90 Location of Statutory Speed Limit Signs on Rural State-Maintained Highways

a) Rural speed limits are set by statute or, in the case of trucks with gross weight over four tons, are altered by the Department from the statutory 50 miles per hour to 55 miles per

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hour of such vehicles on full or partial access-controlled highways. At any location where one limit is to apply to all classes of vehicles, only the basic speed limit sign (R2-1) and minimum speed sign (R2-4), where appropriate, will be installed. The criteria for determining posting locations of freeway and nonfreeway assemblies (Appendix A, Exhibit B) are as follows:

1) Statutory limits on full or partial access-controlled, multilane divided highways.

Assembly 1

- A) Points of entry into the State.
- B) Following interchanges with all routes.
- C) Maximum spacing - 10 miles.

2) Statutory limits on nonaccess-controlled highways.

A) Assembly 2

- i) At the end of all reduced speed zones.
- ii) Maximum spacing - 10 miles.
- iii) Minimum spacing - 2 miles.

B) Assembly 3

- i) Points of entry into the State.
- ii) Following interchanges with freeways.
- iii) Following intersections with U.S. or Illinois marked routes.
- iv) Maximum spacing - 20 miles.
- v) Minimum spacing - 5 miles.

b) For nonfreeway signing where an intersection warrants Assembly 3 but occurs within the limits of a reduced speed zone, that assembly will be erected following the end of the reduced zone unless it would otherwise be installed within 2 miles of the subject location, in which case only Assembly 2 will be installed.

c) The sizes of speed limit signs to be erected are shown in Appendix C.

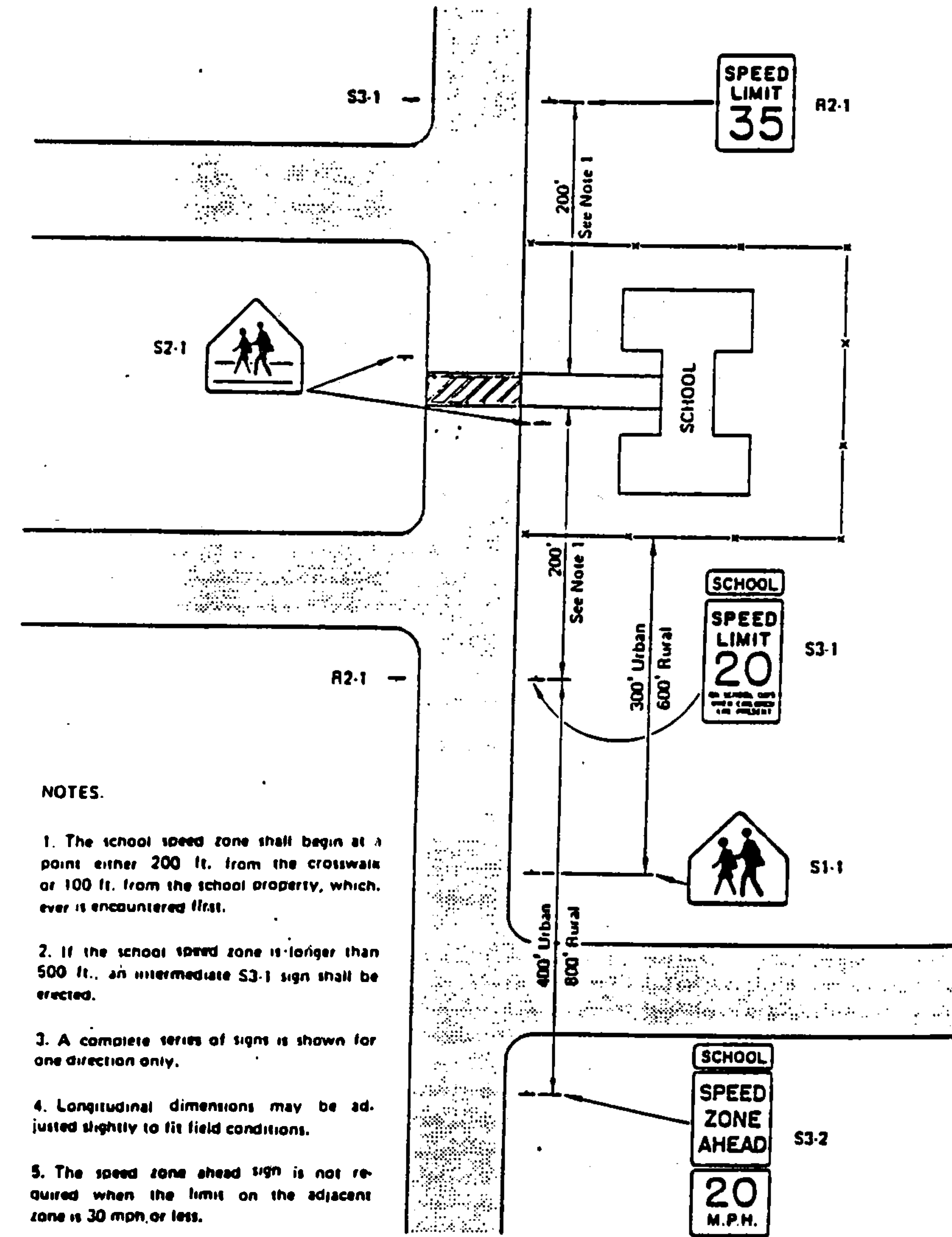
Section 548.APPENDIX A School And Rural Signing

Section 548.EXHIBIT A Typical Signing for School Area Traffic Control

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TYPICAL SIGNING FOR SCHOOL AREA TRAFFIC CONTROL



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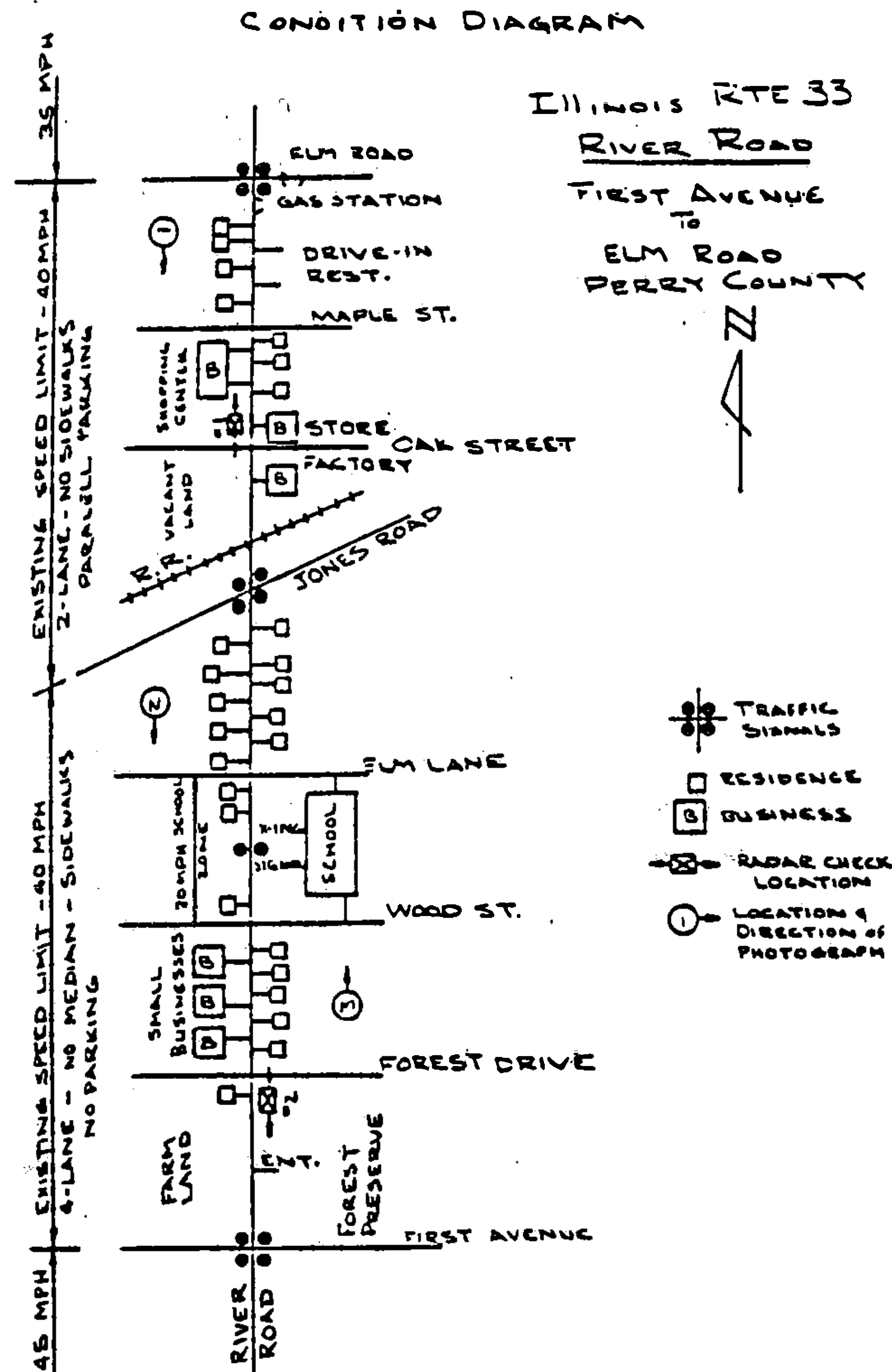
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Section 548.EXHIBIT B Condition Diagram



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Section 548.EXHIBIT C Establishment of Speed Zones

State of Illinois

Department of Transportation

Division of Highways

Zone No. _____

Route _____ From _____
To _____ A Distance Of _____ Miles
In _____ Township, _____ County

I Spot Speed Studies (Attached)

Check No.	85th %	10 MPH Pace Upper Limit
_____	_____	_____
_____	_____	_____
_____	_____	_____

II Test Runs

Run No.	Average Speed MPH	
	NB or WB	SB or EB
1	_____	_____
2	_____	_____
3	_____	_____
4	_____	_____
5	_____	_____

III Prevailing Speed

85th Percentile Avg. _____ MPH
Pace Upper Limit Avg. _____ MPH
Test Run Avg. _____ MPH

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Total (Max 20%) %

MPH X % =

Prevaling Speed Adjustment (Max. 9 MPH)

Adjusted Prevaling Speed: MPH

VIII Revised Speed Limit

Recommended Speed Limit MPH

Anticipated Violation Rate %

Recommended By

Organization

Date

Approved By

Date

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Prevaling Speed: MPH

IV Existing Speed Limits

Zone Being Studied

Violation Rate %

Adjacent Zones N or W

Length

Miles

S or E

Length

Miles

MPH

MPH

MPH

V Access Conflicts

Residential Drives

1.0 =

x

Small Business Drives

5.0 =

x

Large Business Drives

10.0 =

x

Access Conflict Number Total

(D.C.N)

Miles

Conflict No./Miles

VI Misc. Factors

Pedestrian Volume

Accident Rate Ratio:

Route

Statewide Ave.

Parking Permitted

Yes No

VII Prevaling Speed Adjustment

Driveway Adjustment

%

Pedestrian Adjustment

%

Accident Adjustment

%

Parking Adjustment

%

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Section 548. EXHIBIT D Application for the Establishment of an Altered Speed Zone

An Altered Speed Zone as referred to in this application is a length of roadway on which a uniform speed limit at variance with the Statewide statutory limit is posted. One application in duplicate shall be submitted for approval for each Zone. The following description of the proposed Zone and data requested should be executed by the County authorities.

To the Department

In accordance with Section 11-604 of the Illinois Vehicle Code, this Board has reviewed the attached engineering and traffic investigation report concerning the street or highway listed below and requests that an altered speed zone be approved. This application is for the:

- Establishment of new zone
- Revision of existing zone
- Extension of existing zone

Street or roadway

to be zoned _____

From _____

To _____

	In or		Proposed
County _____	near _____	Length _____	Speed _____

This petition has been authorized by the action of the Board of _____ of _____ County on _____ 19____

A copy of the Ordinance is attached.

The Statements contained in this Application for the Establishment of an Altered Speed Zone and the data submitted obtained from an engineering and traffic investigation are true and correct. Moreover, the Policy on Establishing and Posting Speed Limits on Streets and Highways, set forth by the Department, has been read and it is agreed to abide by the decision of the Department.

For the County Board

Date _____ 19____ By _____
Chairman

- Enclosures: Copy of Ordinance
 Field Speed Check Data Sheets
 Establishment of Speed Zone Form
 Condition Diagram

To the County Board:

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[]The proposed speed zone described in this application appears justified based on data submitted with this application. Therefore, you are authorized to post the zone and the altered limit shall become effective upon the posting of signs in accordance with the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways and the Illinois Policy on Establishing and Posting Speed Limits on Street and Highways.

[]The data presented in this application do not warrant the posting of a speed limit or the altering of an existing zone.

For the Department
of Transportation

Date: _____ 19____

By _____
District Engineer

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Section 548.APPENDIX C Sizes and Designs of Speed Limit Signs

Section 548.EXHIBIT A Size Designation

85th Percentile Speed	Table A Class of Road		
	2-lane Low ADT	2-lane	Multilane
35 and below	A	B	C
40-50	B	C	C
55	B	C	D

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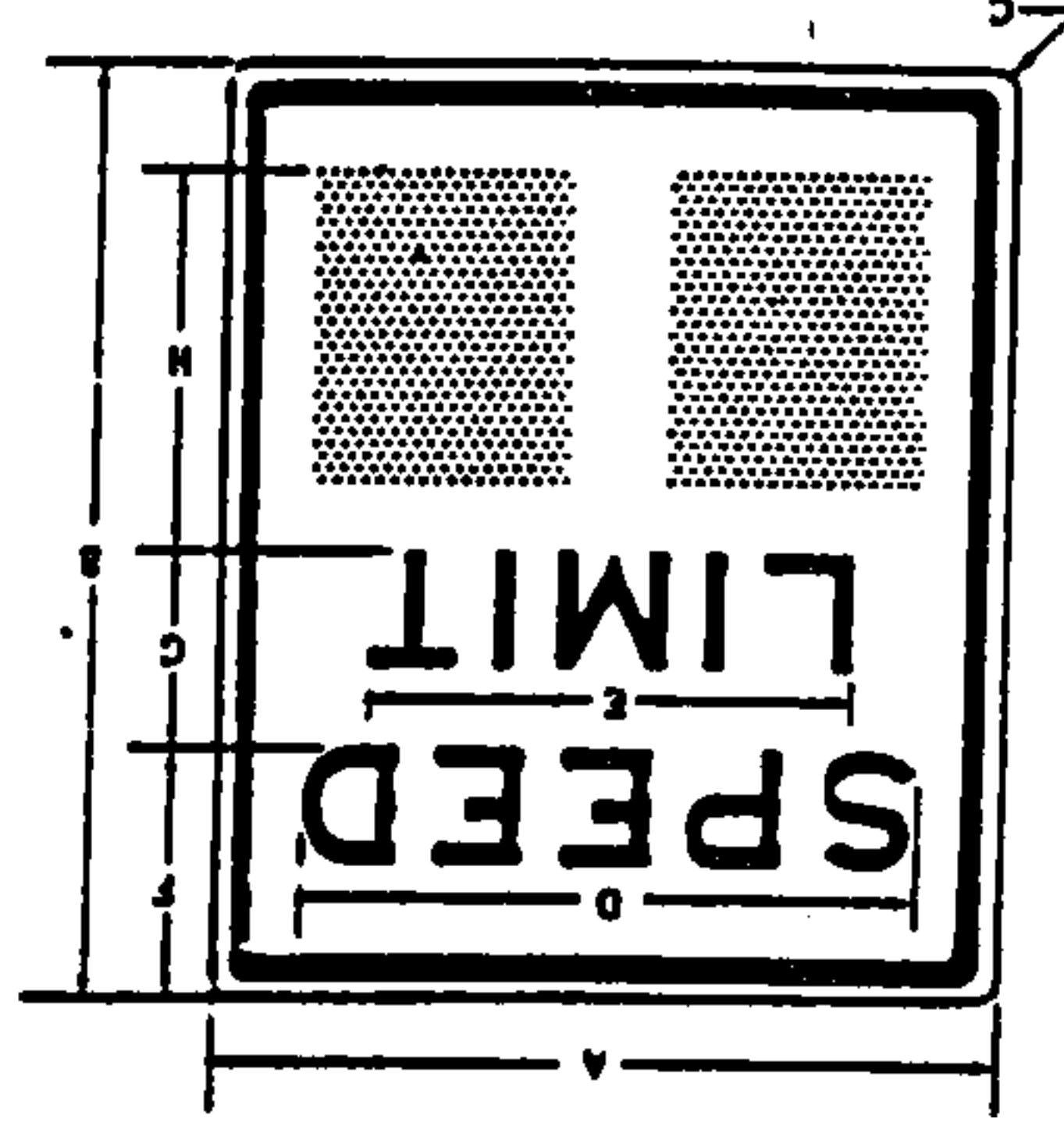
Section 548.EXHIBIT B Speed Limit Sign Sizes

Table B

Size Designation	R2-1	R2-4	R2-5	R2-6	R2-7
A	18 X 24	N.A.	N.A.	N.A.	24 X 30
B	24 X 30	N.A.	24 X 30	N.A.	24 X 30
C	30 X 36	N.A.	30 X 36	N.A.	N.A.
D	36 X 48	36 X 36	36 X 48	36 X 48	N.A.
Freeway	48 X 60	48 X 36	48 X 60	48 X 60	N.A.

Size Designation	R2-22	R2-50	S3-1	S3-2	S3-12
A	N.A.	N.A.	24 X 48	24 X 36	48 X 48
B	N.A.	18 X 18	24 X 48	24 X 36	48 X 48
C	30 X 30	18 X 18	24 X 48	24 X 36	48 X 48
D	36 X 36	24 X 24	36 X 72	36 X 54	N.A.
Freeway	36 X 42	30 X 30	N.A.	N.A.	N.A.

ILLINOIS STANDARD
R2-1



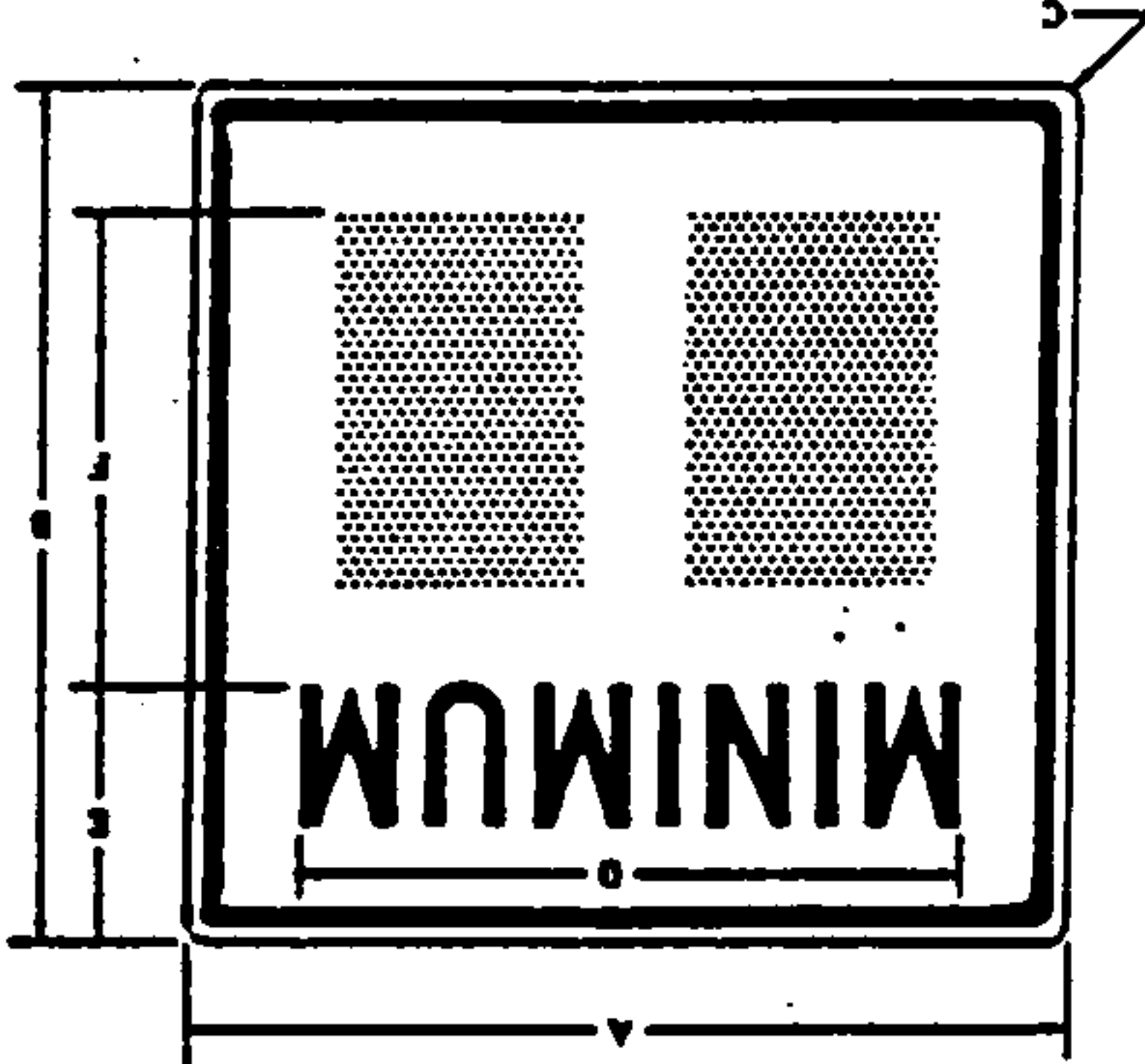
COLOR: LEGEND AND BORDER BLACK NON-REFLECTORIZED
BACKGROUND WHITE REFLECTORIZED

SIGN SIZE	DIMENSIONS					
	A	B	C	D	E	F
18 X 24	18.0	24.0	1.5	13.4	10.8	6.5
24 X 30	24.0	30.0	1.5	18.9	14.7	8.0
30 X 36	30.0	36.0	2.25	23.6	18.4	9.5
36 X 48	36.0	48.0	2.25	28.3	22.1	12.0
48 X 60	48.0	60.0	3.0	32.1	25.3	15.5

SIGN SIZE	SERIES		HAR-BOB-STD.
	1	2	
18 X 24	4C	8C	0.6
24 X 30	4E	10E	0.6
30 X 36	5E	12E	0.6
36 X 48	6E	16E	0.8
48 X 60	8D	16D	1.2

All dimensions in inches.
Non-reflectORIZED for use with 53-11 and 53-20

ILLINOIS STANDARD
R2-4



COLOR: LEGEND AND BORDER BLACK NON-REFLECTORIZED
BACKGROUND WHITE REFLECTORIZED

SIGN SIZE	DIMENSIONS					
	A	B	C	D	E	F
18 X 24	18.0	24.0	1.5	13.4	10.8	6.5
24 X 30	24.0	30.0	1.5	18.9	14.7	8.0
30 X 36	30.0	36.0	2.25	23.6	18.4	9.5
36 X 48	36.0	48.0	2.25	28.3	22.1	12.0
48 X 60	48.0	60.0	3.0	32.1	25.3	15.5

SIGN SIZE	SERIES		HAR-BOB-STD.
	1	2	
18 X 24	4C	8C	0.6
24 X 30	4E	10E	0.6
30 X 36	5E	12E	0.6
36 X 48	6E	16E	0.8
48 X 60	8D	16D	1.2

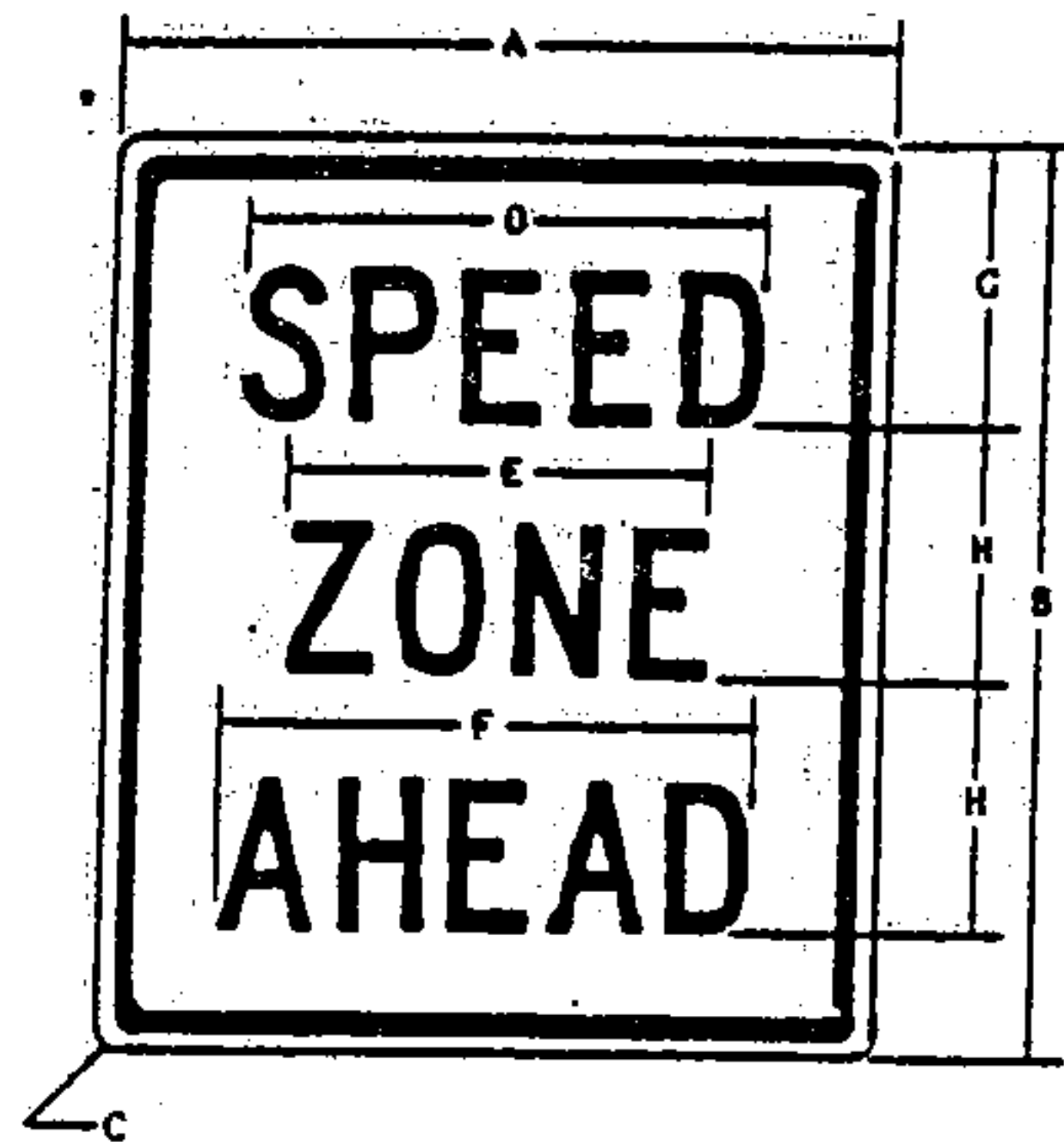
All dimensions in inches.

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Section 548. EXHIBIT E Design R2-5

ILLINOIS STANDARD
R2-5



COLOR: LEGEND AND BORDER BLACK NON-REFLECTORIZED
BACKGROUND WHITE REFLECTORIZED

SIGN SIZE	DIMENSIONS							
	A	B	C	D	E	F	G	H
24 X 30	24	10	1.5	16.7	13.5	17.2	5.5	5.0
30 X 36	30.0	36.0	2.25	20.1	16.2	20.7	11.0	10.0
36 X 48	36.0	48.0	2.25	23.4	18.9	24.1	14.5	13.7
48 X 60	48.0	60.0	3.0	33.5	27.0	34.4	18.3	16.7

SIGN SIZE	SERIES LINES			MAR-GIN	BOR-DER	BLANK STD.
	1	2	3			
24 X 30	5C	5C	5C	0.4	0.6	85-2430
30 X 36	6C	6C	6C	0.6	0.8	85-3036
36 X 48	7C	7C	7C	0.6	0.8	85-3648
48 X 60	10C	10C	10C	0.8	1.2	85-4860

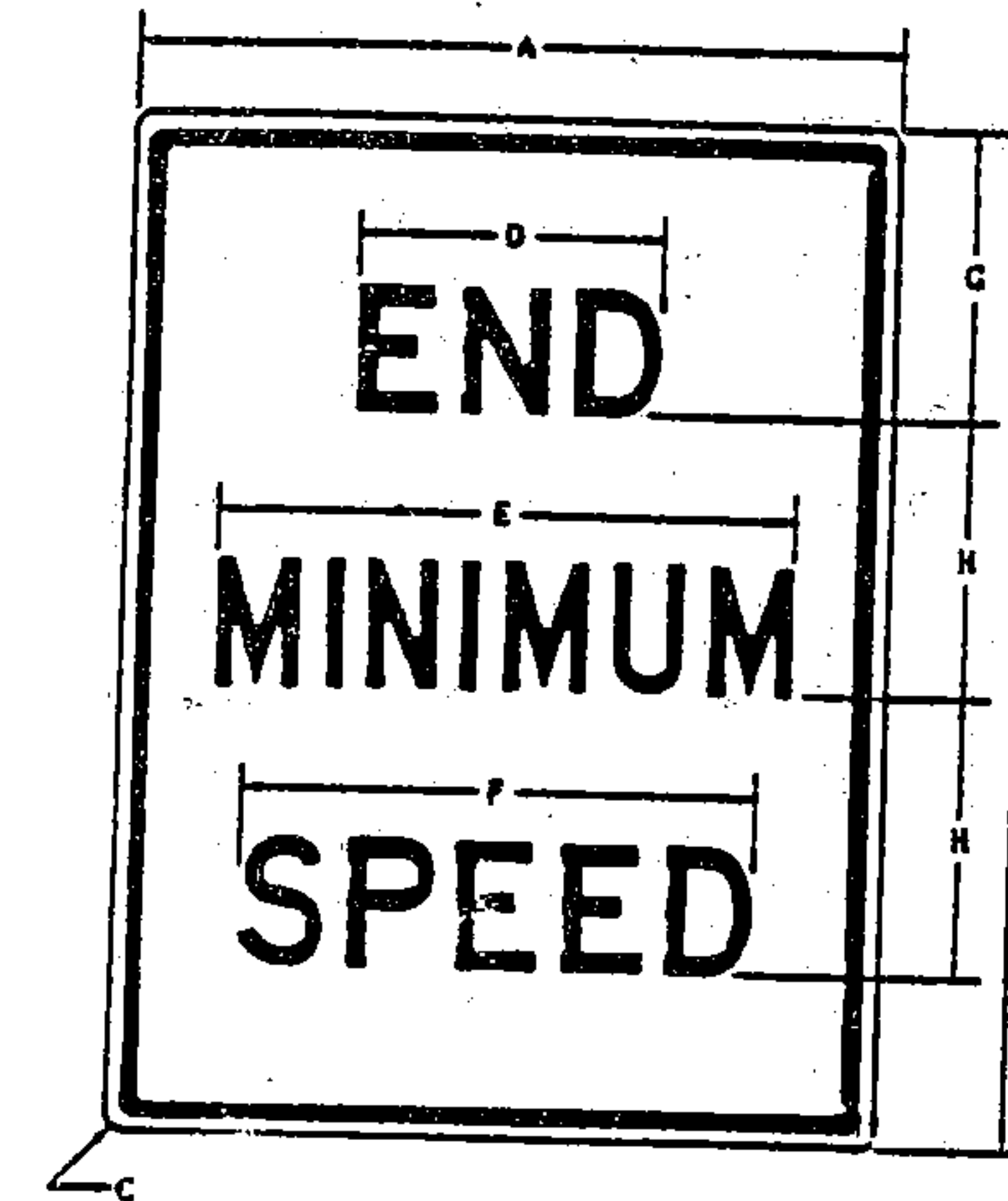
All dimensions in inches.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED REPEALER

Section 548. EXHIBIT F Design R2-6

ILLINOIS STANDARD
R2-6



COLOR: LEGEND AND BORDER BLACK NON-REFLECTORIZED
BACKGROUND WHITE REFLECTORIZED

SIGN SIZE	DIMENSIONS							
	A	B	C	D	E	F	G	H
36 X 48	36.0	48.0	2.25	14.3	27.3	24.1	14.0	13.0
48 X 60	48.0	60.0	3.0	19.1	36.7	32.1	18.0	16.0

SIGN SIZE	SERIES LINES			MAR-GIN	BOR-DER	BLANK STD.
	1	2	3			
36 X 48	6D	6C	6D	0.6	0.8	85-3648
48 X 60	8D	8C	8D	0.8	1.2	85-4860

All dimensions in inches.

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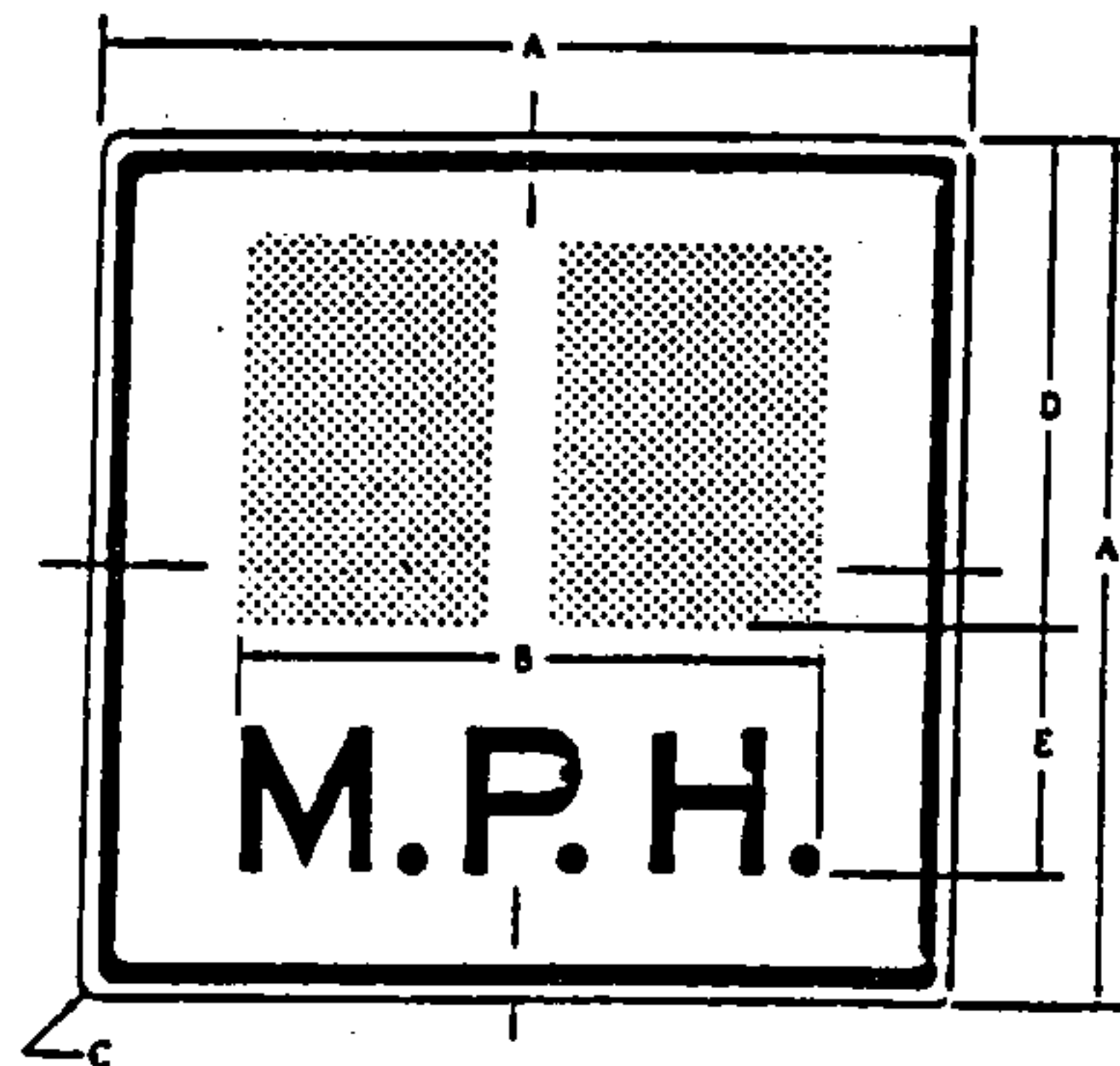
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Section 548.EXHIBIT I Design R2-50

ILLINOIS STANDARD
R2-50



COLOR: LEGEND AND BORDER BLACK NON-REFLECTORIZED
BACKGROUND WHITE REFLECTORIZED*

SIGN SIZE	DIMENSIONS				
	A	B	C	D	E
18 X 18	18.0	11.7	1.5	10.5	5.0
24 X 24	24.0	15.7	1.5	13.5	7.0
30 X 30	30.0	19.6	1.5	16.6	8.6

SIGN SIZE	SERIES LINES		MAR-GIN	BOR-DER	BLANK STD.
	1	2			
	18 X 18	8D			
24 X 24	10D	4E	0.4	0.6	84-24S
30 X 30	12D	5E	0.4	0.6	84-30S

All dimensions in inches.

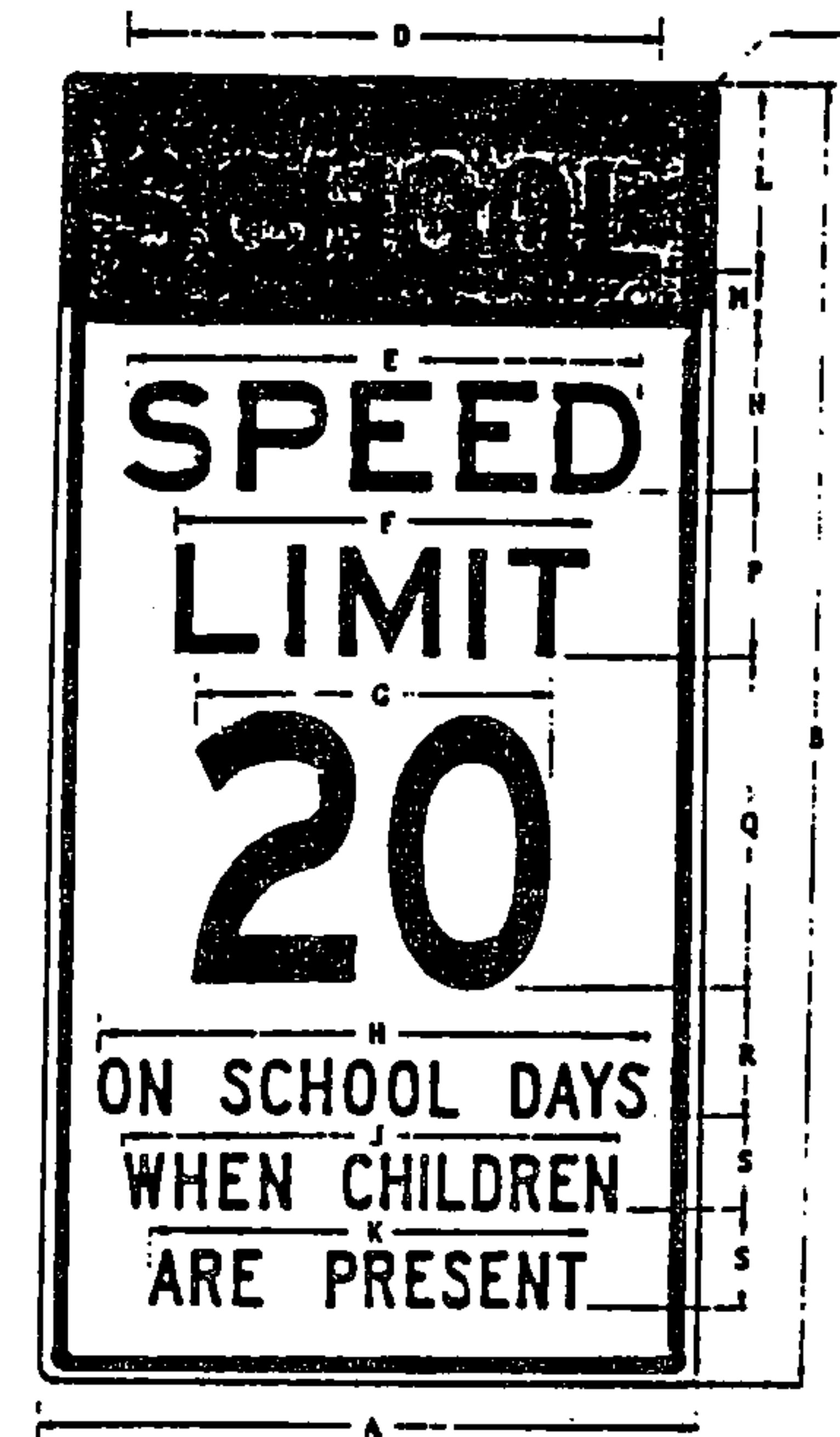
* Non-reflectORIZED for use with S3-2 .

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Section 548.EXHIBIT J Design S3-1

ILLINOIS STANDARD
S3-1



COLOR: LEGEND AND BORDER BLACK NON-REFLECTORIZED
BACKGROUND WHITE AND YELLOW NON-REFLECTORIZED

SIGN SIZE	DIMENSIONS														
	A	B	C	D	E	F	G	H	J	K	L	M	N	P	Q
24 X 48	24.0	48.0	2.25	19.7	18.9	14.7	18.0	18.8	17.6	14.8	6.25	1.55	7.0	6.0	12.0
36 X 72	36.0	72.0	3.0	29.6	28.3	22.1	27.0	28.2	26.4	22.3	9.5	2.7	10.5	9.0	18.0

SIGN SIZE	DIMENSIONS	
	R	S
24 X 48	5.0	3.5
36 X 72	7.5	5.25

SIGN SIZE	SERIES LINES							MAR-GIN	BOR-DER	BLANK STD.
	1	2	3	4	5	6	7			
	24 X 48	4D	4E	4E	10E	2C	2C			
36 X 72	6D	6E	6E	15E	3C	3C	3C	0.8	1.2	85-3672

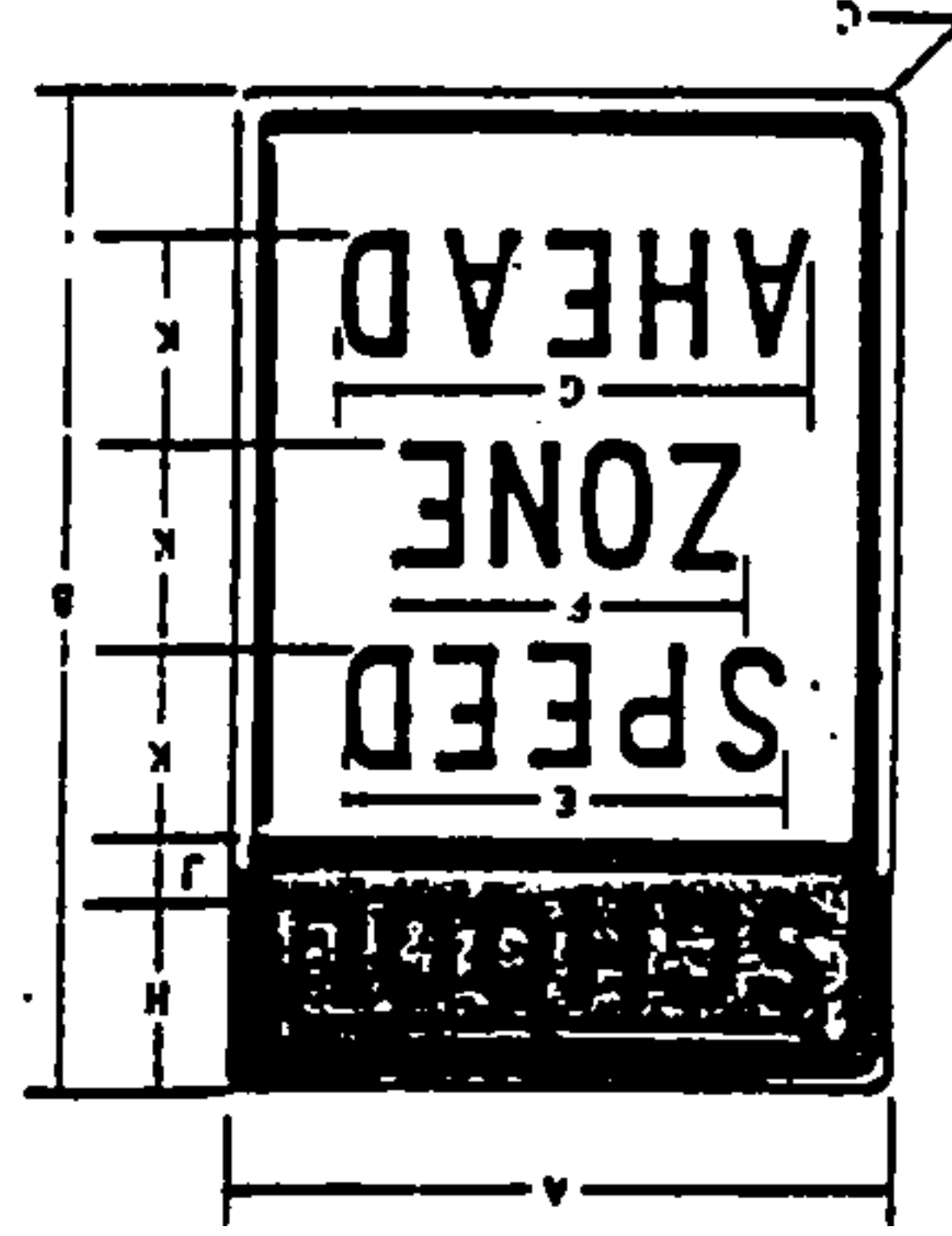
All dimensions in inches.

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Section 518, EXHIBIT K Design S3-2

ILLINOIS STANDARD
S3-2



COLOR: LEGEND AND BORDER BLACK NON-REFLECTORIZED
BACKGROUND YELLOW NON-REFLECTORIZED
WHITE NON-REFLECTORIZED

DIMENSIONS											
SIGN SIZE		A	B	C	D	E	F	G	H	J	K
26 X 36	26.0	36.0	1.5	19.7	16.7	13.5	17.2	6.7	2.35	7.75	
36 X 54	36.0	54.0	3.0	29.6	23.6	18.9	26.1	10.5	3.7	11.2	

SERIES									
LINES									
SIGN SIZE									
36 X 54	6D	7C	7C	7C	7C	0.8	1.2	85-3654	
26 X 36	6D	5C	5C	5C	5C	0.6	0.6	85-2636	

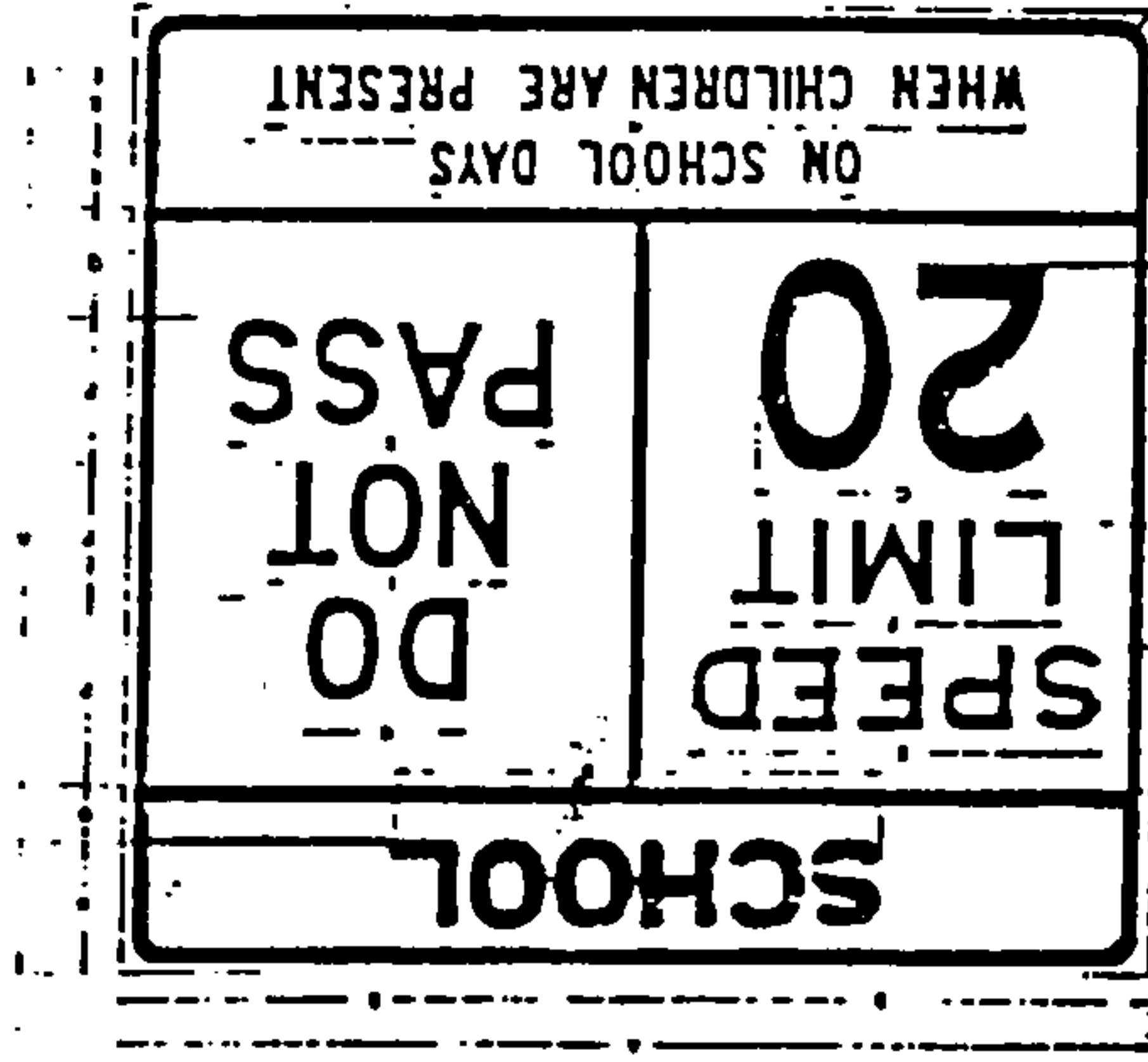
ALL DIMENSIONS IN INCHES.

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Section 518, EXHIBIT L Design S3-12

ILLINOIS STANDARD
S3-12



DIMENSIONS											
SIGN SIZE		A	B	C	D	E	F	G	H	J	K
26 X 36	26.0	36.0	1.5	19.7	16.7	13.5	17.2	6.7	2.35	7.75	
36 X 54	36.0	54.0	3.0	29.6	23.6	18.9	26.1	10.5	3.7	11.2	

SERIES									
LINES									
SIGN SIZE									
36 X 54	6D	7C	7C	7C	7C	0.8	1.2	85-3654	
26 X 36	6D	5C	5C	5C	5C	0.6	0.6	85-2636	

ALL DIMENSIONS IN INCHES.

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1) Heading of Part: Illinois Manual on Uniform Traffic Control Devices

2) Code Citation: 92 Ill. Adm. Code 546

3) Section Numbers: Proposed Action:

546.100	546.200	546.210	546.300	Repeal
546.302	546.304	546.306	546.308	Repeal
546.309	546.310	546.312	546.314	Repeal
546.315	546.316	546.318	546.320	Repeal
546.322	546.324	546.326	546.328	Repeal
546.330	546.332	546.333	546.334	Repeal
546.335	546.336	546.338	546.340	Repeal
546.342	546.344	546.345	546.346	Repeal
546.348	546.350	546.352	546.354	Repeal
546.356	546.358	546.360	TABLE A	Repeal
TABLE B	546.329			Repeal

4) Statutory Authority: Ill. Rev. Stat. 1985, ch. 95 1/2, par. 11-301.

5) A complete description of the subjects and issues involved:

The Department has undertaken a comprehensive review of its statutory authority and regulatory posture in order to pursue the revisions necessary to be more responsive to its statutory mandates. As a part of this process, existing rules will be reviewed and revoked or amended if needed to achieve the Department purpose of providing more responsive rules of greater utility. New rulemaking initiatives will also be undertaken and legislative proposals made in this regard. The Department has determined that this rule is no longer required because of the adoption, pursuant to Ill.Rev.Stat. 1987, ch. 95 1/2, par. 11-301, by this Department of the 1988 edition of the publication entitled "Manual on Uniform Traffic Control Devices for Streets and Highways" published by the U.S.DOT Federal Highway Administration. By this rulemaking, the Department proposes to repeal Part 546 in its entirety.

6) Will this proposed rulemaking replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

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8) Does this proposed repealer contain incorporations by reference?

Yes. These conform to Section 6.02(a) of the Illinois Administrative Procedure Act.

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rule will have little effect on units of local governments. It will provide them with somewhat greater flexibility in selection and use of traffic control devices.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Leland H. Bates
Illinois Department of Transportation
Bureau of Traffic
2300 South Dirksen Parkway
Springfield, Illinois 62764
(217) 785-8534

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

Repealer does not affect small businesses.

The full text of the Proposed Repealer begins on the next page:

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- 3) "May" - A permissive condition. No requirement for design or application is intended.

SUBPART B: REQUIREMENTS FOR A UNIFORM SYSTEM OF TRAFFIC CONTROL DEVICES

Section 546.200 Incorporation by Reference of 23 CFR 655

The Illinois Department of Transportation adopts the National MUTCD as provided in 23 CFR 655, as of March, 1986, not including any later amendments or editions, as the Illinois MUTCD subject to the modifications set forth in Subpart C of this Part. The National MUTCD is on file at the Department of Transportation, 2300 South Dirksen Parkway, Springfield, Illinois 62764.

(Source: Amended at 12 Ill. Reg. 4214, effective February 9, 1988)

Section 546.210 Introduction

- a) This manual is the 1979 edition of the Illinois Manual on Uniform Traffic Control Devices (MUTCD). It consists of portions of the 1978 National MUTCD and amended pages identified as being prepared by the Illinois Department of Transportation (IDOT).
- b) Where material has been added to, or deleted from, the text or illustrations in the National MUTCD, the change is indicated as "Illinois." Where an entire section has been deleted, the section number is listed with a notation that it has been deleted. Where an entire section has been added, a decimal has been added to the previous section number for the same reasons.
- c) Where statements or sections in this MUTCD are worded in a manner more in keeping with a national than a state document, these statements and provisions are to be applied insofar as they are appropriate to an Illinois MUTCD.
- d) Section 1A-6 of the National manual discusses procedures applying to interpretations, experimentation, and changes to the National portions of the MUTCD. If interpretations, experimentation, or changes within the prerogatives of the State are desired they should be addressed to the Engineer of Traffic, Illinois Department of Transportation, 2300 South Dirksen Parkway, Springfield, Illinois 62764.

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- e) Revised loose-leaf pages periodically published by the Federal Highway Administration containing changes and additions to the National MUTCD will be reviewed by the Department and, after making any further changes deemed necessary for the Illinois MUTCD, will be transmitted to holders of manuals distributed by the Department. Changes of address should be forwarded to the IDOT Engineer of Traffic. The individual manual number noted on the inside front cover shall be given with the change of address.
- f) Requests for copies of any portion of the Illinois MUTCD filed with the Administrative Code Unit of the Secretary of State, information pertaining to the MUTCD, or requests for additional copies should be addressed to the IDOT Engineer of Traffic. A charge of \$18.00 will be assessed for the manual. Checks should be made payable to the "Treasurer, State of Illinois."
- g) The National portion of this MUTCD makes numerous references to the Uniform Vehicle Code (UVC). However, the Illinois Vehicle Code (IVC) (Ill. Rev. Stat. 1983, ch. 95 $\frac{1}{2}$, pars. 1-101 to 1109) should be consulted for Illinois traffic laws.
- h) Signs other than those contained in the MUTCD may be used (Section 2B-44 regarding regulatory signs and Section 2C-41 regarding warning signs); however, such signs should conform to the general requirements regarding shape, color, and placement. A special sign should not be used whenever a standard one will serve the purpose.
- i) A tabulation of the signs described in the MUTCD and others in common use throughout the state are found in Table B. The signs are designated by letters and numbers such as R2-1-2430. The key to the sign designations is as follows. The beginning letter indicates in general the type of sign, such as regulatory, warning, etc. The first number indicates the sign group such as right-of-way series, speed series, etc. The number between the hyphens is the designation of the sign within its group. All Illinois standard signs will have a letter and number designation of 1100 or more to distinguish them from the signs in the National MUTCD. Also found in this position may be lower case letters when there are alternate messages (as where there are word message and symbol signs) or the letters R for right or L for left. The third number provides the dimensions such as 2430 which indicates a sign 24" wide and 30" high. For signs having equal sides only one dimension is given. When a dimension is variable it is denoted with a V. A letter in parenthesis may follow the number giving a color where it is other than the standard one. All construction and maintenance warning signs will have an (O) to indicate they are orange.

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bridge and intersection approach illustrations.

(Source: Amended at 9 Ill. Reg. 17840, effective November 6, 1985)

Section 546.302 2B-10 Speed Limit Sign

a) The first paragraph of Section 2B-10 of the National MUTCD is amended to read as follows:

The Speed Limit sign shall be used to inform motorists of the maximum statutory speed limit established in Section 11-601 of the Illinois Vehicle Code, (Ill. Rev. Stat. 1985, ch. 95 1/2, pars. 1-101 to 1109) or a speed limit altered on the basis of an appropriate engineering and traffic investigation, in accordance with Sections 11-602, 11-603, or 11-604. The speed limits shown shall be in multiples of 5 miles per hour.

b) A third paragraph is added to Section 2B-10 of the National MUTCD to read as follows:

The Department Rules "Establishing and Posting Speed Limits on Streets and Highways" (92 Ill. Adm. Code 548) describe a procedure which may be used for conducting the required investigation and posting of signs.

c) The original third paragraph of Section 2B-10 of the National MUTCD is rewritten into paragraphs four and five to read as follows:

Two types of speed limit signs may be used: one to designate passenger car speeds, and the other to show any special speed limits for trucks.

(Source: Amended at 11 Ill. Reg. 16983, effective October 2, 1987)

Section 546.304 2B-II Night Speed Sign

Section 2B-II of the National MUTCD is deleted.

Section 546.306 2B-14 Speed Zone Ahead Sign

a) The title to Section 2B-14 of the National MUTCD is changed to read "Speed Zone Ahead Sign."

b) The first paragraph of Section 2B-14 of the National MUTCD is amended to read:

The SPEED ZONE AHEAD sign should be used in rural areas to inform the motorist of a reduced speed zone when an advance notice is needed to comply with the speed limit posted ahead. The sign is not ordinarily needed in urban areas where speeds are relatively low. The speed limit effective for passenger cars in the impending zone shall be shown by the

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Several sizes are listed for most signs to indicate the dimensions of the signs that are normally used. A designation (A, B, C, D, or E) is indicated in the tabulation to provide a guide for the selection of the proper size sign, according to the type of road and the posted speed at the point where it is erected. The size of sign indicated for a particular road is intended to be the standard size for that particular class of road. Larger size signs may be used where special emphasis is required. Smaller sizes may be considered where a lack of space to erect the sign requires a reduced size, but the smallest sign shown in the table is the minimum size permitted under any condition. Table A shows the letter designations to be used in determining sign sizes appropriate for a particular class of road and speed. The 2-lane low average daily traffic category is intended for residential streets, township roads, and those county highways exhibiting similar operating characteristics.

A sign dimension is shown under each sign illustrated in the manual. The size noted is considered the "standard" one but sizes conforming to the designated class of road will normally be used. The designated class of sign will not be used at locations where special emphasis requires use of larger signs. Signs smaller than the designated class will be used at locations where lack of space to erect signs requires a reduced size.

Detailed drawings of the signs included in the National portion of the MUTCD are available from the Federal Highway Administration (Section 2A-9). Drawings of Illinois signs listed in the sign tabulation (where the number between the hyphens in the sign designation is preceded by an I) are available from the IDOT Engineer of Traffic.

Where educational plaques (word message signs that explain symbol signs) may be needed with new symbol signs, the design of the plaques is included on the sign drawings. Older symbol signs may continue to have plaques until replacement becomes necessary.

Where there is a section of the manual describing the use of a particular sign listed, the section designation is shown. There are a few signs shown in the manual that are not listed in the tabulation because there is an alternate sign that is preferred in Illinois.

SUBPART C: ILLINOIS MODIFICATIONS TO THE NATIONAL
MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES

Section 546.300 2A-25 Position of Signs

Figure 2-5 on Page 2A-17 of the National MUTCD is amended by deleting the No Passing Zone sign (W14-3) and no passing zone pavement markings from the narrow

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posting of the _____ MPH zone sign (R2-1101) beneath the Speed Zone Ahead sign.

- c) The third paragraph of Section 2B-14 of the National MUTCD is amended to read:

This sign shall have a standard size of 24" x 30". It shall, however, be of the same size as the Speed Limit sign at the beginning of the speed zone, and shall be erected in the same manner.

Section 546.308 2B-37 Traffic Signal Signs (Repealed)
(Source: Repealed at 9 Ill. Reg. 17840, effective November 6, 1985)

Section 546.309 2B-39 Road Closed Sign

The first paragraph of Section 2B-39 of the National MUTCD is amended to read as follows:

The ROAD CLOSED sign should be used to mark roads that have been closed to all traffic (except authorized vehicles) either because of construction or maintenance operations (Part VI) or because of a temporary emergency. It should not be used where traffic is maintained or where a route is detoured several miles in advance of the actual construction or blockade. In the latter case, the Local Traffic Only signs (R11-3, R11-4) should be used.

Section 546.310 2B-41 Weight Limit Signs

Section 2B-41 of the National MUTCD is amended to read as follows:

- a) The General Weight Limit sign (R12-1), with the message WEIGHT LIMIT _____ TONS, is for use at bridges or along roadways upon which a single weight limit has been authorized. It shall be located immediately in advance of the section of highway or the structure to which it applies. In the case of an extended length of restricted roadway, it shall be placed on the right-hand side approximately 25 feet beyond intersecting roads so as to be visible to all vehicles turning into the restricted roadway. A supplemental sign may also be erected on the left-hand side of the roadway if necessary for visibility. As an alternate, the word AXLE may be substituted for WEIGHT in this sign.
- b) The _____ MILES AHEAD plate (R12-1103) may be placed under the General Weight Limit sign to give advance notice of a general weight limit. These signs should be erected at appropriate junctions that will permit the driver of the affected vehicle to choose an alternate route with a minimum of inconvenience.
- c) The Specific Weight Limit sign (R12-1100) is to be used where three separate weight restrictions are to be posted. Where the weight

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differences between the three or four axle and the five or more axle combination vehicle weight restrictions are within one or two tons, the R12-1101 sign may be used with the lower of the two limits posted. These signs should be mounted within 300 feet, but not closer than 50 feet, of the bridge. In order to provide advance warning of the bridge weight limit restrictions, the _____ MILE AHEAD plate (R12-1102) may be used below the Specific Weight Limit sign. This advance sign should be located so that drivers may select an alternate route with a minimum of inconvenience.

- d) The Seasonal Weight Limit sign (R12-1104) is for use on roadways that are designated as having seasonal weight restrictions as provided in Section 15-316 of the Illinois Vehicle Code. Signs are to be erected at each end of the portion of highway affected and at such intermediate locations as deemed necessary to adequately inform the motorist. As an alternate the word AXLE may be substituted for WEIGHT in this sign.

Section 546.312 2B-41.1 Truck Restriction Signs

Section 2B-41.1 is an addition to the National MUTCD and reads as follows:

- a) The Restricted Bridge signs (R12-1105, R12-1106, and R12-1107) are intended for use in advance of bridges that are not structurally adequate to otherwise carry the legal or posted weight limit.
- b) The BRIDGE AHEAD RESTRICTED TO ONE TRUCK AT A TIME sign (R12-1105) should be located far enough in advance of the bridge to permit a truck operator to see another truck approaching the bridge from the opposite direction in time to stop before reaching the bridge.
- c) The BRIDGE RESTRICTED TO ONE TRUCK AT A TIME sign (R12-1106) is used to confirm the R12-1105 advance sign. It may be used alone where the bridge can carry legal loads with that restriction or may be used above the R12-1 sign, where a single weight limit restriction is also applicable. It should be located 50 to 300 feet from the beginning of the restricted bridge.
- d) The ONE TRUCK AT A TIME plate (R12-1107) may be mounted beneath the R12-1100 or R12-1101 sign to confirm the R12-1105 sign where trucks are restricted to both one-at-a-time usage and a multiple weight limit.

Section 546.314 2B-42 Weigh Station Signs

Section 2B-42 of the National MUTCD is revised and the ALL TRUCKS/COMMERCIAL VEHICLES/NEXT RIGHT (R13-1) sign is replaced with TRUCKS OVER 8 TONS MUST WEIGH (R13-1100) sign. The revised Section reads as follows:

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Figures 2-7a, 2-7b, and 2-7c in Section 2D-31 of the National MUTCD are revised to eliminate pavement striping from the illustrations.

Section 546.332 2D-46 General Service Signs

- a) Figure 2-8 Weigh Station signing in Section 2D-46 of the National MUTCD is revised to read as follows:
- 1) A note is added indicating that the 1 mile weigh station sign may be placed on an overhead structure or truss provided it is within a reasonable distance and space is available.
 - 2) The ALL TRUCKS/COMMERCIAL VEHICLES NEXT RIGHT (D8-4) sign is replaced with TRUCKS OVER 8 TONS MUST WEIGHT (R13-1100) sign.
 - 3) A note is added indicating the closed sign below the WEIGH STATION NEXT RIGHT is a changeable message.
 - 4) The location of the WEIGH STATION (D8-3) sign is relocated from the gore area to in advance of the gore and cantilever mounted over the exit ramp.
 - 5) All of the location distances for all of the service signs are removed from the standard.
- b) The Tourist Information (D9-10) and Emergency Medical Services (D9-13) signs are deleted from the series of service signs in Section 2D-46 of the National MUTCD.
- c) In Section 2D-46 of the National MUTCD the last two paragraphs concerning emergency medical services are deleted.
- d) The LP Gas sign is deleted from the series of service signs in Section 2D-46 of the National MUTCD.
- e) The LP Gas Sign illustration, D9-15, is eliminated.

(Source: Amended at 11 Ill. Reg. 16983, effective October 2, 1987)

Section 546.333 2D-51.1 Snowmobile Trail Sign

Section 2D-51.1 is an addition to the National MUTCD and reads as follows:

- a) The Snowmobile TRAIL sign (D11-1100) may be used to indicate designated snowmobile trails on, along, or across highways as authorized by Ill. Rev. Stat. 1983, ch. 95½, par. 605-2.

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- b) The standard size of this sign shall be 24 x 18 inches and shall have a white reflectorized message and border on a green reflectorized background.
- c) A snowmobile trail within highway right-of-way but off the roadway shall have a KEEP _____ FEET FROM ROAD plate (R14-1100) mounted directly below the Snowmobile TRAIL sign. This plate shall be 24 x 18 inches, with the longer dimension horizontal. It shall have a black legend and border on a white reflectorized background. The distance shown is normally 10 feet or greater, except where varied by municipal or township authorities in accordance with Ill. Rev. Stat. 1983, ch 95½, par. 605-2.
- d) An appropriate Advance Turn Arrow (M5-1 or M5-2) or Directional Arrow (M6-1 to M6-7) may be mounted below the snowmobile trail assembly to indicate alignment changes in the trail.
- e) The Snowmobile Crossing sign (W11-6) may be used in advance of those locations where snowmobiles cross a street or highway in order to alert vehicle operators to unexpected potential conflicts. The Snowmobile Crossing sign may be used in combination with a distance plate that warns motorists how far ahead a snowmobile crossing is located.

(Source: Added at 9 Ill. Reg. 17840, effective November 6, 1985)

Section 546.334 2F-33 Signing for General Motorist Services

Section 2F-33 of the National MUTCD is amended as follows:

- a) The motorist service EXIT sign is revised by removing Phone and Hospital Services.
- b) The requirement that camping signs be removed if operated on a seasonal basis only has been deleted.
- c) The sixth paragraph has been deleted.
- d) Numbered Item I is revised to read as follows:
 - I. Gas and Associated Services.

(Source: Amended at 11 Ill. Reg. 16983, effective October 2, 1987)

Section 546.335 3B-15 Raised Pavement Markers Supplementing Other Markings

The numbered paragraph 2 of Section 3B-15 of the National MUTCD is amended to read as follows:

2. Broken lines should be supplemented at a spacing no greater than 3N, except those identifying reversible lanes, which should be supplemented at a spacing no greater than "N".

(Source: Added at 11 Ill. Reg. 16983, effective October 2, 1987)

Section 546.345 6B-2 Illumination and Reflectorization

The first sentence of 6B-2 is revised as follows:

All signs intended to be used during hours of darkness shall be either reflectorized with a material that has a smooth, sealed outer surface, or illuminated to show approximately the same shape and color day and night, except as noted in Standard Highway Signs.

(Source: Added at 11 ILL. Reg. 16983, effective October 2, 1987)
Section 546.346 6B-10 Weight Limit Signs

In Section 6B-10 of the National MUTCD, the Axle Weight Limit 5 Tons (R12-1) and Weight Limit (R12-5) signs are deleted and Bridge Weight Limit - Tons (R12-110) and R12-1101) signs are added.

Section 546.348 6F-2 Hand Signaling Device

Section 6F-2 of the National MUTCD is amended to read as follows:

a) A number of hand signaling devices, such as STOP/SLOW paddles, lights and red flags are used in controlling traffic through work zones. The sign paddle bearing the clear messages STOP or SLOW provides motorists with more positive guidance than flags and shall be the primary hand-signaling device. Flag use should be limited to emergency situations when a STOP/SLOW paddle is not available. A light may be used to supplement a flag or STOP/SLOW paddle and shall not be used as the sole signaling device.

b) Sign paddles shall be at least 18 inches wide with letters at least 6 inches high. Twenty-four inch wide paddles with letters at least 7 inches high shall be used on high-speed roadways. A rigid handle should be provided. This combination sign may be fabricated from sheet metal or other light semirigid material. The background of the STOP face shall be red with white letters and border. The background of the SLOW shall be orange with black letters and border. The STOP face shall be reflectorized red with white reflectorized letters and border, and the SLOW face shall be reflectorized orange and black letters and border.

c) Flags used for signaling purposes shall be a minimum of 24 by 24 inches in size, made of a good grade of red material securely fastened to a staff approximately 3 feet in length. The free edge should be weighted to ensure that the flag will hang vertically, even in heavy winds.

(Source: Amended at 11 ILL. Reg. 16983, effective October 2, 1987)

Section 546.336 4B-4 Portable Traffic Control Signals

Section 4B-4 of the National MUTCD is amended to read as follows:

A portable or temporary traffic control signal may be provided in a construction or maintenance work area but must meet the physical display and operational requirements of conventional traffic signals described herein. A portable traffic control signal shall be removed when no longer needed on the project. It is desirable to use advance signing when employing this device. A portable traffic control signal should be used only when an engineering study so indicates.

Section 546.338 4E-2 Speed Limit Sign Beacon

Section 4E-2 is an addition to the National MUTCD and reads as follows:

a) A Speed Limit Sign Beacon is two CIRCULAR YELLOW lens sections each having a visible diameter of not less than 6 inches, or as an alternate, one or more CIRCULAR YELLOW lenses, each having a visible diameter of not less than 8 inches. Where two lenses are used, they shall be vertically aligned, except that they may be horizontally aligned if the speed sign is longer horizontally than vertically, and they shall be alternately flashed.

b) A Speed Limit Sign Beacon is intended for use with a fixed or variable speed limit sign. Where applicable, a flashing speed limit beacon (with an appropriate accompanying sign) may be used to indicate that the speed limit shown is in effect. The lenses of a Speed Limit Beacon when used with a School Speed Limit sign may be positioned within the face of the sign.

(Source: Amended at 11 ILL. Reg. 16983, effective October 2, 1987)
Section 546.340 4B-5 General Design and Operation of Beacons

Numbered paragraph 1 is revised to read as follows:

1. Each signal unit lens shall have a visible diameter of not less than 8 inches except for Speed Limit Sign Beacons described in Section 4B-2.

(Source: Amended at 11 ILL. Reg. 16983, effective October 2, 1987)
Section 546.342 4F Commercial Industrial Signals (Repealed)

(Source: Repealed at 11 ILL. Reg. 16983, effective October 2, 1987)
Section 546.344 6B-1 Design of Signs

In Section 6B-1 of the National MUTCD, the fourth paragraph is amended to read as follows:

Standard sign sizes and colors are shown in the illustrations of the individual signs rather than in detailed specifications in the text. Where the orange background is specified and reflectorization is not required, a fluorescent material may be used for increased daytime visibility.

(Source: Amended at 11 ILL. Reg. 16983, effective October 2, 1987)

Section 546.345 6B-2 Illumination and Reflectorization

The first sentence of 6B-2 is revised as follows:

All signs intended to be used during hours of darkness shall be either reflectorized with a material that has a smooth, sealed outer surface, or illuminated to show approximately the same shape and color day and night, except as noted in Standard Highway Signs.

(Source: Added at 11 ILL. Reg. 16983, effective October 2, 1987)
Section 546.346 6B-10 Weight Limit Signs

In Section 6B-10 of the National MUTCD, the Axle Weight Limit 5 Tons (R12-1) and Weight Limit (R12-5) signs are deleted and Bridge Weight Limit - Tons (R12-110) and R12-1101) signs are added.

Section 546.348 6F-2 Hand Signaling Device

Section 6F-2 of the National MUTCD is amended to read as follows:

a) A number of hand signaling devices, such as STOP/SLOW paddles, lights and red flags are used in controlling traffic through work zones. The sign paddle bearing the clear messages STOP or SLOW provides motorists with more positive guidance than flags and shall be the primary hand-signaling device. Flag use should be limited to emergency situations when a STOP/SLOW paddle is not available. A light may be used to supplement a flag or STOP/SLOW paddle and shall not be used as the sole signaling device.

b) Sign paddles shall be at least 18 inches wide with letters at least 6 inches high. Twenty-four inch wide paddles with letters at least 7 inches high shall be used on high-speed roadways. A rigid handle should be provided. This combination sign may be fabricated from sheet metal or other light semirigid material. The background of the STOP face shall be red with white letters and border. The background of the SLOW shall be orange with black letters and border. The STOP face shall be reflectorized red with white reflectorized letters and border, and the SLOW face shall be reflectorized orange and black letters and border.

c) Flags used for signaling purposes shall be a minimum of 24 by 24 inches in size, made of a good grade of red material securely fastened to a staff approximately 3 feet in length. The free edge should be weighted to ensure that the flag will hang vertically, even in heavy winds.

(Source: Amended at 11 ILL. Reg. 16983, effective October 2, 1987)

Section 546.336 4B-4 Portable Traffic Control Signals

Section 4B-4 of the National MUTCD is amended to read as follows:

A portable or temporary traffic control signal may be provided in a construction or maintenance work area but must meet the physical display and operational requirements of conventional traffic signals described herein. A portable traffic control signal shall be removed when no longer needed on the project. It is desirable to use advance signing when employing this device. A portable traffic control signal should be used only when an engineering study so indicates.

Section 546.338 4E-2 Speed Limit Sign Beacon

Section 4E-2 is an addition to the National MUTCD and reads as follows:

a) A Speed Limit Sign Beacon is two CIRCULAR YELLOW lens sections each having a visible diameter of not less than 6 inches, or as an alternate, one or more CIRCULAR YELLOW lenses, each having a visible diameter of not less than 8 inches. Where two lenses are used, they shall be vertically aligned, except that they may be horizontally aligned if the speed sign is longer horizontally than vertically, and they shall be alternately flashed.

b) A Speed Limit Sign Beacon is intended for use with a fixed or variable speed limit sign. Where applicable, a flashing speed limit beacon (with an appropriate accompanying sign) may be used to indicate that the speed limit shown is in effect. The lenses of a Speed Limit Beacon when used with a School Speed Limit sign may be positioned within the face of the sign.

(Source: Amended at 11 ILL. Reg. 16983, effective October 2, 1987)
Section 546.340 4B-5 General Design and Operation of Beacons

Numbered paragraph 1 is revised to read as follows:

1. Each signal unit lens shall have a visible diameter of not less than 8 inches except for Speed Limit Sign Beacons described in Section 4B-2.

(Source: Amended at 11 ILL. Reg. 16983, effective October 2, 1987)
Section 546.342 4F Commercial Industrial Signals (Repealed)

(Source: Repealed at 11 ILL. Reg. 16983, effective October 2, 1987)
Section 546.344 6B-1 Design of Signs

In Section 6B-1 of the National MUTCD, the fourth paragraph is amended to read as follows:

Standard sign sizes and colors are shown in the illustrations of the individual signs rather than in detailed specifications in the text. Where the orange background is specified and reflectorization is not required, a fluorescent material may be used for increased daytime visibility.

(Source: Amended at 11 ILL. Reg. 16983, effective October 2, 1987)

Section 546.345 6B-2 Illumination and Reflectorization

The first sentence of 6B-2 is revised as follows:

All signs intended to be used during hours of darkness shall be either reflectorized with a material that has a smooth, sealed outer surface, or illuminated to show approximately the same shape and color day and night, except as noted in Standard Highway Signs.

(Source: Added at 11 ILL. Reg. 16983, effective October 2, 1987)
Section 546.346 6B-10 Weight Limit Signs

In Section 6B-10 of the National MUTCD, the Axle Weight Limit 5 Tons (R12-1) and Weight Limit (R12-5) signs are deleted and Bridge Weight Limit - Tons (R12-110) and R12-1101) signs are added.

Section 546.348 6F-2 Hand Signaling Device

Section 6F-2 of the National MUTCD is amended to read as follows:

a) A number of hand signaling devices, such as STOP/SLOW paddles, lights and red flags are used in controlling traffic through work zones. The sign paddle bearing the clear messages STOP or SLOW provides motorists with more positive guidance than flags and shall be the primary hand-signaling device. Flag use should be limited to emergency situations when a STOP/SLOW paddle is not available. A light may be used to supplement a flag or STOP/SLOW paddle and shall not be used as the sole signaling device.

b) Sign paddles shall be at least 18 inches wide with letters at least 6 inches high. Twenty-four inch wide paddles with letters at least 7 inches high shall be used on high-speed roadways. A rigid handle should be provided. This combination sign may be fabricated from sheet metal or other light semirigid material. The background of the STOP face shall be red with white letters and border. The background of the SLOW shall be orange with black letters and border. The STOP face shall be reflectorized red with white reflectorized letters and border, and the SLOW face shall be reflectorized orange and black letters and border.

c) Flags used for signaling purposes shall be a minimum of 24 by 24 inches in size, made of a good grade of red material securely fastened to a staff approximately 3 feet in length. The free edge should be weighted to ensure that the flag will hang vertically, even in heavy winds.

(Source: Amended at 11 ILL. Reg. 16983, effective October 2, 1987)

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Section 546.350 6F-4 Flagging Procedures

Section 6F-4 of the National MUTCD is amended to read as follows:

- a) The following methods of signaling with sign paddles should be used:
- 1) To STOP Traffic. The flagger shall face traffic and extend the STOP sign paddle in a stationary position with the arm extended horizontally away from the body. The free arm is raised with the palm toward approaching traffic.
 - 2) When it is Safe for Traffic to Proceed. The flagger shall face traffic with the SLOW sign paddle held in a stationary position with the arm extended horizontally away from the body. The flagger motions traffic ahead with the free hand.
 - 3) When it is Desired to Alert or Slow Traffic. The flagger shall face traffic with the SLOW sign paddle held in a stationary position with the arm extended horizontally away from the body.
- b) The following methods of signaling with a flag should be used:
- 1) To Stop Traffic. The flagger shall face traffic and extend the flag horizontally across the traffic lane in a stationary position so that the full area of the flag is visible hanging below the staff. For greater emphasis, the free arm may be raised with the palm toward approaching traffic.
 - 2) When it is Safe for Traffic to Proceed. The flagger shall stand parallel to the traffic movement, and with flag and arm lowered from view of the driver, motion traffic ahead with the free arm. Flags shall not be used to signal traffic to proceed.
 - 3) Where it is Desired to Alert or Slow Traffic. Where it is desired to alert or slow traffic by means of flagging, the flagger shall face traffic and slowly wave the flag in a sweeping motion of the extended arm from the shoulder level to straight down without raising the arm above a horizontal position.
- c) The use of the flag and sign paddle are illustrated in Figure 6-15.
- d) Figure 6-15, Standard Design for Flagman Traffic Control Sign, is deleted and replaced with a new figure 6-15 depicting the Use of Hand Signaling Devices by Flagger.

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- e) Lights may be used to supplement the sign paddles at night. To stop traffic, the light should be waved back and forth across the path of an approaching vehicle. The sign to proceed should be given verbally or by a hand motion.
- f) Whenever practicable, the flagger should advise the motorist of the reason for the delay and the approximate period that traffic will be halted. Flaggers and operators of construction machinery or trucks should be made to understand that every reasonable effort must be made to allow the driving public the right-of-way and prevent excessive delays. If a motorist disregards the flagger's signal, and so causes the lives of construction workers to be endangered, the flagger should immediately warn the work crew by means including but not limited to shouting, using a horn and using electronic warning devices.

(Source: Amended at 12 Ill. Reg. 4214, effective February 9, 1988)
Section 546.352 7B-11 School Bus Stop Ahead

Section 7B-11 of the National MUTCD is deleted.

Section 546.354 7B-12 School Speed Limit Signs

- a) Section 7B-12 of the National MUTCD is amended to read as follows:
- 1) The SCHOOL SPEED LIMIT 20 ON SCHOOL DAYS WHEN CHILDREN ARE PRESENT sign (S4-1100) is intended for use in establishing speed zones authorized in Section 11-605 of The Illinois Vehicle Code. The school speed zone should be limited to those locations where grade, middle, or junior high school buildings or grounds devoted primarily to normal school day activities are adjacent to the highway or where groups of children cross the highway in route to and from a school not adjacent to the highway. Areas that are devoted primarily to athletic or other extracurricular activities shall not be zoned with the school speed zone.
 - 2) The school speed limit sign shall consist of either a single sign (S4-1100) or a combination of separate panels consisting of a SCHOOL panel (S4-3), a standard SPEED LIMIT (20) sign (R2-1), and an ON SCHOOL DAYS WHEN CHILDREN ARE PRESENT panel (S4-1103). The standard size single sign shall be 24 x 48 inches. A 36 x 72 inch sign may be used on multilane highways where the speed limit in the adjacent zone is 45 miles per hour or greater and at other locations where added visibility or emphasis is required. The signs should not be reflectorized.
 - 3) A SCHOOL SPEED ZONE AHEAD sign (S4-1102) shall be placed in advance of the first school speed limit sign if the posted speed limit in the area is greater than 30 miles per hour. The sign shall consist of either a single sign (S4-1102) with a 20 mph plate or a

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Section 546. TABLE B ILLINOIS STANDARD SIGNS

SIGN CODE	MESSAGE OR DESCRIPTION	MANUAL SECTION
R1-1	STOP	2B-4
R1-2	YIELD	2B-7
R1-3	____-WAY	2B-4
R1-4	ALL WAY	2B-4
R1-I100	CROSS TRAFFIC DOES NOT STOP	----
R2-1	SPEED LIMIT _____	2B-10
R2-4a	SPEED LIMIT _____/MINIMUM _____	2B-12
R2-5c	SPEED ZONE AHEAD	2B-14
R2-I100	TRUCKS OVER 4 TONS _____	2B-10
R2-I101	____ MPH Plate	2B-14
R2-I102	MINIMUM _____	2B-12
R3-1	No Right Turn Symbol	2B-15
R3-1a	NO RIGHT TURN	2B-15
R3-2	No Left Turn Symbol	2B-15
R3-2a	NO LEFT TURN	2B-15
R3-3	NO TURNS	2B-15
R3-4	U-Turn Prohibition Symbol	2B-16
R3-4a	NO U TURN	2B-16
R3-5	Arrow Left (Right) ONLY	2B-17
R3-6	Arrow Left (Right) & Straight	2B-17
R3-7	LEFT (RIGHT) LANE MUST TURN LEFT (RIGHT)	2B-17

SIGN CODE	SIGN SIZE					SPEC.
	(See Table A, Page I-4, for descriptions of classifications)	A	B	C	D	
R1-1		24	30	36	----	48
R1-2		30	30	36	48	----
R1-3		126	126	126	----	----
R1-4		186	186	186	----	----
R1-I100		3018	3018	3018	----	----
R2-1		1824	2430	3036	3648	4860
R2-4a		----	----	----	3672	4896
R2-5c		----	2430	3036	3648	4860
R2-I100		----	----	3030	3636	3642
R2-I101		----	1818	1818	2424	3030
R2-I102		----	----	----	3636	4836
R3-1		2424	3030	3030	3636	----
R3-1a		2430	2430	2430	3648	----

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Section 546. TABLE B ILLINOIS STANDARD SIGNS (Continued)

SIGN CODE	MESSAGE OR DESCRIPTION	MANUAL SECTION
R3-2		2424
R3-2a		2430
R3-3		2424
R3-4		2424
R3-4a		2430
R3-5		3036
R3-6		3036
R3-7		3030
R3-8	Arrow Left (Right) ONLY/Arrow Left (Right) & Straight	2B-17
R3-9a	Two-Way Left Turn Arrows ONLY	2B-19
R3-9b	CENTER LANE/Left Turn Arrows ONLY	2B-19
R3-I100	LEFT (RIGHT) TURN LANE EXCEPT AUTHORIZED VEHICLES	----
R3-I101	DO NOT PASS	2B-21
R4-1	PASS WITH CARE	2B-22
R4-2	SLOWER TRAFFIC KEEP RIGHT	2B-23
R4-3	TRUCKS USE RIGHT LANE	2B-24
R4-4	TRUCK LANE _____ FEET	2B-24
R4-5	Keep Right Symbol	2B-25
R4-6	KEEP Arrow LEFT (RIGHT)	2B-25
R4-7	KEEP Slant Arrow LEFT (RIGHT)	2B-25
R4-7a	Keep Left Symbol	2B-25
R4-7b	DO NOT ENTER	2B-26
R4-8	WRONG WAY	2B-27
R5-1	No Trucks Symbol	2B-28
R5-1a	COMMERCIAL VEHICLES EXCLUDED	2B-28
R5-2	No Bicycles Symbol	2B-28
R5-4		
R5-6		

SIGN CODE	SIGN SIZE					SPEC.
	(See Table A, Page I-4, for descriptions of classifications)	A	B	C	D	
R3-8		3030	3030	3030	3030	----
R3-9a		3036	3036	3036	3036	----
R3-9b		2436	2436	2436	2436	----
R3-I100		2424	2424	2424	2424	----
R3-I101		----	----	----	1824	1824

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Section 546. Table B ILLINOIS STANDARD SIGNS (Continued)

(See Table A, Page I-4, for descriptions of classifications)
 A B C D E SPEC.

SIGN	CODE	DESCRIPTION	MESSAGE OR	MANUAL	SECTION
R7-201	3648	TOW-AWAY ZONE Plate			
R7-201a	4860	Tow-Away Zone Symbol			
R8-1	4860	NO PARKING ON PAVEMENT			
R5-1100	4854				
R5-1101	1824				
R5-1102	1818				
R6-1	2430				
R6-2	2430				
R6-3	2418				
R6-3a	2418				
R7-1	2418				
R7-2	1218				
R7-2a	1218				
R7-3	1218				
R7-4	1218				
R7-5	1218				
R7-6	1218				
R7-7	1218				
R7-8	1218				
R7-9	1218				
R7-9a	1218				
R7-100	1824				
R7-107	1218				
R7-107a	1230				
R7-108	1218				
R7-201	126				
R7-201a	126				
R8-1	2430				
R8-2	2430				
R8-3	2430				
R8-3a	2430				
R8-4	2430				
R8-5	2430				
R8-6	2430				

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Section 546. TABLE B ILLINOIS STANDARD SIGNS (Continued)

SIGN	CODE	DESCRIPTION	MESSAGE OR	MANUAL	SECTION
R4-1	1824				
R4-2	1824				
R4-3	2430				
R4-5	2430				
R4-6	2430				
R4-7	2430				
R4-7a	2430				
R4-8	2430				
R5-1	3030				
R5-1A	3624				
R5-2	2424				
R5-3	2424				
R5-4	2430				
R5-6	2424				

MESSAGE OR
 DESCRIPTION
 MANUAL SECTION

R5-1100		Freeway Exclusion Sign (I, II, or III)			
R5-1101		TRUCK ROUTE (I, II, or III)			
R5-1102		CLASS (I, II, or III) TRUCK ROUTE			
R6-1		ONE WAY Arrow Symbol Left (Right)			
R6-2		ONE WAY Arrow Left (Right)			
R6-3		DIVIDED HIGHWAY Four-Legged Crossing			
R6-3a		DIVIDED HIGHWAY T-Intersection Crossing			
R7-1		NO PARKING (Supplementary Message)			
R7-2		NO PARKING (Supplementary Message)			
R7-2a		NO PARKING Symbol (Supplementary Message)			
R7-3		NO PARKING EXCEPT SUNDAYS AND HOLIDAYS			
R7-4		NO STANDING ANY TIME			
R7-5		HOUR PARKING (Time)			
R7-6		NO PARKING LOADING ZONE			
R7-7		NO PARKING BUS STOP			
R7-8		RESERVED PARKING (Handicapped Symbol)			
R7-9		NO PARKING BIKE LANE			
R7-9a		NO PARKING Symbol BIKE LANE			
R7-100		SNOW EMERGENCY			
R7-107		NO PARKING BUS STOP			
R7-107a		NO PARKING Symbol BUS STOP			
R7-108		HOUR PARKING (Time)			
R8-108		HOUR PARKING (Time)			

SIGN
 CODE

MESSAGE OR
 DESCRIPTION
 MANUAL SECTION

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Section 546. TABLE B ILLINOIS STANDARD SIGNS (Continued)

R8-7	EMERGENCY STOPPING ONLY	2B-34
R8-8	DO NOT STOP ON TRACKS	8B-8
R8-I100	NO PARKING EXCEPT FOR REST AREA PATRONS	----
R9-1	WALK ON LEFT FACING TRAFFIC	2B-35
R9-2	CROSS ONLY AT CROSSWALKS	2B-36
R9-3a	No Pedestrian Crossing Symbol	2B-36
R9-3b	USE CROSSWALK Left (Right) Arrow	2B-36
R9-4a	No Hitchhiking Symbol	2B-35
R10-1	CROSS ON GREEN LIGHT ONLY	2B-37
R10-2	CROSS ON WALK SIGNAL ONLY	2B-37
R10-3	PUSH BUTTON FOR GREEN LIGHT	2B-37
R10-4	PUSH BUTTON FOR WALK SIGNAL	2B-37
R10-5	LEFT ON ARROW ONLY	2B-37
R10-6a	STOP HERE ON RED Left (Right) Curving Arrow	2B-37
R10-7	DO NOT BLOCK INTERSECTION	2B-37

(See Table A, Page I-4, for description of classifications)

SIGN CODE	A	B	C	D	E	SPEC.
R8-2	2430	2430	2430	2430	----	----
R8-3	2430	2430	2430	2430	2430	----
R8-3a	2424	2424	2424	2424	2424	----
R8-4	----	----	----	4836	4836	----
R8-5	2430	2430	2430	2430	----	----
R8-6	2430	2430	2430	2430	----	----
R8-7	----	----	----	3024	3024	----
R8-8	2430	2430	2430	2430	----	----
R8-I100	----	----	----	----	----	3636
R9-1	----	----	----	----	----	1824
R9-2	----	----	----	----	----	1218
R9-3a	----	----	----	----	----	1818
R9-3b	----	----	----	----	----	1812
R9-4a	----	----	----	----	----	2424
R10-1	1218	1218	1218	1218	----	----
R10-2	1218	1218	1218	1218	----	----
R10-3	912	912	912	912	----	----
R10-4	912	912	912	912	----	----
R10-5	1218	1218	1824	1824	----	----
R10-6a	2430	2430	2430	2430	----	----
R10-7	2430	2430	2430	2430	----	----

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Section 546. TABLE B ILLINOIS STANDARD SIGNS (Continued)

SIGN CODE	MESSAGE OR DESCRIPTION	MANUAL SECTION
R10-8	USE LANE WITH GREEN ARROW	2B-37
R10-10	LEFT (RIGHT) TURN SIGNAL	2B-37
R10-11b	NO TURN ON RED	2B-37
R10-I100	STOP AT LINE	----
R11-1	KEEP OFF MEDIAN	2B-38
R11-2	ROAD CLOSED	2B-39
R11-3	ROAD CLOSED/_____ MILES AHEAD/LOCAL TRAFFIC ONLY	2B-40
R11-3a	BRIDGE OUT/_____ MILES AHEAD/LOCAL TRAFFIC ONLY	2B-40
R11-4	ROAD CLOSED TO THRU TRAFFIC	2B-40
R12-1	WEIGHT LIMIT _____ TONS	2B-41
R12-I100	BRIDGE WEIGHT LIMIT-TONS/SINGLE VEHICLE /COMBINATIONS/3 OR 4 AXLES _____ / 5 OR MORE	2B-41
R12-I101	BRIDGE WEIGHT LIMIT-TONS/SINGLE VEHICLE /COMBINATION VEHICLE _____	2B-41
R12-I102	_____ MILES AHEAD Plate	2B-41
R12-I103	_____ MILES AHEAD Plate	2B-41
R12-I104	WEIGHT LIMIT _____ TONS/_____ TO _____	2B-41

(See Table A, Page I-4, for descriptions of classifications)

SIGN CODE	A	B	C	D	E	SPEC.
R10-8	2430	2430	2430	2430	----	----
R10-10	2430	2430	2430	2430	----	----
R10-11b	2424	2424	2424	2424	----	----
R10-I100	3018	3018	3018	3018	----	----
R11-1	2430	2430	2430	3648	4860	----
R11-2	4830	4830	4830	4830	----	----
R11-3	6030	6030	6030	6030	----	----
R11-3a	6030	6030	6030	6030	----	----
R11-4	6030	6030	6030	6030	----	----
R12-1	2430	2430	2430	3648	----	----
R12-I100	5442	5442	7860	7860	----	----
R12-I101	5436	5436	7854	7854	----	----
R12-I102	5412	5412	7818	7818	----	----
R12-I103	2418	2418	2418	2418	----	----
R12-I104	1824	1824	1824	1824	----	----

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Section 546. TABLE B ILLINOIS STANDARD SIGNS (Continued)

W2-2	24	30	36	48	----	----
W2-3	24	30	36	48	----	----
W2-4	24	30	36	48	----	----
W2-5	24	30	36	48	----	----
W2-I100	24	30	36	----	----	----
W3-1	30	30	36	48	----	----
W3-2	30	30	36	----	----	----
W3-3	30	30	36	48	----	----
W3-3a	30	30	36	48	----	----
W3-I100	1812	1812	1812	2418	----	----
W3-I101	1812	1812	1812	2418	----	----
W4-1	30	30	36	48	48	----
W4-2	30	30	36	48	48	----
W4-3	30	30	36	48	48	----
W5-1	30	30	36	----	----	----
W5-2	24	30	36	----	----	----
W5-3	30	30	36	----	----	----
W5-4	----	----	----	----	----	18
W5-I100	30	30	36	----	----	----
W6-1	30	30	36	48	----	----

SIGN CODE	MESSAGE OR DESCRIPTION	MANUAL SECTION
W6-1a	DIVIDED HIGHWAY	2C-23
W6-2	Divided Highway Ends Symbol	2C-24
W6-2a	DIVIDED HIGHWAY ENDS	2C-24
W6-3	Two Way Traffic Symbol	2C-25
W6-3a	TWO WAY TRAFFIC	2C-25
W7-1	Hill Symbol	2C-26
W7-1a	HILL	2C-26
W7-2b	TRUCKS USE LOWER GEAR Plate	2C-26
W7-3	% GRADE Plate	2C-26
W8-1	BUMP	2C-27
W8-2	DIP	2C-27
W8-3	PAVEMENT ENDS	2C-28
W8-4	SOFT SHOULDER	2C-29
W8-5	Slippery When Wet Symbol	2C-30
W8-7	LOOSE GRAVEL	6B-33
W8-8	ROUGH ROAD	6B-33
W8-I100	WATER ON PAVEMENT	----
W8-I101	ICE ON PAVEMENT	----
W8-I102	WATCH FOR ICE ON BRIDGE	----
W8-I103	EXPRESSWAY ENDS	----
W8-I104	FREEWAY ENDS	----

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED REPEALER

Section 546. TABLE B ILLINOIS STANDARD SIGNS (Continued)

SIGN CODE	SIGN SIZE					SPEC.
	(See Table A, Page I-4, for descriptions of classifications)					
	A	B	C	D	E	
W8-I105	GROOVED PAVEMENT					----
W6-1a	30	30	36	48	----	----
W6-2	30	30	36	48	48	----
W6-2a	30	30	36	48	48	----
W6-3	24	30	36	48	48	----
W6-3a	24	30	36	48	48	----
W7-1	24	30	36	48	48	----
W7-1a	24	30	36	48	48	----
W7-2b	2418	2418	2418	2418	2418	----
W7-3	2418	2418	2418	2418	2418	----
W8-1	24	30	36	36	48	----
W8-2	24	30	36	36	48	----
W8-3	24	30	----	----	----	----
W8-4	24	30	36	36	48	----
W8-5	24	30	36	36	48	----
W8-7	24	30	36	48	48	----
W8-8	30	30	36	48	48	----
W8-I100	30	30	36	48	48	----
W8-I101	30	30	36	48	48	----
W8-I102	30	30	36	48	48	----
W8-I103	----	----	48	48	----	----
W8-I104	----	----	48	48	----	----
W8-I105	----	----	36	48	48	----

SIGN CODE	MESSAGE OR DESCRIPTION	MANUAL SECTION
W9-1	LEFT (RIGHT) LANE ENDS	2C-19
W9-2	LANE ENDS MERGE LEFT (RIGHT)	2C-19
W10-1	Railroad Advance Warning	8B-3
W10-1a	EXEMPT Plate	8B-6
W11-1	Bicycle Crossing Symbol	2C-31
W11-2	Pedestrian Crossing Symbol	2C-31
W11-4	Cattle Crossing Symbol	2C-31
W11-5	Farm Machinery Crossing Symbol	2C-31
W11-6	Snowmobile Crossing Symbol	2C-31
W11-7	Equestrian Crossing Symbol	2C-31

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED REPEALER

Section 546. TABLE B ILLINOIS STANDARD SIGNS (Continued)

W20-1(0)	----	36	48	48	48	----
W20-2(0)	36	36	48	48	48	----
W20-3(0)	36	36	48	48	48	----
W20-4(0)	36	36	48	48	48	----
W20-5(0)	36	36	48	48	48	----
W20-7(0)	36	36	48	48	48	----
W20-7a(0)	36	36	48	48	48	----
W21-1(0)	30	36	48	48	48	----
W21-1a(0)	30	36	48	48	48	----
W21-2(0)	24	30	36	48	48	----
W21-3(0)	30	36	48	48	48	----
W21-4(0)	30	36	48	48	48	----
W21-5(0)	24	30	48	----	----	----
W21-6(0)	24	30	36	48	48	----
W21-I100(0)	30	36	48	48	48	----

FOOTNOTE: (0) orange construction sign

SIGN CODE	MESSAGE OR DESCRIPTION	MANUAL SECTION
+W21-I101(0)	MOWING AHEAD	----
W21-I102(0)	BRIDGE REPAIR AHEAD	----
W21-I103(0)	SHOULDER DROP OFF	----
W22-1(0)	BLASTING ZONE _____ FT	6B-30
W22-2(0)	TURN OFF 2-WAY RADIO	6B-31
W22-3(0)	END BLASTING ZONE	6B-32
G20-1(0)	ROAD CONSTRUCTION NEXT _____ MILES	6B-36
G20-2(0)	END CONSTRUCTION (ROAD WORK)	6B-37
G20-4(0)	PILOT CAR/FOLLOW ME	6B-39
G20-I100(0)	NO PASSING ZONES NOT STRIPED NEXT _____ MILES	----

FOOTNOTES: + may be non-reflectORIZED
(0) orange construction sign

(See Table A, Page I-4, for descriptions of classifications)
SIGN SIZE
A B C D E SPEC.

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED REPEALER

Section 546. TABLE B ILLINOIS STANDARD SIGNS (Continued)

+W21-I101(0)	30	36	36	48	48	----
W21-I102(0)	30	36	48	48	48	----
W21-I103(0)	----	----	----	48	48	----
W22-1(0)	36	36	48	48	48	----
W22-2(0)	3630	3630	4236	4236	4236	----
W22-3(0)	3630	3630	4236	4236	4236	----
G20-1(0)	6036	6036	6036	6036	6036	----
G20-2(0)	6024	6024	6024	6024	6024	----
G20-4(0)	3618	3618	3618	3618	3618	----
G20-I100(0)	----	----	6036	6036	6036	----

FOOTNOTE:

0 orange construction sign

SIGN CODE	MESSAGE OR DESCRIPTION	MANUAL SECTION
M1-1	INTERSTATE Route Marker	2D-11
M1-2	BUSINESS LOOP Marker	2D-11
M1-4	U.S. Route Marker (Independent Mount)	2D-11
M1-4a	U.S. Route Marker (Guide Sign Mount)	2D-11
M1-5	County Route Marker	2D-11
M1-I100	State Route Marker (Independent Mount)	2D-11
M1-I100a	State Route Marker (Guide Sign Mount)	2D-11
M1-8	Bicycle Route Marker	9B-21
M1-9	Bicycle Interstate Route Marker	9B-21
M2-1	JCT	2D-13
M2-2	Combination JUNCTION Sign	2D-14
M3-1	NORTH	2D-15
M3-2	EAST	2D-15
M3-3	SOUTH	2D-15
M3-4	WEST	2D-15
M4-1	ALTERNATE	2D-17
M4-2	BY-PASS	2D-18
M4-3	BUSINESS	2D-19
M4-5	TO	2D-21
M4-6	END	2D-22
M4-7	TEMPORARY	2D-23
M4-8(0)	DETOUR	2D-24
M4-9(0)	DETOUR Left (Right) Arrow	2D-24

FOOTNOTE: (0) orange construction sign

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED REPEALER

Section 546. TABLE B ILLINOIS STANDARD SIGNS (Continued)

+S4-I101	SCHOOL/SPEED LIMIT 20/DO NOT PASS/ ON SCHOOL DAYS WHEN CHILDREN ARE PRESENT	7B-12
+S4-I102	SCHOOL SPEED ZONE AHEAD	7B-12
+S4-I103	ON SCHOOL DAYS WHEN CHILDREN ARE PRESENT Panel	7B-12
+S4-I104	UNLAWFUL TO PASS SCHOOL BUS STOPPED FOR CHILDREN	7B-12
+S4-I105	UNLAWFUL TO PASS STOPPED SCHOOL BUS FROM EITHER DIRECTION	7B-14

FOOTNOTE: + may be non-reflectORIZED

(Source: Amended at 9 Ill. Reg. 17840, effective November 6, 1985)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Standard Procurement
- 2) Code Citation: 44 Ill. Adm. Code 1
- 3) Section Number: Adopted Action:
1.2215 Amended
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 127, par. 132-601, et seq.
- 5) Effective Date of Amendment(s): November 7, 1989
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: November 7, 1989
- 9) Notice of Proposal Published in Illinois Register:
November 18, 1988, 12 Ill. Reg. 19225
- 10) Has JCAR issued a Statement of Objections to these rules? No.
- 11) Differences between proposal and final version:
In subsection 1.2215(f)(1), changed word "subsection" to "subsections".

In subsection 1.2215(j)(8), inserted before "The Division", Certification by other entities such as state and local governments or vendor associations will be accepted by the Council, provided that the other entities' certification procedures equal or exceed the standards set forth in this Part and provided that the Council has investigated their certification procedures and has entered into an agreement that the standards will not be changed without prior notification to the Council.

Modified subsection 1.2215(j)(18)(A) to read: The Secretary shall inform the applicant of the decision within six months of receipt of the request for reconsideration. If the Secretary fails to inform the applicant within the six month period, the reconsideration request will be considered denied. If the decision is not favorable to the applicant or if no decision is rendered within the six month period, the Secretary shall inform the applicant of additional reviews that are available.

In subsection 1.2215(j)(18)(E), deleted the first sentence.

In subsection 1.2215(j)(20)(B), inserted "15 days before the expiration of the current certification" in place of "in a timely manner".

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

In the Table of Contents, changed the heading for Subpart N to "Contract Period / And Fiscal Funding.

In Section 1.2215(a) and (d), changed the statutory citation to 1985.

In Section 1.2215(d), added a comma after "Land" in the term "Land Relocation Costs (Highway).

In Section 1.2215(e), prior to the use of abbreviations "MBE" and "FBE", included the terms "Minority Business Enterprise" and "Female Business Enterprise".

In subsection 1.2215(f)(8), to add "that" after "verifying".

In subsection 1.2215(f)(14)(c)(11), to delete the period and add a comma after purchased.

In subsection 1.2215(f)(14)(c)(1), to add a comma after "investment".

In subsection 1.2215(f)(14)(c)(11), to add a comma after "stock".

In subsection 1.2215(f)(14)(c)(1v), to add ", and" after "owner".

In subsection 1.2215(f)(14)(c)(v), to add a period after "minor".

In subsection 1.2215(f)(19), to insert "MBE" or "FBE" in place of "M-FBE".

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will this amendment replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendment:

These amendments are designed to reflect legislative changes, to clarify current interpretation, and to provide more detail. Major changes include (1) inclusion of the State universities under the rules; (2) general requirement that minority and female owned businesses have sales of less than \$14,000,000 per year; (3) application of rules to contracts funded with appropriated funds; and (4) revision of guidelines regarding vendor certification and dispute resolution.

16) Information and questions regarding this adopted amendment shall be directed to:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Ben Bagdy
Department of Central Management Services
720 Stratton Building
Springfield, Illinois 62706
217-782-9669

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 44: GOVERNMENT CONTRACTS, PROCUREMENTS AND
PROPERTY MANAGEMENTSUBTITLE A: PROCUREMENT AND CONTRACT PROVISIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICESPART 1
STANDARD PROCUREMENT

SUBPART A: GENERAL

Section
1.100 Authority
1.110 Policy
1.120 Applicability
1.130 Definitions

SUBPART B: APPROVAL OF PROCUREMENT RULES

Section
1.200 Approval Required
1.210 When Approved
1.220 Filing of Rules
1.230 Standard Form of Rules
1.240 Non-Standard Form of Rules
1.250 Length of Approval

SUBPART C: PROCUREMENT RESPONSIBILITY

Section
1.300 General
1.310 Department of Central Management Services
1.320 Department of Transportation
1.330 Capital Development Board
1.340 Procuring Agency Responsibility
1.350 Delegation of Procurement Authority

SUBPART D: SOURCES OF SUPPLY

Section
1.400 Open Source of Supply
1.410 Special Sources
1.420 Directed Source

SUBPART E: METHODS OF PROCUREMENT

Section
1.500 General
1.510 Competition Encouraged
1.520 Source Selection

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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1.530 Statutory Circumstances Allowing Negotiation
1.540 Negotiation After Award
1.550 Multiple Awards
1.560 Pre-Emption

SUBPART F: PUBLICIZING PROCUREMENT ACTIONS

Section
1.600 Official State Newspaper
1.610 Advertising Required
1.620 Re-Advertisement Required
1.630 Direct Solicitation

SUBPART G: INVITATIONS FOR BID AND RESPONSE

Section
1.700 Bid List
1.710 Contents of Invitations for Bids
1.720 Time and Place to Submit Bids
1.730 Submission of Bids
1.740 Change or Withdrawal of Bid
1.750 Submission Binding
1.760 Bid Reservations

SUBPART H: RESPONSIBILITY OF BIDDER

Section
1.800 Bidder Must be Responsible
1.810 Determination by Procuring Agency
1.820 Proof of Responsibility
1.830 Standards of Responsibility
1.840 New Bidders

SUBPART I: BID AND PERFORMANCE SECURITY

Section
1.900 Security Required
1.910 Form of Security
1.920 Amount
1.930 Subsequent Requirement
1.940 When Allowed or Required
1.950 Annual Security
1.960 Return of Security

SUBPART J: SPECIFICATIONS AND SAMPLES

Section
1.1000 Specifications Required
1.1010 Reference Specifications
1.1020 Brand Name or Equal

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1.2110 Time and Place for Protest or Objections
- 1.2120 Suspension of Award
- 1.2130 Evaluation of Protest or Objection
- 1.2140 Additional Administrative Remedies

SUBPART U: SOCIOECONOMIC PROGRAMS

Section

- 1.2200 General
- 1.2210 Small Business
- 1.2215 Minority and Female-Owned Business
- 1.2220 Criteria for Small Business (Recodified)
- 1.2225 Sheltered Workshops for the Disabled
- 1.2230 Required Use (Recodified)
- 1.2240 Withdrawal of Set-Aside (Recodified)
- 1.2250 Small Construction Business Advance Payment Set-Aside (Repealed)

SUBPART V: JOINT PROCUREMENT AGREEMENTS

Section

- 1.2300 General
- 1.2310 State Use of Other Contracts
- 1.2320 Use of State Contracts
- 1.2330 No Agency Relationship
- 1.2340 Obligations of Participating Governmental Units
- 1.2350 Centralized Contracts - Estimated Quantities
- 1.2360 Centralized Contracts - Definite Quantities

SUBPART W: MISCELLANEOUS

Section

- 1.2400 Inspection and Audits
- 1.2410 No Rights Conferred
- 1.2420 Government Furnished Property
- 1.2430 Attempt to Influence Award
- 1.2440 Collusive Bids
- 1.2450 Identical Bids
- 1.2460 Proprietary Information
- 1.2470 Severability

AUTHORITY: Implementing and authorized by the Illinois Purchasing Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.1 et seq.); Illinois Small Business Purchasing Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.21, et seq.); "AN ACT in relation to State purchases of printing paper, stationery and envelopes" (Ill. Rev. Stat. 1987, ch. 127, par. 132.101, et seq.); State Printing Contracts Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.201, et seq.); the Minority and Female Business Enterprise Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.601 et seq.).

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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SOURCE: Adopted at 7 Ill. Reg. 100, effective December 17, 1982, amended at 7 Ill. Reg. 13481, effective October 4, 1983; amended at 7 Ill. Reg. 13844, effective October 12, 1983; codified at 8 Ill. Reg. 14941; Sections 1.2210, 1.2220, 1.2230, 1.2240 recodified to Section 1.2210 at 9 Ill. Reg. 6118; amended at 10 Ill. Reg. 923, effective January 2, 1986; amended at 10 Ill. Reg. 18707, effective October 22, 1986; amended at 11 Ill. Reg. 7225, effective April 6, 1987; amended at 11 Ill. Reg. 7595, effective April 14, 1987; amended at 13 Ill. Reg. 17804, effective November 7, 1989.

Section 1.2215 Minority and Female-Owned Business

a) Introduction

The Minority and Female Business Enterprise Act (Ill. Rev. Stat. 1985, ch. 127, par. 132.601 et seq.) (Act) authorizes the establishment of sheltered markets for minority and female-owned business, sets a minimum 10% expenditure goal for State contracts, and creates the Minority and Female Business Enterprise Council (Council) to oversee the Minority and Female Business Enterprise Act.

b) Goal

The Governor, all departments, officers, boards, commissions, institutions and bodies politic and corporate of the State excepting, including the governing boards of the various State colleges and universities (from this point forward referred to as state agency or agency unless specifically exempted) and excepting other constitutional officers, shall establish a goal that at least 10% of the dollar value of State contracts be awarded to minority and female-owned businesses. Contracts representing 50% of the dollar value associated with the established goal shall be awarded to minority-owned businesses and the other 50% awarded to female-owned businesses.

c) Contracts and Expenditures Subject to Act

1) Agencies subject to the goal established above shall include under this program all contracts ~~they might establish, whether bid or not, and all funds available for expenditure, including, but not limited to, those derived from state, federal, local, grant and other sources, funded in whole or in part with funds appropriated by the General Assembly, unless exempted elsewhere in this Part.~~ Funds shall be excluded from the Minority and Female Business Enterprise Act program if receipt of those funds would be jeopardized by including them in the program.

2) The following are not considered to be contracts or resulting expenditures subject to the Act:

NOTICE OF ADOPTED AMENDMENTS

- A) employee wages, salary and other payroll related costs
- B) contracts between State agencies not including payments to private vendors
- C) contracts with other governmental entities
- D) refunds of money
- E) payments of money to individuals or groups in the nature of reimbursement, settlement, entitlement, or assistance
- F) where the contract is subject to federal reimbursement

d) Council Review of Contract Categories

The Council shall, pursuant to Section 7(2) of the Minority and Female Business Enterprise Act, review each appropriation object as found in "AN ACT in relation to State finance" (111. Rev. Stat. 1985, ch. 127, par. 145f) and detail objects found in the Comptroller's Uniform Statewide Accounting System Manual. If after investigation it is determined that one or more minority or female-owned firms are currently capable of providing goods or services in particular categories, those categories shall remain as subject to the goal. If, however, investigation shows no minority or female-owned firms are currently engaged in providing the particular good or service in question then the Council shall consider removing the category and associated expenditures from the goal for the current fiscal year. Such removal shall occur only if the Council also finds that there is no reasonable expectation that minority or female-owned firms will enter the field during that fiscal year. Any action to remove a category from the goal under this Section shall be by written resolution passed by the Council. Pursuant to Section 7(2) of the Minority and Female Business Enterprise Act the Council has determined the following detail objects are exempt from the goal.

- Assistance Payments to Individuals
- Association Dues
- Awards and Grants to Students
- Awards, Benefits and Treatment Expenses - Injured Employees
- Burial Expense Awards
- Community Services for DMHDD and Chemically Dependent
- Court of Claims Awards
- Debt Retirement
- Electricity
- Employee Tuition Fees
- Fire Protection Services
- Gas (Natural Gas)
- Grants for Educational Purposes - School Districts

e) Council Review of Specific Contracts

- Grants for Educational Purposes - Higher Education
- Grants to Local Governments (other)
- Grants to Non-Profit Organizations
- Grants to Other State Agencies
- Grants to or on behalf of Veterans and their Dependents
- Industrial Commission Awards or Settlement Awards for Injured Employees
- Interviewee Expenses
- Land (Relocation Costs)
- Land, Relocation Costs (Highways)
- Land, Relocation Costs (Waterways)
- Land, Right of Way and Easements
- Land, Rights of Way and Easements (Highway)
- Land, Rights of Way and Easements (Waterways)
- Legislative Staff Services
- Loans
- Lottery Prizes
- Operating Taxes, Licenses and Fees
- Payments into Pension Funds
- Payments to Local Governments for Employees
- Pensions, Annuities and Benefits
- Postage and Postal Charges
- Purchase of Investments
- Refunds
- Registration Fees and Conference Expenses
- Reimbursement for Living Expenses for State Wards Outside State Institutions
- Reimbursements to Governmental Units
- Retirement
- Revenue Stamps
- Shared Revenue Payments
- Shared Waterway Agreements
- Social Security
- Taxes and Transfers
- Tort Claims
- Tuition, Training Supplies and Equipment for Aided Persons
- Unemployment Compensation Payments
- University Central Data Processing Services
- University Central Supply Services
- University Central Telecommunication Services
- University Central Transportation Services
- University Central Plant Services
- Utilities (Other)
- Water

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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from the goal. Justification of the exemption request must include documentation of outreach efforts to identify and use Minority Business Enterprise (MBE's) and Female Business Enterprise (FBE's), the anticipated expenditures in each area where an exemption is requested and the total agency appropriation. Upon written request by any State agency the Council shall exempt specific contracts from the goal if the agency can show that a diligent effort failed to locate one or more minority or female-owned businesses that could perform the contract at a reasonable price. A diligent effort requires solicitation of appropriate vendors from the master vendor list maintained by the Council, checking with the Council for updates to the list, and advertising in the official State Newspaper and locally if in the judgment of the procuring agency if it is more likely to reach minority and female-owned business. In addition, when the decision to procure is first made the procuring agency shall provide as much information about the procurement as is then available to the Secretary and shall provide a copy of the Invitation for Bid, Request for Proposal or other solicitation information when in final form. Whether price quoted is reasonable will be determined by the Council based upon current market prices, historical prices, prices received by other agencies for similar goods or services, the policy of the Minority and Female Business Enterprise Act to promote minority and female-owned business and other such relevant factors. Any action regarding a request for specific exemption shall be by resolution passed by the Council.

f) Goal Measurement

- 1) The goal shall be measured on a full fiscal year basis. The goal shall be measured against the total amount of covered expenditures. Expenditures not covered are those mentioned in subsections (c)(2), (d) and (e) above.
- 2) Certain procuring agencies such as the Department of Central Management Services and the Capital Development Board are responsible for establishing contracts for other (user) agencies. Those procuring agencies shall be responsible for meeting the goal for such contracts even though the user agency may have the appropriation to fund the contract. To properly account for the goal in these situations the following procedures shall be followed:
 - A) The user agency shall review its budget and subtract from its appropriation in each major or minor object code the amount anticipated to be spent on contracts established by the procuring agency. The amount anticipated to be spent on contracts established by the procuring agency shall be reported to the Department of Central Management Services.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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- B) Those amounts reported by user agencies to Department of Central Management Services shall be assigned by the Secretary to the appropriate procuring agency. Such amounts will be included in the amount upon which the procuring agency goal is based. This procedure does not result in money actually being transferred from the user agency to the procuring agency. Rather, the transfer is for compliance plan accounting purposes only.
 - C) If a procuring agency delegates procurement authority to a user agency, the procuring agency's goal base shall be reduced in amount of the delegation and the user agency's goal base shall be increased in like amount.
 - D) If the user agency transfers money from a line subject to procuring agency authority, the procuring agency's goal base shall be reduced by that amount and the user agency's goal base in the major or minor object code receiving the transfer shall be increased.
- g) Minority and Female Status
- 1) Minority or female-owned business refers to for-profit enterprises regardless of form of organization (sole proprietorship, partnership or corporation).
 - 2) A female-owned business shall be counted or included for sheltered market and goal purposes as a female-owned business regardless of the ethnicity of the female owner or owners.
 - 3) For a business to qualify as minority-owned, only those minorities who are male shall be counted or included for sheltered market and goal purposes except that a firm which is owned 50% by minority males and 50% by minority females shall be considered a minority-owned business for purposes of the Act.
- h) Sheltered Market
- 1) Procuring agencies are authorized to limit prospective vendors to minority and-or female-owned businesses or to require that vendors utilize minority and female-owned subcontractors for certain categories of contracts or for specific contracts. When a sheltered market set-aside is made the advertisement and-or bid document, if applicable, shall clearly state the contract is available for only minority and-or female-owned business. Sheltered market set-asides may be effective for such period of time and for such number of contracts as the Procuring Agency determines is necessary to reach the goal.

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iii) contacting appropriate organizations such as unions, contractor associations, and minority or female oriented organizations.

B) Any vendor claiming good faith relief must fully document, in writing, the steps taken to obtain minority and female-owned subcontractors. The procuring agency may require additional information if the submittal does not meet the criteria stated above.

7) If a good faith exception is given, the procuring agency shall notify the Secretary of the Minority and Female Business Enterprise Council of the exception and shall include all pertinent information.

8) A vendor who obtains a contract requiring hiring of minority and female-owned subcontractors and who fails to do so and who does not qualify for a good faith exception is subject to having the contract cancelled and shall be liable for any damages the State may suffer because of the cancellation and need to find a substitute contractor.

j) Minority and Female-Owned Business Certification

1) Each minority and female-owned business, whether in a direct or subcontract relationship with the State, must be certified in accordance with the provisions of this Part established by the Council before the business is eligible to bid for or accept a contract or subcontract under the set-aside authorized by subsection (h). The primary purpose of the certification process is to determine if ownership is by minorities or females and to determine if minorities or females have operational control of the firm.

2) No agency may count expenditures with a non-certified vendor toward meeting the goal.

3) Vendors shall be temporarily self-certified upon submission of the Bidder's Application Form issued by the Department of Central Management Services and approved by the Council provided the information on the form is complete and accurate and indicates on its face that it is a minority or female-owned business as defined by the Act. This temporary self-certification is valid until revoked for failure to provide additional information necessary to complete the Bidder's Application Form or for failure to comply with program eligibility requirements of the Minority and Female Business Enterprise Act or of this Part.

4) The full certification procedure is more detailed and requires

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that the Secretary (Manager of the Minority and Female Business Enterprise Division of the Department of Central Management Services) make determinations. The Secretary shall present, annually, a plan for subjecting temporarily self-certified firms to the full certification procedure. Such plan shall give first priority to those temporarily self-certified firms who have been or are about to be awarded a contract under the program. After that, priority will be determined by the date of the bidder's application form. In addition, the Secretary will in the event of an internal or third party challenge to the status of any temporarily self-certified firm conduct a full certification. The full certification procedure is outlined below.

5) Application

A) The firm seeking certification must obtain a MBE-FBE application package which includes:

i) A letter of transmittal summarizing the program.

ii) Form IL-401-1318 Application for MBE-FBE Certification.

iii) Form IL-401-1319 Application for MBE-FBE Joint Venture Certification Application.

B) Form IL-401-1318 or IL-401-1319 must be completed, and all required attachments to meet the tests under subsections (j)(11), (j)(12), (j)(13), and (j)(14) and (j)(15), or a written explanation of their absence, must be submitted before a determination of eligibility can be made. A sufficient explanation for the absence of required attachments is that they do not exist or do not apply to the applicant. The application package may be obtained from the Minority and Female Business Enterprise Division of the Department of Central Management Services (Division). The completed form must be returned to the Division.

6) File Preparation

A) The Division staff will establish a file for each application received and the following information will be recorded into an alphabetized log, entitled "MBE-FBE Applications Received":

i) date of application

ii) date received

iii) name of firm

iv) name of principal (usually the President)

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v) address
vi) telephone number
vii) type of certification sought (MBE or FBE)
viii) nature of the firm's business (products or services provided)

B) The same information will be recorded in the applicant's file on a form entitled "Receipt of Application Report".

7) The Initial File Review for Accuracy and Completeness

The file will be reviewed to ensure the following:

A) All portions of the application form have been completed (including required attachments), marked not applicable (N-A.) or a satisfactory explanation for lack of completeness has been provided.

B) The application form is signed by the owner or manager and notarized. The notary cannot be an owner or a shareholder.

C) Missing documents or explanation of their absence will be noted, and the applicant will be requested to comply with an information request. If the applicant has indicated the firm has certified status through another organization, but no letter of certification has been included, the letter shall be requested at this time.

D) Beginning at this point, notes on all phone calls and other contacts with the applicant will be recorded on the MBE-FBE interview form.

8) Second File Review Other MBE-FBE Certifications

the division staff will determine if the applicant has been previously certified by another agency, and if the recommendations of the agency equal or exceed the standards set forth by this part of the division staff, the division staff will accept the certification by other entities such as state and local governments or vendor associations will be accepted by the Council, provided that the other entities' certification procedures equal or exceed the standards set forth in this part and provided that the Council has investigated their certification procedures and has entered into an agreement that the standards will not be changed without prior notification to the Council. The Division staff shall ensure that the other entities' certification requirements continue to equal or exceed

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the standards set forth in this Part and can therefore be accepted by the Council. The Division will accomplish this by annually reviewing the other entities' requirements and verifying that they equal or exceed standards of this Part. If the other entities' requirements no longer equal or exceed the requirements of this Part and they refuse to make needed adjustments, the Division will no longer accept that entities' certifications. The Division will review each such certification, beginning with the most recent, and act to revoke certifications of those vendors who do not meet the requirements of this Part. Certifications previously issued by that other entity will be honored until revoked by the Secretary.

9) Additional Data Collections

If the applicant has not been previously certified as a MBE-FBE, the Division staff will conduct a personal interview with the applicant which may include a telephone interview and/or an announced on-site visit. During the on-site visit, the Division staff will use Form IL-401-1318 or Form IL-401-1319, whichever is appropriate and the site visit checklist to collect information to verify the application. The on-site visit will be completed upon review and approval of the completed application. The on-site visit may be triggered at any point during the certification process to verify compliance or at any point prior to the time of recertification.

10) Determination of Eligibility

Upon completion of a thorough examination of all information gathered from all sources (the application form, site visit, prior history, and other source data), the Division staff will begin the process to determine eligibility. The goal should be to complete the entire certification process within 60 days of completion of the initial review under subsection (j)(7) including determination of eligibility, submission of the recommendation to the Secretary and completion of the certification decision. Each element in the determination process is based upon the requirements of the Act and the eligibility standards determined by the Minority and Female Business Enterprise Council, and therefore must be satisfied before an applicant can be certified. Each standard must be answered completely before another one is considered. If a firm fails to meet one of the eligibility standards, no further consideration shall be given to the application and the certification shall be denied or a certified firm shall be decertified, and notified of the appeal process.

11) First Test

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A business which has annual gross sales for its most recent fiscal year of less than \$14 million is eligible for the program. A business with gross sales of \$14 million or more in its most recent fiscal year is eligible to participate in the program if the business can show that if it were to receive a particular contract or subcontract there would be a significant impact on employment of minority or female individuals or in the use of minority or female owned subcontractors or suppliers. For the impact to be significant in terms of employment, the business would have to hire new employees with a full time equivalence to 50% of their work force and at least 51% of those new hires must be minority or female individuals. For the impact to be significant in terms of use of subcontractors or suppliers, the business must direct 75% of the value of the contract to minority or female owned subcontractors or suppliers. If the business makes contractual commitments regarding hiring or use of subcontractors or suppliers and agrees to appropriate enforcement mechanisms, such as bonding or damage provisions, the Council will approve award of a contract to such business.

12) Second Test

The ~~first~~ second test the applicant must meet is whether the firm is owned and controlled by a person who is a citizen or lawful permanent resident of the United States. Proof of citizenship or permanent residency must be confirmed by a birth certificate, naturalization papers, permanent resident status documents, passports or other documents.

1213) Second Third Test

- A) The ~~second~~ third test is whether the applicant firm is owned or controlled by a person who is a minority or female.
- B) Documentation such as birth certificates, passports, naturalization papers, Indian rolls, is required, if available, as proof that the owners are in one of the eligible groups (see Section 2 of the Act):
- i) Black - a person having origins in any of the black racial groups in Africa
 - ii) Hispanic - a person of Spanish or Portuguese culture with origins in Mexico, South or Central American or the Caribbean (regardless of race)
 - iii) American Indian or Alaskan Native - a person having origins in any of the original people of North American.

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- iv) Asian American - a person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian Subcontinent or the Pacific Islands.
 - v) Female - a person who is a citizen or lawful, permanent resident of the United States, and who is of the female gender.
- C) If a person does not have documentary evidence or if it is not sufficient, the Secretary will consider, amongst other evidence submitted, whether the person is identified with or commonly recognized as belonging to an eligible group, has held himself out to be a member of one of the groups, has acted like a member of the community of one of the groups, and would be identified by a person at large as one of the groups.

1214) Third Fourth Test

The ~~third~~ fourth test which must be met by an applicant is that the firm must be at least fifty-one percent (51%) owned by one or more minority or by one or more females or in the case of a corporation, at least fifty-one percent (51%) of the stock must be owned by one or more minority persons or one or more females. The ownership shall be real, substantial and continuing. To determine interest in the firm, as the standards indicate, the committee must look beyond the ownership stated as a matter of form. Real is defined as a bona fide investment in the firm done at arms length and in good faith. Substantial is defined as the investment necessary to initiate a business in light of the type of work to be done, the organization of the concern, and the potential resources of the financial relationship with other businesses. The application should be carefully reviewed to determine:

- A) If the minority or female ownership is 51% or more
- B) If the minority or female owners obtain ownership by gift or inheritance or make substantial contribution in terms of expertise, money, etc. The contribution is analyzed in such a way as to disclose whether the investment in the firm reflects the asserted ownership interest. The Secretary will consider the following, amongst others, as indicators of insufficient contribution:
 - i) minimal cash outlay or personal investment
 - ii) a promise or agreement to contribute capital
 - iii) a note payable to the firm or other owners who are not minority or female.

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a period of one year from the date of the letter and may be renewed in accordance with subsection (j)(20).; and further, ~~that~~ Such approval may be rescinded at any time within the year if it is determined that the applicant no longer satisfies the eligibility standards for a MBE-FBE. At this time the applicant is entered into the state's MBE-FBE Directory and the Division file as a certified MBE-FBE.

1617 Notification of Denial

When the Secretary determines that the applicant firm does not meet the requirements of this Part and the Act, the Secretary shall send a letter by certified mail to the applicant setting forth the rationale for the determination, inviting the applicant to provide additional information in the areas of concern and advising the applicant of the appeal review process. The Secretary shall remove the applicant from the list of certified vendors.

177 Notification of Appeal

- A) ~~Upon receipt by an applicant firm of a certified letter advising of a potential denial or decertification and requesting additional information, applicant firm may submit a letter of appeal with reasons why the denial or decertification is invalid. This letter of approval must be received by certified mail in the Secretary's office within 45 days from the date of the notice from the Secretary. Failure of the applicant to respond within 45 days of receipt of the certified letter will cause automatic denial of certification or immediate administrative decertification.~~
- B) ~~If the applicant appeals on or prior to the deadline, the Secretary will review the appeal.~~
- C) ~~If the Secretary can now approve the firm, the notification of approval letter will be sent to the applicant, and the applicant firm will be entered into the MBE-FBE Directory as a certified MBE-FBE.~~
- D) ~~If the Secretary is still unable to certify the applicant firm as a MBE-FBE, the Secretary shall send a letter so advising the applicant and additionally, advising that the appeal together with the file has been submitted to the Council. The Council will notify the applicant by certified mail of a date to participate in a hearing before the Council for a final determination. Within a reasonable time, (no longer than 45 days) the Council will set the date, time, and place for a hearing and~~

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~~have the Secretary notify all parties and witnesses of the hearing schedule by certified mail.~~

187 Hearing

~~The format for an appeal hearing before the Council shall be informal, the rules of evidence will not apply. The hearing shall:~~

- A) ~~be conducted by the chairperson who shall convene the meeting and state the name, case number and the date on which the hearing is conducted and that the hearing is informal and the rules of evidence do not apply. The Secretary or representative staff shall be present. The chairperson of the Council shall explain to the applicant who the Council is and its responsibility for hearing the applicant.~~
- B) ~~allow the petitioner a full opportunity to properly identify himself and his company, to present the case completely and to ask questions regarding the nature of the certification denial.~~
- C) ~~allow the Council to hear the applicant, ask and obtain answers to relevant questions. No decision shall be made immediately but the applicant will be advised that the Council will make a final determination and notify the applicant immediately after such determination is made. The Council may approve the firm and have the firm so notified and listed in the Directory of Certified MBEs-FBEs. Decertified firms will be removed from the Directory of Certified MBEs-FBEs. The decisions of the Council are final, and the firm's representative will be so notified. The firm may reapply twelve months from the date of the final determination. The representative of the aggrieved firm may pursue the matter through the court system.~~

18) Review and Reconsideration

- A) The Secretary shall inform the applicant of the decision within six months of receipt of the request for reconsideration. If the Secretary fails to inform the applicant within the six month period, the reconsideration request will be considered denied. If the decision is not favorable to the applicant or if no decision is rendered within the six month period, the Secretary shall inform the applicant of additional reviews that are available.

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B) The applicant may request that the Council's Certification Committee, made up of at least five parties appointed by the Council's chair, review the reconsideration decision of the Council's chair. This request must be submitted to the Secretary in writing and must be actually received by the Secretary no later than 45 days after applicant received the Secretary's decision. The request must state why applicant believes the Secretary's decision is wrong, must address all points raised in the Secretary's decision and must include any supporting documentation.

C) Upon receipt of the request for review, the Secretary shall contact the Council's Certification Committee, inform them of the request, and establish a date and time to meet and review relevant information. The Secretary will attempt to schedule the meeting between 15 and 30 days after receipt of the request for review. The meeting shall be held in Springfield or Chicago unless the Committee agrees to meet at some other location. The applicant will be informed of the meeting schedule by letter mailed at least 10 days prior to the meeting date.

D) Prior to the meeting the Secretary shall provide each Committee member with a copy of the request for review and of the Secretary's file on the matter. In addition, the Secretary shall prepare and submit to the Committee a draft response to the points raised in the request for review. Each Committee member shall review the files prior to the meeting. Any Committee member may ask questions of the Secretary and the Secretary shall ensure that the questions and answers are provided to each Committee member.

E) Only the applicant, the applicant's representative, the Secretary, the Secretary's necessary assistants, the Committee members and necessary witnesses may be present. Although the applicant may have an attorney or other representative assist at the meeting, applicant must be present if any representative is present and applicant must respond to questions of the Committee. The meeting shall be conducted in an informal manner within these procedures and all information obtained shall be considered.

F) The Committee Chair shall call the meeting to order, shall announce the matter at issue and explain how the meeting will be conducted. Each party in attendance shall be identified. The Chair shall briefly restate the reasons given for the Secretary's decision and open the floor to the applicant.

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G) The applicant may make an opening statement but must respond to each of the reasons given in the Secretary's decision. The applicant may call and question any witnesses. The Committee may ask questions of the applicant, the Secretary or any other person present. The Secretary may comment at any time and when applicant is finished the Secretary may call any witnesses. Both applicant and Secretary may make closing statements.

H) After listening to the applicant and the Secretary, the committee shall dismiss all persons present. The committee shall meet in private to discuss the matter and shall make a decision from information obtained from the meeting. The decision will be based upon majority vote of the committee. If the decision is favorable to the applicant, the committee shall inform the Secretary. The Secretary will place the applicant on the list of certified vendors. The Secretary shall notify the applicant, the committee and the Council of this action. The applicant shall also be informed of the Committee's reasons and told of the next review procedure. Notice to the applicant shall be by certified mail.

J) If the decision is adverse to the applicant, the committee shall inform the Secretary. The Secretary shall notify the applicant and the Council of this action. The applicant shall also be informed of the Committee's reasons and told of the next review procedure. Notice to the applicant shall be by certified mail.

K) The applicant may ask that the full Council review an adverse decision of the Certification Committee. The request must be submitted to the Secretary in writing and must actually be received by the Secretary no later than 15 days after applicant received the Committee's decision. This request must state why applicant believes the Committee's decision is wrong, must address all points raised in the Committee's decision and must include any supporting documentation.

L) The Secretary shall provide each Council member with a copy of the second request and a copy of the Secretary's file on the matter for review. In addition, the Secretary shall prepare and submit to the Council a draft response to the points raised in the second request for review. The Secretary shall consult with the Committee prior to submitting the draft.

M) The Council shall consider the second request at the next regularly scheduled Council meeting provided that the second request was received by the Secretary at least 21

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days prior to the Council meeting. If received after that time the matter will be considered at the next following Council meeting. The applicant will be told of the location, date and time of the meeting.

- N) The Council shall consider only the written information provided or produced by the applicant, the Certification Committee and the Secretary. The Council may, on its own, request that the applicant address the Council or respond to specific questions. Although applicant may have an attorney or other representative assist at the meeting, the applicant must be available to respond to Council questions. The Council will allow the applicant to address the Council if such request is made as part of the second request.
- O) After reviewing all information obtained, the Council shall vote to uphold the Committee's decision, overturn the Committee's decision or have the matter sent back to the Committee for reconsideration with instructions from the Council.
- P) If the decision is favorable to the applicant, the Council shall inform the Secretary. The Secretary shall place the applicant on the list of certified vendors. The Secretary shall inform the applicant.
- Q) If the decision is adverse to the applicant, the Council shall inform the Secretary. The Secretary shall notify the applicant.
- R) If the decision is to send the matter back to the Committee, the process shall continue from that point until resolved at the Committee or Council level.
- S) For purposes of this level of subsection, all notices shall be evidenced by certified mail receipt and/or an entry in the certification log maintained by the Minority and Female Business Enterprise Division.

19) Decertification

- A) An approval shall be rescinded and a firm decertified if the firm no longer qualifies as a minority or female-owned business under the Act or this Part.
- B) Upon receipt of information which questions the validity of a MBE-FBE's certification, the Division shall conduct an investigation as provided for within this procedure: on-site visit, telephone interviews, staff interviews,

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~~examination of the records etc. to determine if there is a valid reason to begin the decertification process. Prior to decertification the MBE-FBE will be notified by and advised of the appeal process and additional information will be requested. After receipt of such a letter, the appeal process is open to the firm and the firm may follow that process through to a final determination by the Council. Decertification may also occur as a result of a challenge from a third party. If such a challenge occurs the procedures outlined in the following section should be followed.~~

19) Decertification

- A) A firm that is certified (either self or full) may have that status challenged by the State or some third-party.
- B) Upon receipt of information which questions the validity of a MBE or FBE certification, the Secretary shall conduct an investigation which may include on-site or telephone interviews, review of existing records submitted pursuant to subsection (j)(5)(B) or collection and examination of new records to supplement, explain or clarify records previously submitted.
- C) If the investigation results in a finding that the firm is not or no longer eligible for MBE or FBE status, the Secretary shall notify the firm that it is decertified. The review and reconsideration procedures found in subsection (j)(18) are available to the firm that is given a decertification letter. After decertification the applicant may not apply for readmission to the program until one year has passed since the date of decertification. A certification of the applicant by another entity shall not be accepted during the one year period following decertification.

20) Challenge-Procedures

- A) ~~The purpose of the challenge procedure is to determine whether a business enterprise presumed to be a minority or female-owned business enterprise is in fact a legitimate MBE-FBE as defined in Sec. 1 of the Act. The procedure provides that any third party may challenge the status of any minority or female-owned business enterprise seeking or enjoying certification under the State of Illinois MBE-FBE certification program.~~

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- 3) Any change of the minority and female business status of a certified minority and female business shall be reported to the Council by both the vendor and the procuring agency.

m) Penalty to Vendor

The following penalties may be assessed in accordance with the Minority and Female Business Enterprise Act.

- 1) Refusal to supply proof or additional proof of status when claiming minority or female status shall result in suspension from participation in sheltered market programs for a period not to exceed one year.
- 2) Refusal to supply additional proof of status pursuant to subsections (j)(4) and (j)(6) above after receiving a contract under a set-aside shall result in suspension from receiving any additional State contracts for a period of one year and if in the State's interest, cancellation of existing set-aside contracts without penalty to the State. In determining whether to cancel an existing set-aside contract, the State shall consider the cost of utilizing another vendor, availability of another vendor, delivery time and other such factors.
- 3) Accepting a contract under any sheltered market procurement when the vendor does not qualify as a minority or female-owned business pursuant to subsections (i)(4) and (i)(6) above shall result in suspension from all State bidding and contracting for a period of one year. If it is in the State's interest the contract may be cancelled immediately without penalty to the state. In determining whether it is in the State's interest to cancel an existing set-aside contract, the State shall consider the cost of utilizing another vendor, the availability of another vendor, delivery time and other such factors. In addition, if the vendor knowingly misrepresented its status the amount of profit applicable to amounts paid to the vendor shall be withheld from any amounts owed to the vendor. If the amount owed the vendor is insufficient to off-set profits the vendor shall be liable to pay back to the State any balance thereof. The profit rate shall be deemed 20% unless a lesser or greater amount can be conclusively proved.

4) Governing boards of State colleges and universities may establish rules governing penalties.

- n) If the Secretary finds a business in violation of the Minority and Female Business Enterprise Act or of this Part, the Secretary shall report such violation to the Illinois Attorney General. Any such violation found by any State agency or any person should be reported to the Secretary as soon as practicable after the finding.

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o) Agency Compliance

- 1) Each agency, other than the governing boards of State colleges and universities, shall submit a compliance plan annually. The Council shall establish the format and timetable for submission of the plan. The Council shall approve the plan if it meets the requirements of this Part and the Minority and Female Business Enterprise Act.
- 2) ~~Each agency shall submit quarterly reports that outlines its progress under the program.~~ The governing boards of State colleges and universities shall submit an annual report identifying by university and by campus their total appropriation, expenditures by major object code, expenditures with minority and female owned businesses broken down by major object code, expenditures with minority and female owned businesses broken down by ethnicity, and the names and addresses of minority and female business receiving contracts or subcontracts. The annual report shall also identify any significant accomplishments relating to the program.
- 3) The Council on its own motion or upon request of a procuring agency shall recommend ways in which the procuring agency may reach its goal. Upon finding by the Council that a procuring agency's compliance plan, as presently adopted or implemented, is insufficient to reach the agency goal, the Council shall recommend ways in which the agency can reach its goal. Such recommendations shall include but not be limited to the following (See Act, Section 2):
- A) *assurances of stronger and better focused solicitation efforts to obtain more minority and female owned businesses as potential sources of supply;*
- B) *division of job or project requirements, when economically feasible, into tasks or quantities to permit participation of minority and female owned businesses;*
- C) *elimination of extended experience or capitalization requirements, when programmatically feasible, to permit participation of minority and female owned businesses;*
- D) *identification of specific proposed contracts as particularly attractive or appropriate for participation by minority and female owned business, such identification to result from and be coupled with efforts to subparagraphs (i) through (iii);*
- E) *implementation of those regulations established for the use of the sheltered market process.*

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: MEDICAL ASSISTANCE PROGRAM

2) Code Citation: 89 Ill. Adm. Code 120

3) Section Numbers: Adopted Action:

120.346 New Section

120.380 Amendment

4) Statutory Authority: Sections 5-4 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-4 and 12-13)

5) Effective Date of Amendments: November 8, 1989

6) Does this rulemaking contain an automatic repeal date? Yes No

7) Do these amendments contain incorporations by reference? No

8) Date filed in Agency's Principal Office: November 8, 1989

9) Notice of Proposal Published in Illinois Register: July 7, 1989 (13 Ill. Reg. 10753)

10) Has JCAR issued a Statement of Objections to these Amendments? No

11) Difference(s) between proposal and final version: No changes were made to the text.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation

120.10

Amendment

October 6, 1989

(13 Ill. Reg. 15582)

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4) If the compliance plans or quarterly reports indicate the agency goal will not be reached, the Council will request the agency head to appear before the Council and explain the agency's non-compliance. If the Council determines the agency is not making a serious effort to reach the goal, the Council will then prepare a report for submission to the Governor with recommendations for remedial action.

(Source: Amended at 13 Ill. Reg. 17804, effective November 7, 1989)

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<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
120.20	Amendment	September 22, 1989 (13 Ill. Reg. 14778)
120.20	Amendment	October 20, 1987 (13 Ill. Reg. 16294)
120.30	Amendment	September 29, 1989 (13 Ill. Reg. 14778)
120.60	Amendment	October 6, 1989 (13 Ill. Reg. 15582)
120.61	Amendment	October 20, 1989 (13 Ill. Reg. 16294)
120.62	Amendment	October 6, 1989 (13 Ill. Reg. 15582)
120.63	Amendment	October 6, 1989 (13 Ill. Reg. 15582)
120.70	Amendment	March 17, 1989 (13 Ill. Reg. 3281)
120.72	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.74	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.76	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.284	New Section	October 6, 1989 (13 Ill. Reg. 11929)
120.285	Amendment	October 20, 1989 (13 Ill. Reg. 16294)
120.379	New Section	October 20, 1989 (13 Ill. Reg. 16294)
120.382	Amendment	March 17, 1989 (13 Ill. Reg. 3281)

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<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
120.384	Amendment	October 6, 1989 (13 Ill. Reg. 15582)
120.385	Amendment	October 20, 1989 (13 Ill. Reg. 16294)
120.386	New Section	October 20, 1989 (13 Ill. Reg. 16294)

15) Summary and Purpose Amendments: This rulemaking implements Section 9506 of P.L. 99-272; that Section provides that for Medicaid Qualifying Trusts the amount of income considered available to the individual is the maximum amount distributed under the terms of the trust. A Medicaid Qualifying Trust is a trust, or similar legal device, established (other than by will) by an individual (or an individual's spouse) under which the individual may be the beneficiary of all or part of the payments from the trust and the distribution of such payments is determined by one or more trustees who are permitted to exercise any discretion with respect to the distribution to the individual.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

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Section

120.283 Deferral of Consideration of Assets
 120.284 Spend-down of Assets (AMI)
 120.285 Property Transfers
 120.290 Persons Who May Be Included in the Assistance Unit
 120.295 Payment Levels for AMI

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Section

120.308 Client Cooperation
 120.309 Caretaker Relative
 120.310 Citizenship
 120.311 Residence
 120.312 Age
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 120.316 Living Arrangements
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Section

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 120.366 Exclusion From Earned Income Exemption
 120.370 Recognized Employment Expenses
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 AFDC/AFDC-MANG If The Child Were Already Born Or Who
 Do Not Qualify As Mandatory Categorically Needy
 120.393 Pregnant Women And Children Under Age Eight Years
 Who Do Not Qualify As Mandatory Categorically Needy
 Demonstration Project
 120.395 Payment Levels for MANG
 120.399 Redetermination of Eligibility

AUTHORITY: Implementing Articles III, IV, V, VI and VII and
 authorized by Section 12-13 of the Illinois Public Aid Code
 (Ill. Rev. Stat. 1987, Ch. 23, Pars. 3-1 et seq., 4-1 et seq.,
 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13).

SOURCE: Filed effective December 30, 1977; peremptory
 amendment at 2 Ill. Reg. 17, p. 117, effective February 1,
 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5,
 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective
 August 30, 1978, for a maximum of 150 days; peremptory
 amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978;
 peremptory amendment at 2 Ill. Reg. 46, p. 56, effective
 November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,
 effective April 9, 1979, for a maximum of 150 days; emergency
 amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979,
 for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399,
 effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415,
 effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243,
 effective September 21, 1979, peremptory amendment at 3 Ill.

amended at 6 ILL. Reg. 13754, effective November 1, 1982;
amended at 7 ILL. Reg. 394, effective January 1, 1983; codified
at 7 ILL. Reg. 6082; amended at 7 ILL. Reg. 8256, effective
July 1, 1983; amended at 7 ILL. Reg. 8264, effective July 5,
1983; amended (by adding section being codified with no
substantive change) at 7 ILL. Reg. 14747; amended (by adding
sections being codified with no substantive change) at 7 ILL.
Reg. 16108; amended at 8 ILL. Reg. 5253, effective April 9,
1984; amended at 8 ILL. Reg. 6770, effective April 27, 1984;
amended at 8 ILL. Reg. 13328, effective July 16, 1984; amended
(by adding sections being codified with no substantive change)
at 8 ILL. Reg. 17897; amended at 8 ILL. Reg. 18903, effective
September 26, 1984; peremptory amendment at 8 ILL. Reg. 20706,
effective October 3, 1984; amended at 8 ILL. Reg. 25053,
effective December 12, 1984; emergency amendment at 9 ILL. Reg.
830, effective January 3, 1985, for a maximum of 150 days;
amended at 9 ILL. Reg. 4515, effective March 25, 1985; amended
at 9 ILL. Reg. 5346, effective April 11, 1985; amended at 9
ILL. Reg. 7153, effective May 6, 1985; amended at 9 ILL. Reg.
11346, effective July 8, 1985; amended at 9 ILL. Reg. 12298,
effective July 25, 1985; amended at 9 ILL. Reg. 12823,
effective August 9, 1985; amended at 9 ILL. Reg. 15903,
effective October 4, 1985; amended at 9 ILL. Reg. 16300,
effective October 10, 1985; amended at 9 ILL. Reg. 16906,
effective October 18, 1985; amended at 10 ILL. Reg. 1192,
effective January 10, 1986; amended at 10 ILL. Reg. 3033,
effective January 23, 1986; amended at 10 ILL. Reg. 4907,
effective March 7, 1986; amended at 10 ILL. Reg. 6966,
effective April 16, 1986; amended at 10 ILL. Reg.
10688, effective June 3, 1986; amended at 10 ILL. Reg. 12672,
effective July 14, 1986; amended at 10 ILL. Reg. 15649,
effective September 19, 1986; amended at 11 ILL. Reg. 3992,
effective February 23, 1987; amended at 11 ILL. Reg. 7652,
effective April 15, 1987; amended at 11 ILL. Reg. 8735,
effective April 20, 1987; emergency amendment at 11 ILL. Reg.
12458, effective July 10, 1987, for a maximum of 150 days;
amended at 11 ILL. Reg. 14034, effective August 14, 1987;
amended at 11 ILL. Reg. 14763, effective August 26, 1987;
amended at 11 ILL. Reg. 20142, effective January 1, 1988;
amended at 11 ILL. Reg. 20898, effective December 14, 1987;
amended at 12 ILL. Reg. 904, effective January 1, 1988;
amended at 12 ILL. Reg. 3516, effective January 22, 1988;
amended at 12 ILL. Reg. 6234, effective March 22, 1988; amended
at 12 ILL. Reg. 8672, effective May 13, 1988; amended at 12
ILL. Reg. 9132, effective May 20, 1988; amended at 12 ILL. Reg.
11483, effective June 30, 1988; emergency amendment at 12 ILL.
Reg. 11632, effective July 1, 1988, for a maximum of 150 days;
emergency amendment at 12 ILL. Reg. 11839, effective July 1,

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Reg. 38, p. 321, effective September 7, 1979; amended at 3
ILL. Reg. 40, p. 140, effective October 6, 1979; amended at 3
ILL. Reg. 46, p. 36, effective November 2, 1979; amended at 3
ILL. Reg. 47, p. 96, effective November 13, 1979; amended at 3
ILL. Reg. 48, p. 1, effective November 15, 1979; peremptory
amendment at 4 ILL. Reg. 9, p. 259, effective February 22,
1980; amended at 4 ILL. Reg. 10, p. 258, effective February 25,
1980; at 4 ILL. Reg. 12, p. 551, effective March 10, 1980;
amended at 4 ILL. Reg. 27, p. 387, effective June 24, 1980;
emergency amendment at 4 ILL. Reg. 29, p. 294, effective July
8, 1980, for a maximum of 150 days; amended at 4 ILL. Reg. 37,
p. 797, effective September 2, 1980; amended at 4 ILL. Reg. 45,
p. 800, effective September 2, 1980; amended at 4 ILL. Reg. 45,
p. 134, effective October 27, 1980; amended at 5 ILL. Reg. 766,
effective January 2, 1981; amended at 5 ILL. Reg. 1134,
effective January 26, 1981; peremptory amendment at 5 ILL. Reg.
5722, effective June 1, 1981; amended at 5 ILL. Reg. 7071,
effective June 23, 1981; amended at 5 ILL. Reg. 7104, effective
June 23, 1981; amended at 5 ILL. Reg. 8041 effective July 27,
1981; amended at 5 ILL. Reg. 8052, effective July 24, 1981;
peremptory amendment at 5 ILL. Reg. 8106, effective August 1,
1981; peremptory amendment at 5 ILL. Reg. 10062, effective
October 1, 1981; peremptory amendment at 5 ILL. Reg. 10079,
effective October 1, 1981; peremptory amendment at 5 ILL. Reg.
10095, effective October 1, 1981; peremptory amendment at 5
ILL. Reg. 10113, effective October 1, 1981; peremptory
amendment at 5 ILL. Reg. 10124, effective October 1, 1981;
peremptory amendment at 5 ILL. Reg. 10131, effective October 1,
1981; amended at 5 ILL. Reg. 10730, effective October 1, 1981;
amended at 5 ILL. Reg. 10733, effective October 1, 1981;
amended at 5 ILL. Reg. 10760, effective October 1, 1981;
amended at 5 ILL. Reg. 10767, effective October 1, 1981;
peremptory amendment at 5 ILL. Reg. 11647, effective October
16, 1981; peremptory amendment at 6 ILL. Reg. 611, effective
January 1, 1982; amended at 6 ILL. Reg. 1216, effective January
14, 1982; emergency amendment at 6 ILL. Reg. 2447, effective
March 1, 1982, for a maximum of 150 days; peremptory amendment
at 6 ILL. Reg. 2452, effective February 11, 1982; peremptory
amendment at 6 ILL. Reg. 6475, effective May 18, 1982;
peremptory amendment at 6 ILL. Reg. 6912, effective May 20,
1982; emergency amendment at 6 ILL. Reg. 7299, effective June
2, 1982, for a maximum of 150 days; amended at 6 ILL. Reg.
815, effective July 1, 1982; amended at 6 ILL. Reg. 8142,
effective July 1, 1982; amended at 6 ILL. Reg. 8159, effective
July 1, 1982; amended at 6 ILL. Reg. 10970, effective August
26, 1982; amended at 6 ILL. Reg. 11921, effective September 21,
1982; amended at 6 ILL. Reg. 12293, effective October 1, 1982;
amended at 6 ILL. Reg. 12318, effective October 1, 1982;

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1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at 12 Ill. 13243, effective July 29, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 17867, effective October 30, 1988; amended at 12 Ill. Reg. 19704, effective November 15, 1988; amended at 12 Ill. Reg. 20188, effective November 23, 1988; amended at 13 Ill. Reg. 116, effective January 1, 1989; amended at 13 Ill. Reg. 2081, effective February 3, 1989; amended at 13 Ill. Reg. 3908, effective March 10, 1989; emergency amendment at 13 Ill. Reg. 11929, effective June 27, 1989, for a maximum of 150 days; emergency amendment at 13 Ill. Reg. 12137, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 15404, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16586, effective October 2, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17483, effective October 31, 1989; amended at 13 Ill. Reg. 17838, effective November 8, 1989.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Section 120.346 Medicaid Qualifying Trusts

- a) The maximum amount of payment permitted under the terms of a Medicaid qualifying trust (described in subsection (b) below) shall be considered in determining eligibility for medical assistance, whether or not the maximum amount was distributed to the individual. The maximum amount is considered in determining eligibility for medical assistance, whether or not the trust is irrevocable or established for reasons other than to qualify for Medicaid.
- b) A Medicaid qualifying trust is a trust, or similar legal device, established (other than by will) by an individual (or an individual's spouse) under which the individual may be the beneficiary of all or part of the payments from the trust and the distribution of such payments is determined by one or more trustees who are permitted to exercise any discretion with respect to the distribution to the individual.

(Source: Added at 13 Ill. Reg. 17838 effective November 8, 1989)

Section 120.380 Assets

- a) The value of nonexempt assets shall be considered

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Section 120.380 Assets (Cont'd)

determining eligibility for MANG.

- b) MANG(C) - Treatment of jointly held assets for AFDC MANG shall be treated in the same manner as described in 89 Ill. Adm. Code 112.150.
- c) AABD MANG - Treatment of jointly held assets for AABD MANG shall be treated in the same manner as described in 89 Ill. Adm. Code 113.140.
- d) MANG(P) - Treatment of non-exempt jointly held assets (excess equity value of motor vehicle, liquid assets such as cash on hand or in banks and savings institutions, stocks, bonds, savings certificates and other securities) shall be treated in the same manner as described in 89 Ill. Adm. Code 112.150.
- e) Treatment of potential payments from a Medicaid qualifying trust for AABD MANG and AFDC MANG(C) shall be treated in the same manner as described in Section 120.346.

(Source: Amended at 13 Ill. Reg. 17838, effective November 8, 1989)

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 622
POST-EMPLOYMENT SERVICES

Section

- 622.10 General Applicability
- 622.20 Post-Employment Services Eligibility
- 622.30 Provision of Post-Employment Services

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, pars. 3434(a),(b), and (k))

SOURCE: Adopted at 9 Ill. Reg. 8831, effective June 10, 1985; amended at 11 Ill. Reg. 1625, effective January 6, 1987; amended at 12 Ill. Reg 11505, effective June 22, 1988; amended at 13 Ill. Reg. 17849, effective November 6, 1989.

Section 622.20 Post-Employment Services Eligibility

- a) Post-employment services are VR services (as contained in 89 Ill. Adm. Code: Chapter IV, Subchapter b (Vocational Rehabilitation)) which do not require opening a new case for the client and whose closed case file is still available pursuant to 34 CFR 74.21 and 22.
- b) Post-employment services may be provided to all clients whose cases have been closed rehabilitated. The closed case must include an assessment of the expected need for post-employment services and document pursuant to 89 Ill. Adm. Code 617.20 that a reassessment of the need for post-employment services has been completed prior to case closure. The assessment consists of the following information: the counselor's professional judgment on the client's progress toward meeting his/her goal, the client's needs, the client's disability(ies) and historical data on the particular client or disability. Post-employment services can only be provided if they are necessary as determined by the counselor's professional judgment as evidenced in the IWRP amendment (89 Ill. Adm. Code 617.20) to maintain employment or to assist an individual to regain more suitable employment when the rehabilitation

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determination was based on employment appropriate at the time, but below the individual's potential. The more suitable employment must:

- 1) not entail an extended training period (i.e., 6 months or more) and a change of occupation; and,
- 2) improve the level of independence and result in a termination of post-employment services.

(Source: Amended at 13 Ill. Reg. 17849, effective Nov. 6, 1989)

NOTICE OF RECODIFICATION

1) The Heading of the Part: CORRECTIONAL OFFICER'S SURVIVOR GRANT PROGRAM

2) Code Citation: 23 Ill. Adm. Code 2731

3) Date of Administrative Code Division Review: November 3, 1989

4) Headings and Section Numbers of the Part Being Recodified:

23 Ill. Adm. Code 1731
Correctional Officer's Survivor Grant Program
Summary and Purpose
1731.10
1731.20

5) Outline of the Section Numbers and Headings of the Part as Recodified:

23 Ill. Adm. Code 2731
Correctional Officer's Survivor Grant Program
Summary and Purpose
2731.10
2731.20

6) Conversion Table of Present and Recodified Parts:
Present Part
23 Ill. Adm. Code 1731
23 Ill Adm. Code 2731
1731.10
1731.20

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

NOTICE OF RECODIFICATION

1) The Heading of the Part: General Provisions

2) Code Citation: 23 Ill. Adm. Code 2700

3) Date of Administrative Code Division Review: November 3, 1989

4) Headings and Section Numbers of the Part Being Recodified:

23 Ill. Adm. Code 1700
General Provisions
Summary and Purpose
1700.10
1700.20
1700.30
1700.40
1700.50
General Institutional Eligibility Requirements
General Applicant Eligibility Requirements
Definitions
1700.55
1700.60
1700.70

23 Ill. Adm. Code 2700
General Provisions
Summary and Purpose
2700.10
2700.20
2700.30
2700.40
2700.50
General Institutional Eligibility Requirements
General Applicant Eligibility Requirements
Definitions
2700.55
2700.60
2700.70

5) Outline of the Section Numbers and Headings of the Part as Recodified:

23 Ill. Adm. Code 2700
General Provisions
Summary and Purpose
2700.10
2700.20
2700.30
2700.40
2700.50
General Institutional Eligibility Requirements
General Applicant Eligibility Requirements
Definitions
2700.55
2700.60
2700.70

6) Conversion Table of Present and Recodified Parts:
Present Part
23 Ill. Adm. Code 1700
23 Ill Adm. Code 2700
Recodified Part

1700.10
1700.20
1700.30
1700.40
1700.50
1700.55
1700.60
1700.70

2700.10
2700.20
2700.30
2700.40
2700.50
2700.55
2700.60
2700.70

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

ILLINOIS STUDENT ASSISTANCE COMMISSION

NOTICE OF RECODIFICATION

- 1) The Heading of the Part: Guaranteed Loan Programs.
- 2) Code Citation: 23 Ill. Adm. Code 2720
- 3) Date of Administrative Code Division Review: November 3, 1989
- 4) Headings and Section Numbers of the Part Being Recodified:

23 Ill. Adm. Code 1720	Guaranteed Loan Programs
1720.5	Summary and Purpose
1720.6	Definitions
1720.10	Eligibility for ISSC Loan Guarantees
1720.20	Lender Eligibility
1720.30	Institutional Eligibility
1720.40	Procedures for Obtaining a Guaranteed Loan
1720.50	Procedures for Disbursement and Repayment
1720.55	Consolidation Loan/unILoan Program
1720.60	Preclaim Assistance
1720.70	Reimbursement Procedures
1720.80	Student Insurance Premium
1720.105	Summary and Purpose
1720.120	IDAPP Eligible Loans
1720.130	IDAPP Eligible Lenders
1720.200	ISSC Originated Consolidation Loans
1720.APPENDIX A	Required Activities of Educational Lenders

- 5) Outline of the Section Numbers and Headings of the Part as Recodified:

23 Ill. Adm. Code 2720	Guaranteed Loan Programs
2720.5	Summary and Purpose
2720.6	Definitions
2720.10	Eligibility for ISAC Loan Guarantees
2720.20	Lender Eligibility
2720.30	Institutional Eligibility
2720.40	Procedures for Obtaining a Guaranteed Loan
2720.50	Procedures for Disbursement and Repayment
2720.55	Consolidation Loan/unILoan Program
2720.60	Preclaim Assistance
2720.70	Reimbursement Procedures
2720.80	Student Insurance Premium
2720.105	Summary and Purpose
2720.120	IDAPP Eligible Loans
2720.130	IDAPP Eligible Lenders
2720.200	ISAC Originated Consolidation Loans
2720.APPENDIX A	Required Activities of Educational Lenders

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NOTICE OF RECODIFICATION

- 6) Conversion Table of Present and Recodified Parts:

<u>Present Part</u>	<u>Recodified Part</u>
23 Ill. Adm. Code 1720	23 Ill Adm. Code 2720
1720.5	2720.5
1720.6	2720.6
1720.10	2720.10
1720.20	2720.20
1720.30	2720.30
1720.40	2720.40
1720.50	2720.50
1720.55	2720.55
1720.60	2720.60
1720.70	2720.70
1720.80	2720.80
1720.105	2720.105
1720.120	2720.120
1720.130	2720.130
1720.200	2720.200
1720.APPENDIX A	2720.APPENDIX A

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

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NOTICE OF RECODIFICATION

- 1) The Heading of the Part: INFORMATION REQUESTS
- 2) Code Citation: 2 Ill. Adm. Code 5376
- 3) Date of Administrative Code Division Review: November 3, 1989
- 4) Headings and Section Numbers of the Part Being Recodified:
 - 2 Ill. Adm. Code 5276 INFORMATION REQUESTS
 - 5276.10 Summary and Purpose
 - 5276.20 Definitions
 - 5276.110 Person to Whom Requests are Submitted
 - 5276.120 Form and Content of Requests
 - 5276.210 Timeline for Response
 - 5276.220 Types of Responses
 - 5276.310 Appeal of Denial
 - 5276.320 Executive Director's Response to Appeal
 - 5276.410 Inspection of Records
 - 5276.420 Copies of Public Records
 - 5276.430 General Materials Available from the ISSC
 - 5276.APPENDIX A Fee Schedule

- 5) Outline of the Section Numbers and Headings of the Part as Recodified:
 - 2 Ill. Adm. Code 5376 INFORMATION REQUESTS
 - 5376.10 Summary and Purpose
 - 5376.20 Definitions
 - 5376.110 Person to Whom Requests are Submitted
 - 5376.120 Form and Content of Requests
 - 5376.210 Timeline for Response
 - 5376.220 Types of Responses
 - 5376.310 Appeal of Denial
 - 5376.320 Executive Director's Response to Appeal
 - 5376.410 Inspection of Records
 - 5376.420 Copies of Public Records
 - 5376.430 General Materials Available from the ISAC
 - 5376.APPENDIX A Fee Schedule

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NOTICE OF RECODIFICATION

6) Conversion Table of Present and Recodified Parts:

<u>Present Part</u>	<u>Recodified Part</u>
2 Ill. Adm. Code 5276	2 Ill Adm. Code 5376
5276.10	5376.10
5276.20	5376.20
5276.110	5376.110
5276.120	5376.120
5276.210	5376.210
5276.220	5376.220
5276.310	5376.310
5276.320	5376.320
5276.410	5376.410
5276.420	5376.420
5276.430	5376.430
5276.APPENDIX A	5376.APPENDIX A

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

NOTICE OF RECODIFICATION

- 1) The Heading of the Part: LIMITATION, SUSPENSION, OR TERMINATION PROCEEDINGS

- 2) Code Citation: 23 Ill. Adm. Code 2790
- 3) Date of Administrative Code Division Review: November 3, 1989
- 4) Headings and Section Numbers of the Part Being Recodified:

1790.10	Summary and Purpose
1790.20	Definitions
1790.30	Informal Compliance Procedures
1790.40	Emergency Action
1790.50	Suspension Proceedings
1790.60	Limitation or Termination Proceeding
1790.70	Recommended and Final Decisions
1790.80	Verification of Mailing and Receipt Dates
1790.90	Limitation
1790.100	Termination
1790.110	Payment Period
1790.120	Reimbursements and Refunds
1790.130	Reinstatement After Termination

- 5) Outline of the Section Numbers and Headings of the Part as Recodified:

2790.10	Summary and Purpose
2790.20	Definitions
2790.30	Informal Compliance Procedures
2790.40	Emergency Action
2790.50	Suspension Proceedings
2790.60	Limitation or Termination Proceeding
2790.70	Recommended and Final Decisions
2790.80	Verification of Mailing and Receipt Dates
2790.90	Limitation
2790.100	Termination
2790.110	Payment Period
2790.120	Reimbursements and Refunds
2790.130	Reinstatement After Termination

- 6) Conversion Table of Present and Recodified Parts:

23 Ill. Adm. Code 1790	<u>Present Part</u>	1790.10	1790.10
23 Ill Adm. Code 2790	<u>Recodified Part</u>	2790.10	2790.10
		2790.20	2790.20
		2790.30	2790.30
		2790.40	2790.40
		2790.50	2790.50
		2790.60	2790.60
		2790.70	2790.70
		2790.80	2790.80
		2790.90	2790.90
		2790.100	2790.100
		2790.110	2790.110
		2790.120	2790.120
		2790.130	2790.130

NOTICE OF RECODIFICATION

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

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NOTICE OF RECODIFICATION

1) The Heading of the Part: MERIT RECOGNITION SCHOLARSHIP (MRS) PROGRAM

2) Code Citation: 23 Ill. Adm. Code 2761

3) Date of Administrative Code Division Review: November 3, 1989

4) Headings and Section Numbers of the Part Being Recodified:

23 Ill. Adm. Code 1761	Merit Recognition Scholarship (MRS) Program
1761.10	Summary and Purpose
1761.20	Definitions
1761.30	Application Procedure
1761.40	Program Procedures

5) Outline of the Section Numbers and Headings of the Part as Recodified:

23 Ill. Adm. Code 2761	Merit Recognition Scholarship (MRS) Program
2761.10	Summary and Purpose
2761.20	Definitions
2761.30	Application Procedure
2761.40	Program Procedures

6) Conversion Table of Present and Recodified Parts:

<u>Present Part</u>	<u>Recodified Part</u>
23 Ill. Adm. Code 1761	23 Ill Adm. Code 2761
1761.10	2761.10
1761.20	2761.20
1761.30	2761.30
1761.40	2761.40

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

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NOTICE OF RECODIFICATION

1) The Heading of the Part: MONETARY AWARD PROGRAM (MAP)

2) Code Citation: 23 Ill. Adm. Code 2735

3) Date of Administrative Code Division Review: November 3, 1989

4) Headings and Section Numbers of the Part Being Recodified:

23 Ill. Adm. Code 1735	Monetary Award Program (MAP)
1735.10	Summary and Purpose
1735.20	Applicant Eligibility
1735.30	Application for MAP Grants
1735.40	Determination of Financial Eligibility
1735.50	Institutional Packaging of Gift Assistance
1735.60	Institutional Eligibility
1735.70	Enrollment Requirements
1735.80	Disbursement of MAP Grants
1735.100	Contractual Agreement Requirements
1725.APPENDIX A	Advance Payment Formula

5) Outline of the Section Numbers and Headings of the Part as Recodified:

23 Ill. Adm. Code 2735	Monetary Award Program (MAP)
2735.10	Summary and Purpose
2735.20	Applicant Eligibility
2735.30	Application for MAP Grants
2735.40	Determination of Financial Eligibility
2735.50	Institutional Packaging of Gift Assistance
2735.60	Institutional Eligibility
2735.70	Enrollment Requirements
2735.80	Disbursement of MAP Grants
2735.100	Contractual Agreement Requirements
2735.APPENDIX A	Advance Payment Formula

6) Conversion Table of Present and Recodified Parts:

<u>Present Part</u>	<u>Recodified Part</u>
23 Ill. Adm. Code 1735	23 Ill Adm. Code 2735
1735.10	2735.10
1735.20	2735.20
1735.30	2735.30
1735.40	2735.40
1735.50	2735.50
1735.60	2735.60
1735.70	2735.70
1735.80	2735.80
1735.100	2735.100
1735.APPENDIX A	2735.APPENDIX A

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

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ILLINOIS STUDENT ASSISTANCE COMMISSION

NOTICE OF RECODIFICATION

- 1) The Heading of the Part: PUBLIC INFORMATION, RULEMAKING AND ORGANIZATION
- 2) Code Citation: 2 Ill. Adm. Code 5375
- 3) Date of Administrative Code Division Review: November 3, 1989
- 4) Headings and Section Numbers of the Part Being Recodified:

2 Ill. Adm. Code 5275 5275.10 5275.100 5275.210 5275.220 5275.230 5275.APPENDIX A	Public Information, Rulemaking and Organization Information Rulemaking Procedures The Commission Agency Organization Procedures for Public Statements at Commission Meetings Organization Chart
---	--
- 5) Outline of the Section Numbers and Headings of the Part as Recodified:

2 Ill. Adm. Code 5375 5375.10 5375.100 5375.210 5375.220 5375.230 5375.APPENDIX A	Public Information, Rulemaking and Organization Information Rulemaking Procedures The Commission Agency Organization Procedures for Public Statements at Commission Meetings Organization Chart
---	--
- 6) Conversion Table of Present and Recodified Parts:

<u>Present Part</u>	<u>Recodified Part</u>
2 Ill. Adm. Code 5275	2 Ill Adm. Code 5375
5275.10	5375.10
5275.100	5375.100
5275.210	5375.210
5275.220	5375.220
5275.230	5375.230
5275.APPENDIX A	5375.APPENDIX A

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

ILLINOIS STUDENT ASSISTANCE COMMISSION

NOTICE OF RECODIFICATION

- 1) The Heading of the Part: STATE SCHOLAR PROGRAM
- 2) Code Citation: 23 Ill. Adm. Code 2760
- 3) Date of Administrative Code Division Review: November 3, 1989
- 4) Headings and Section Numbers of the Part Being Recodified:

23 Ill. Adm. Code 1760 1760.5 1760.10 1760.30 1760.40	State Scholar Program Summary and Purpose Selection Criteria Testing and Class Ranking of Students to be Considered for Program Other Information
---	---
- 5) Outline of the Section Numbers and Headings of the Part as Recodified:

23 Ill. Adm. Code 2760 2760.5 2760.10 2760.30 2760.40	State Scholar Program Summary and Purpose Selection Criteria Testing and Class Ranking of Students to be Considered for Program Other Information
---	---
- 6) Conversion Table of Present and Recodified Parts:

<u>Present Part</u>	<u>Recodified Part</u>
23 Ill. Adm. Code 1760	23 Ill Adm. Code 2760
1760.5	2760.5
1760.10	2760.10
1760.30	2760.30
1760.40	2760.40

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

NOTICE OF RECODIFICATION

1) The Heading of the Part: STUDENT TO STUDENT PROGRAM OF MATCHING GRANTS

2) Code Citation: 23 Ill. Adm. Code 2770

3) Date of Administrative Code Division Review: November 3, 1989

4) Headings and Section Numbers of the Part Being Recodified:

23 Ill. Adm. Code 1770 Student to Student Program of Matching Grants
1770.10 Student to Student Program of Matching Grants

5) Outline of the Section Numbers and Headings of the Part as Recodified:

23 Ill. Adm. Code 2770 Student to Student Program of Matching Grants
2770.10 Student to Student Program of Matching Grants

6) Conversion Table of Present and Recodified Parts:
Present Part Recodified Part

23 Ill. Adm. Code 1770 23 Ill Adm. Code 2770
1770.10 2770.10

NOTE: This Part is being recodified (transferred) due to the name change from the State Scholarship Commission to the Illinois Student Assistance Commission.

NOTICE OF EMERGENCY AMENDMENTS

1) The Heading of the Part: Residential Energy Assistance Partnership Program

2) Code Citation: 47 Ill. Adm. Code 100

3) Section Numbers:

100.10 Amendment
100.20 Amendment
100.30 Amendment
100.40 New Section
100.45 New Section
100.50 New Section
100.70 Amendment
100.85 Amendment
100.103 New Section
100.105 New Section
100.110 Repeal, New Section
100.111 New Section
100.113 New Section
100.115 Amendment
100.117 New Section
100.120 Amendment
100.130 Repeal
100.140 Repeal
100.210 Repeal
100.230 Repeal
100.240 Repeal
100.290 Amendment

100.Appendix A Repeal
100.Appendix B Repeal
100.Appendix E New Section
100.Appendix F New Section

4) Statutory Authority: Implementing Section 4.2 of the Energy Assistance Act (Ill. Rev. Stat. 1988 Supp., ch. 111 2/3, par. 1304.2) and the Energy Assistance Act of 1989 (P.A. 86-127, effective August 2, 1989) and authorized by Section 4 of P.A. 86-127, effective August 2, 1989, and Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par 46.20).

5) Effective Date of Rules: November 1, 1989

6) If these emergency rules are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not Applicable.

7) Date filed in Agency's Principal Office: November 1, 1989.

8) Reason for Emergency: On August 2, 1989 the Governor signed the

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"Energy Assistance Act of 1989" (Act) (P.A. 86-127, effective August 2, 1989). This rulemaking amends the department's energy assistance rules entitled "State Administration of the Federal Low-Income Home Energy Assistance Block Grant Program (IHEAP)" to incorporate program changes brought about by this legislation. Renamed the "Residential Energy Assistance Partnership Program", the rules expand eligibility requirements to allow the department to provide energy assistance to Illinois households receiving Aid to Families with Dependent Children (AFDC). Previously the department provided federal Health and Human Services' funding to the Illinois Department of Public Aid which used the money to administer an energy assistance program for AFDC families through automatic payments. Additionally, the Illinois Residential Affordable Payment program, formerly administered by the Illinois Commerce Commission, has been incorporated into these rules.

Amendments to implement the provisions of the Act could not be filed until November 1st - the statutorily designated date by which the Department must begin program operation. Section 2. of the Act states that THE HEALTH, WELFARE, AND PROSPERITY OF THE PEOPLE OF THE STATE OF ILLINOIS REQUIRE THAT ALL CITIZENS RECEIVE ESSENTIAL LEVELS OF HEAT AND ELECTRIC SERVICE REGARDLESS OF ECONOMIC CIRCUMSTANCE. The emergency procedure has been utilized to ensure uninterrupted delivery of vital energy assistance to Illinois' citizens.

- 9) A Complete Description of the Subjects and Issues Involved: The "State Administration of the Federal Low-Income Home Energy Assistance Block Grant Program" rules are being renamed the "Residential Energy Assistance Partnership Program" and amended to incorporate the provisions of the Energy Assistance Act of 1989 (P.A. 86-127, effective August 2, 1989). Various changes to Sections 100.10 (Legislative Base), 100.70 (Administrative Requirements), and 100.85 (Dispute Procedures) are necessary as a result of this legislation. Section 100.50 is being renamed and text is being added to specify grant termination procedures. Section 100.103 has been added to provide information regarding program implementation, impacting authorities, eligibility, and application initiation. New Section 100.105 specifies the allocation of funds for energy assistance. Section 100.110 is being repealed and the information it previously contained is now addressed in Sections 100.20 (Purpose and Scope), 100.115 (Cooling Assistance Program), and 100.117 (Supplemental Assistance). The text which is replacing repealed language in Section 100.110 specifies assistance status categories and options, benefits, and requirements. Procedures governing application and enrollment, disconnect suspension, payment process, and reporting for Status Category 1 (AFDC) applicants are found in New Section 100.111 and for Status Category 2 (Non-AFDC) applicants in New Section 100.113. Provisions governing determination of eligibility found in Section 100.120 and eligible dwelling units found in Section 100.290 are being revised. Section 100.210 is being repealed so its definitions can be merged with those found in Section

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100.30 and modified appropriately. Sections 100.130, 100.140, 100.230, and 100.240 are also being repealed and portions of their text are being moved to and modified in Sections 100.40 (renamed "Local Administering Agency Designation") and 100.45 (renamed "Local Administering Agency Application for Funding"). Appendixes A and B are being repealed because the payment amounts provided in the appendixes are no longer correct and no new figures will be available until the next year a cooling program is operated. Appendixes E and F are being added to provide the "REAPP Direct Payment Matrix" and "90% of the Adjusted Average Winter Energy Cost".

- 10) Are there any proposed amendments to this Part pending? No.
- 11) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3(b) of the State Mandates Act (Ill. Rev. Stat. 1987, ch. 85, par. 2203).
- 12) Information and questions regarding these amendments shall be directed to:

Mr. Dennis R. Whetstone, Deputy Director
Department of Commerce and Community Affairs
Bureau of Program Administration
620 East Adams Street, 5th Floor
Springfield, Illinois 62701
(217) 782-6136

The full text of the emergency amendments begins on the next page:

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December 23, 1987; amended at 12 Ill. Reg. 14639, effective September 6, 1988; amended at 12 Ill. Reg. 15530, effective September 19, 1988; amended at 13 Ill. Reg. 10827, effective June 27, 1989; amended at 13 Ill. Reg. 13568, effective August 11, 1989; emergency amendment at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days.

NOTE: Capitalization denotes statutory language.

SUBPART A: GENERAL PROVISIONS

Section 100.10 Legislative Base

EMERGENCY

a) Federal

- 1) On July 31, 1981, Congress passed the Omnibus Budget Reconciliation Act of 1981 (P.L. 97-35). This Act established seven block grant programs, including the Low-income Home Energy Assistance Block Grant. These block grants replace a large number of programs previously administered by the federal government. The Act also transferred primary responsibility for the administration of the block grant program to the states and conferred substantial discretion on the states as to the use of block grant funds.
- 2) The Low-income Home Energy Assistance Block Grant was authorized under Title XXVI of the Omnibus Budget Reconciliation Act of 1981 (P.L. 97-35, Sections 2601-2611) and replaces the Home Energy Assistance Act of 1980.
- 3) ~~The Act authorized to be appropriated \$1,875,000,000 for each of the fiscal years 1982, 1983 and 1984 to carry out the purposes of the Act.~~
- 34) States were eligible to receive funds under the Low-income Home Energy Assistance Block Grant on October 1, 1981.

b) State

On August 2, 1989, the Governor signed the Energy Assistance Act of 1989. The Governor has officially designated the Department of Commerce and Community Affairs as the official administering agency for the Energy Assistance Act of 1989, which includes the Home Energy Assistance Block Grant. On December 15, 1981, the Department of Commerce and Community Affairs submitted the application document to the U.S. Department of Health and Human Services. As part of the application, the State certified that it agreed to use funds available under the Home Energy Assistance

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Block Grant to provide assistance to eligible households to meet the costs of home energy, ~~and more specifically to provide:~~

- 1) ~~assistance in the form of cash payments made directly to the eligible household should that household purchase home energy as an undesignated portion of rent;~~
- 2) ~~payments to a home energy vendor on behalf of the eligible household;~~
- 3) ~~low cost weatherization and/or energy-related home repairs applied directly to an eligible household's residence; and~~
- 4) ~~emergency services to an eligible household in an energy-related life or health threatening situation.~~

(Source: Emergency amendment at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.20 Purpose and Scope

EMERGENCY

~~It is the purpose of this rulemaking to develop regulations and guidelines relative to requirements to the Low-income Home Energy Assistance Block Grant within the State of Illinois. The promulgation of clear cut program guidelines for the Low-income Home Energy Assistance Block Grant will ensure maximum and efficient use of available funds.~~

- a) The Residential Energy Assistance Partnership Program (REAPP) has been established to carry out the provisions of the Energy Assistance Act of 1989. The State will use the funds available under the Low-Income Home Energy Assistance Block Grant and Title IV of the Social Security Act to provide assistance to eligible households to meet the costs of home energy, and more specifically to provide:

- 1) assistance in the form of a cash payment made directly to the eligible household should that household purchase home energy as an undesignated portion of rent;
- 2) payments to a home energy vendor on behalf of the eligible household;
- 3) supplemental assistance based on a percentage of income component in the form of payments to a home energy vendor on behalf of the eligible household;
- 4) low cost weatherization and/or energy-related home repairs applied directly to an eligible household's residence; and

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5) emergency services to an eligible household in an energy-related life-or-health threatening situation.

b) This Part specifies program guidelines whereby the Department will provide comprehensive energy and weatherization assistance to low-income citizens.

(Source: Emergency amendment at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.30 Definitions

EMERGENCY

"The Act": = Means the Low-Income-Home-Energy-Assistance-Act of 1984 (P.A. 86-127, effective August 2, 1989).

"Customer of Record": A person whose name is listed on the home energy vendor's account and has agreed to pay for home energy vendor service which is being provided.

"Default": Failure to make a payment by the due date established in accordance with 83 Ill. Adm. Code 280.90 or the company's normal credit collection practices. For the purposes of Sections 100.111(a)(7)(B) and 100.113(a)(9)(B) of this part, a customer has not defaulted unless they do not comply with the written notification which is mailed after the due date stated in 83 Ill. Adm. Code 280.90.

"Department": = Means the Illinois Department of Commerce and Community Affairs.

"Dwelling Unit": A house, including a stationary mobile home, an apartment, or a room or group of rooms occupied as separate, independent living quarters.

"Elderly Person": A person who is 60 years of age or older.

"Energy Crisis Intervention": = Means weather-related and supply shortage emergencies.

"E Exxon": The Exxon Oil Overcharge Settlement Trust Fund administered by DOE in accordance with 10 CFR 440 (1987).

"Grant Agreement": = Means the contractual agreement between the Department and Grantee Local Administering Agency, which includes the scope of work to be provided, the budget, and all terms and conditions of the contract.

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"Grantee" -- Shall mean the local organization administering the Home-Energy-Assistance-Block-Grant.

"Handicapped Person": A person who identifies himself/herself as handicapped.

"HHS": United States Department of Health and Human Services.

"Home Energy": = Means a source of heating, electrical service, or cooling in residential dwellings.

"Home Energy Vendor": A vendor that provides home energy to residential dwellings.

"Households": = Means all individuals who occupy a housing dwelling unit. For the purpose of applicants receiving assistance under Section 100.110 of this part, a household shall be defined as those individuals whose names are listed as recipient(s) on the Public Aid Medical Eligibility Card issued by the Illinois Department of Public Aid (IDPA).

"Household Income": = Means gross income received for the past 90 days by all members of the household age-18-or-over who are residing in the household at the time of application. Under the Energy Assistance Act of 1989, household income will be calculated for the past 30 days. Households applying for weatherization assistance who have not been approved to receive energy assistance under the Act, will have their income calculated for the past 12 months, in accordance with 10 CFR 440 (1987). FOR PURPOSES OF SECTION 100.113(b) OF THIS PART, "MONTHLY HOUSEHOLD INCOME" MEANS AN AMOUNT NO LESS THAN AN AMOUNT DESCRIBED IN RULES OF THE DEPARTMENT OF PUBLIC AID AS THE MAXIMUM PAYMENT LEVEL UNDER GENERAL ASSISTANCE FOR THE APPLICABLE HOUSEHOLD SIZE IN THE APPLICABLE COUNTY, BUT IN NO INSTANCE SHALL MEAN LESS THAN \$144 PER MONTH (Section (6)(d)(2)(vi) of the Act). Income does not include the following:

Payments for vocational rehabilitation transportation and maintenance;

Reimbursement for other expenses-incurred- (e.g.: medical expenses);

Payments made to others on the household's behalf provided that such payments were not directed by the household (i.e., bills paid or purchases made by others);

Loans (including student loans);

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Scholarships, ~~subsistence~~ subsistence amounts or student grants;

Assets drawn down as withdrawals from a bank;

Sale of property;

Sale of house or car;

Tax refunds;

Gifts;

One-time insurance payments or compensation for injury;

Non-cash income;

One-time payments (e.g., death-related benefits, one-time automatic -cash -payments -for -energy -assistance -from -the Department-of-Public-Aid, Circuit Breaker Benefits);

Foster-grandparents and Senior Companions stipends;

Foster-parent reimbursement;

Food Stamps;

Job Training Partnership Act (JTPA) benefits; and

Allowances, earnings and payments to individuals participating in programs under this Act.

"Household Members": Any group of related or unrelated persons who share living arrangements, including a single family, one person living alone, or two or more families living together.

"Landlord": A person that receives payment for the rental of his/her dwelling unit.

"Local Administering Agency (LAA)": = Means a community action agency or other community-based organization or public agency which is authorized, in accordance with Section 100.14040, to administer low-income home energy assistance program funds received from the Department.

"Low Income Home Energy Assistance Act of 1981": The Omnibus Budget Reconciliation Act of 1981 (Public Law 97-35, August 13, 1981), Title XXVI - Low Income Home Energy Assistance.

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"Multi-Unit Building": A structure containing two or more dwelling units.

"Owner Occupied Building": A building in which the owner is a permanent resident in the building.

"Pre-Program Arrearages": The combined amount owed by a customer to that customer's utility or utilities at the later of November 1, 1989 or the date upon which the customer first becomes a participant in either Option 2 or Option 4 of Section 100.110(b).

"Primary Source of Heat": The energy or fuel type which is the heat source for the central heating system of the residence, or if the residence is not centrally heated, the energy or fuel type which constitutes the principal source of space heating.

"Public Utility": An entity which is defined as a public utility under Section 3-105 of the Public Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, par. 3-105).

"Rental Unit": A dwelling unit occupied by a person who pays rent for the use of the dwelling unit.

"Secondary Energy Source": Energy or fuel used for other than the primary source of heat.

"Separate Independent Living Quarters": Living quarters in which the household members do not live and eat with any other persons in the structure and which have:

either direct access from the outside of the building or through a common hall and

complete kitchen facilities for the exclusive use of the occupants.

"Shortfall": The difference between the billings for utility service after a customer qualifies for participation in Option 5 of Section 100.110(b) and the customer's monthly payments due under that option.

"Single-Family Dwelling Unit": A structure containing no more than one dwelling unit.

"State": The State of Illinois.

"Subgrantee": A Local Administering Agency managing an energy assistance or weatherization project which receives a grant of funds awarded under this Part from the state.

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- 1) Any organization which was officially designated as a Community Action Agency under the provisions of Section 210 of the Economic Opportunity Act of 1964, as amended.
 - 2) Any non-profit private community organization determined by the Department to be capable of planning, conducting and administering an Energy Assistance or Weatherization Program according to the guidelines established by the Department in accordance with this Section.
 - 3) A unit or combination of units of general purpose local governments of the State.
- b) In designating LAAs, the Department will comply with those rules and regulations set forth in 45 CFR 96 (1988) and 10 CFR 440.15 (1987) which provide the federal standards governing LAA selection for the Energy Assistance Program (the U.S. Department of Health and Human Services [HHS] and the U.S. Department of Energy [DOE] weatherization assistance program (funded by DOE and Exxon funds). LAAs must be designated by the Department, in accordance with this Section, to operate the DOE and Exxon funded components of the Illinois Home Weatherization Assistance Program (IHWAP) in order to be eligible to receive financial assistance for the IHWAP component covered by this Part.
- c) When designating LAAs to carry out components of the REAPP, the Department shall give special consideration in the designation of such agencies to any local public or private non-profit agency which was receiving federal funds under any low-income energy assistance program or weatherization program, if the agency demonstrates that it meets the requirements of Section 2605 (a)(2)(b)(6) of Title VII of the Low Income Home Energy Assistance Act of 1981.

(Source: Former Section 100.40 recodified to Section 100.110 at 11 Ill. Reg. 4631, new Section adopted by emergency action at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.45 Program-Components-(Recodified) Local Administering Agency Application for Funding
EMERGENCY

- a) To be eligible for financial assistance, a local agency must be designated by the Department to operate the Energy Assistance or Weatherization Program contained in this Part.
- 1) Where a local agency has been designated by the Department, in accordance with Section 100.40, to operate the Energy Assistance or Weatherization Program for a county or counties, only that designated local agency may apply for

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- financial assistance.
 - 2) Where no local agency has been designated by the Department to operate these programs, that agency which is successful in its request for proposal bid to operate the aforementioned programs shall be awarded financial assistance under this Part. The proposal will be evaluated in accordance with 10 CFR 440.15(a)(1987) and 45 CFR 96 (1988).
- b) Applicants will be required to meet program and fiscal requirements prior to the submittal of an application for funding. Applications will not be processed nor grants awarded prior to the Department's review of the applicant's performance in the following four areas.
- 1) an effective outreach referral program;
 - 2) a continuing planning process and capability;
 - 3) a centralized fiscal management system; and
 - 4) an effective citizen participation/community involvement program.
- c) In preparing the application for funding assistance for programs contained in this Part, applicants will be required to submit the following items:
- 1) Application for Assistance: The Department will require the submittal of a form provided by the Department which requires the basic information needed for grant award documentation and for the Department's review purposes.
 - 2) Annual Work Program: The work program will narrate the activities as required by the Department to be undertaken utilizing the grant funds. The work program must include at a minimum such items as provisions for staff, coordination with other delivery agencies and a description of how the agency intends to deliver its basic services.
 - 3) Annual Budget: The applicant shall submit a grant budget by cost categories, on the budget summary form and detail sheets provided by the Department. As a result of problems with past audits, inexperience with the Department dealing with the agency, lack of a cost allocation plan, or other related incidents the Department may require that a complete annual budget be submitted which provides budget detail on all of the applicant's programs and sources of

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the applicant for completion of the project under consideration.

4) The Department will evaluate the ability of the applicant to complete the project under consideration as evidenced by factors specified in subsections (d)(1), (2), (3), (5) and (6).

5) The Department will evaluate the applicant's timetable for completion of the project both in terms of other applicants and whether or not the timetable appears to consist of a realistic statement of goals.

6) The Department will evaluate the applicant's budget both in comparison to other applicants and to determine whether or not the proposal is a realistic assessment of the costs of the project.

(Source: Former Section 100.45 recodified to Section 100.120 at 11 Ill. Reg. 4631, new Section adopted by emergency action at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.50 Grant-Application-Requirements-(Recodified) Grant Termination EMERGENCY

If the Department determines that it is in the best interests of the program to revoke the designation of a LAA, the designation of a new administering agency shall be made by the Department in consultation with the government (or combination of governments) which has jurisdiction over the entire community to be served by the program. The determination of the "best interests" of the program will depend on the agency's success in complying with the grant agreement.

a) Any LAA, either established (i.e., local designation and state recognition) under the Illinois Energy Assistance Program and/or weatherization program in accordance with the Act will be awarded continuing program administering responsibilities in its established jurisdiction unless the following shall occur:

1) written communication to the Department stating its desire to discontinue operation of the program?

2) material failure by the LAA to comply with the Low Income Home Energy Assistance Act of 1981, and 10 CFR 440, 45 CFR 96; the provisions of the grant agreement; the provisions of 47 Ill. Adm. Code 1 and 100. Material failure includes, but is not limited to, fraud, disallowance of costs which could render a LAA insolvent, and denial of access to records of grant-related transactions.

funding.

4) Statement of Coordination: The grant applicant will be required to outline its program of coordination with other agencies and programs. The statement shall include coordination mechanisms established by the applicant and cite interagency agreements or contractual arrangements used in support of coordinated service delivery.

5) Assurances and Certifications: In a form and manner provided by the Department, the applicant will be required to certify its compliance with all applicable state and federal laws and regulations dealing with the receipt and expenditure of grant monies, as provided on the grant application.

6) Additional Grant Application Submittals: These include:
A) Name, address, telephone number of the agency responsible for administering the projects as well as signatures designating responsibility for the grants;

B) The "Notice of Grant Award" and grantee acceptance;

C) The "Method of Compensation, Fiscal Recording/Reporting Requirements";

D) The "Terms and Conditions Governing the Grant";

E) The "Scope of Work" which insures programmatic controls, such as training, staffing, outreach, and reporting; and

F) Any information which the Department deems necessary to clarify or document information provided in the application.

a) The Department will use the following standards to select grantees for special demonstration projects:

1) The Department will consider the applicant's experience in the particular type of weatherization project to be implemented.

2) The Department will consider the qualifications of the applicant's personnel as related to the particular type of weatherization project to be implemented.

3) The Department will evaluate the methodology proposed by

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b) Upon discovery of one of the conditions noted in subsection (a), the Department will take the following action:

1) The Department shall notify the LAA in writing of its initiation of the termination process and the reasons for termination. The notice will advise the LAA that, in accordance with this Part, it is entitled to a hearing. The LAA will be given fifteen (15) days from receipt of such notification to inform the Department that it wishes to exercise its right to a hearing. The hearing will be conducted within thirty (30) days of the original notification of initiation of the termination process. The notification shall also include:

A) a requirement that the LAA (in order to receive continued funding) shall agree to submit to a Department appointed official, throughout the termination process, to serve as a reviewer of all program-related expenditures which are reimbursable under Section 100.70 and 100.260 of this Part) and which comply with the objectives and program activities specified in accordance with Subparts A and B of this Part; or

B) in the event the LAA does not agree to submit to the Department review specified in subsection (b)(1)(A), notice of funding suspension pending termination pursuant to these rules.

2) The services of a hearing officer, who must be an attorney licensed to practice law in Illinois under Article VII of the Illinois Supreme Court Rules (Ill. Rev. Stat. 1987 and 1988 Supp., ch. 110A, pars. 701-774), will be obtained by the Department, as will the services of a certified shorthand reporter under the Illinois Certified Shorthand Reporters Act of 1984 (Ill. Rev. Stat. 1987 and 1988 Supp., ch. 111, pars. 6201 et seq.). Notice of the actual hearing time and date will be provided, with proof of receipt of notice, to both the LAA and grantor agency at least ten (10) days prior to the hearing. The certified shorthand reporter and the original transcript of the proceedings shall be borne by the Department. The LAA shall bear the cost of its copy of the transcript of proceedings.

c) The hearing shall be conducted in accordance with Sections 10 through 15 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, pars. 1010-1015). The report of the hearing officer will be sent via registered mail to both parties within thirty (30) days of the hearing's completion.

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d) The Director of the Department will review the hearing officer's recommendation and will base his/her decision on findings of fact and conclusions of laws that substantiate grant termination pursuant to this Section (see Section 100.50). The Department will notify the LAA of the Department's final determination within thirty (30) days.

(Source: Former Section 100.50 recodified to Section 100.130 at 11 Ill. Reg. 4631, new Section adopted by emergency action at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.70 Administrative Requirements
EMERGENCY

For the purpose of this Part, administrative requirements specified in 47 Ill. Adm. Code 1 and as follows are applicable.

a) Budget Modification

The Local-Administering-Agency LAA cannot be reimbursed for excessive costs incurred against total program or administrative cost category amounts. Within a specific cost category, the Local-Administering-Agency LAA may be reimbursed for costs exceeding amounts budgeted by line item, if the variance is within 10% of the original line item as set forth in the Budget.

1) The Local-Administering-Agency LAA must, in writing, request of the Department a budget modification if expenditures exceed the budget limitations set forth below:

- A) Total program budget amount;
- B) Total administration cost category amount and any line item amount within the cost category;
- C) More than 20% of the special cost category budget amount;
- D) More than 20% of the direct client assistance cost category budget amount or the materials line item budget amount; and
- E) More than 20% of any line item budget amount within the program support cost category except the contractual services, paid labor, and equipment budget amounts.

2) Any decrease to the paid labor or materials line item cost categories requires approval in writing of the Department.

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- 7) In the event of a finding in support of an applicant whose application has been denied by the LAA, the LAA shall, within fifteen (15) days of the finding, process the application and notify the applicant and the vendor(s) in writing of the applicant's eligibility. In the case of an emergency assistance application, the LAA shall process the application and notify the applicant and the vendor(s) within forty-eight (48) hours. In the event of a disapproval, the LAA shall provide the applicant with a Request for State Review Form. The request must specify the LAA at which the household applied for assistance, whether the LAA has held an informal conference, and the reasons for requesting a state review.

b) State Review

A request for state review must be filed with the Department within thirty (30) days after the informal conference. If the request is timely made, the Department will appoint a state reviewing officer who will review the applicant's file and the informal conference report. A written decision will be made. The request is considered made on the day the request is received by the Department (per the date stamp on the correspondence). The Department will notify the LAA that a request for state review has been filed. The LAA must, within five (5) days of the request for state review, provide both the Department and the applicant with a full copy of the applicant's file. A state reviewing officer will review the file to determine if the application contains all information required in Section 100.120(e)(d) and all testimony presented at the informal conference. The state reviewing officer shall ascertain if the applicant was provided with a Request for State Review Form in accordance with subsection (a)(7) and determine if the informal conference decision regarding eligibility was correct (see Section 100.120(b) for eligibility criteria). This determination will be made and a letter sent to the applicant and the LAA within fifteen (15) days of the request for state review. In the event of a finding in support of an applicant whose application has been denied by the LAA, the LAA shall approve and process the application, and notify the applicant and the vendor(s) in writing within fifteen (15) days of notification of the finding from the State. In the case of an emergency assistance application, the LAA shall process the application and notify the applicant and the vendor(s) within forty-eight (48) hours of notification of the finding from the State. In the event of a disapproval, the State shall provide the client with a Request for Formal Review Form. The request must specify the LAA at which the household applied for assistance, whether an informal conference has been held, if the state review has been conducted

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and the household notified of the decision, and the reasons for requesting a formal hearing.

c) The Formal Hearing

If not satisfied with the results of the state review, the applicant must request a formal hearing by sending a written request to the Department who will notify the LAA that the request has been made by the applicant. This request must be received by the Department within thirty (30) calendar days of the date on which the state review letter was mailed by the Department. The Department will provide the applicant with a notice of the hearing in accordance with Section 10 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1010). The hearing will be conducted by a hearing officer, who has not participated in any earlier decision concerning this application, within thirty (30) days from the date the formal hearing request was received by the Department. The formal hearing will meet the following standards.

- 1) The hearing will be held at the application site closest to the applicant's residence or at the applicant's residence if they are confined.
- 2) The applicant will be afforded an opportunity to review his/her file.
- 3) The hearing will be tape-recorded.
- 4) The decision will be based on the record, which will comply with Section 11 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1011) and which will be made pursuant to the procedures set forth in Section 13 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1013). The hearing officer will determine if the household is eligible in accordance with Section 100.120(b).
- 5) If requested by the applicant, the applicant will be provided interpretive and auxiliary services (e.g., transportation).
- 6) The applicant will have the right to:
 - A) be accompanied and/or represented by another;
 - B) present written and oral statements and other evidence in accordance with Section 12 of the Illinois Administrative Procedure Act (Ill. Rev.

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3) The Illinois Residential Affordable Payment Program rules (83 Ill. Adm. Code 281) which cover the phase out of benefits under that program.

4) The Public Utilities Act and the rules applicable thereto (83 Ill. Adm. Code 280).

ETIGIBILITY

c) Any individual who is a resident of the State of Illinois and whose household income is not greater than 125% of the federal non-farm poverty level as established by the Federal Office of Management and Budget (or their successor in responsibility) is eligible to apply for benefits under REAPP.

APPLICATION INITIATION

d) Individuals may apply for assistance under REAPP at the local Administering Agency (LAA) office serving the area in which the applicant's dwelling unit is located. A current list of LAA offices may be obtained by calling or writing any office of the Department.

(Source: Emergency rule added at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.105 Allocation of Funds

EMERGENCY

a) The Department shall allocate financial assistance for each county from sums available for any fiscal year from the Low Income Home Energy Assistance Block Grant as described in the State's annual plan to HHS.

b) The Department shall determine allocations for each county from available funds.

1) At least 50% of the funds available shall be allocated to each county based on the "Index of Need".

A) The "Index of Need" is comprised of six factors which are:

1) Unemployment;

11) Heating Degree Days;

111) Fuel Cost Factor Per 100,000 BTUs;

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Stat. 1987, ch. 127, par. 1012);

c) bring an interpreter; and

D) present and question witnesses.

7) Within ten (10) days of the formal hearing, the state appeals review board shall send a written determination to the applicant and the LAA in accordance with Section 14 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1014).

8) In the event of a finding in support of an applicant whose application has been denied by the LAA, the LAA shall, within fifteen (15) days of notification of the finding, process the application and notify the applicant and the vendor(s) in writing of the applicant's eligibility. In the case of an emergency application, the LAA will process the application and notify the applicant and the vendor(s) within forty-eight (48) hours.

(Source: Emergency amendment at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

SUBPART B: ENERGY ASSISTANCE

Section 100.103 Energy Assistance Program

IMPLEMENTATION

a) This part institutes the energy assistance program mandated by the Energy Assistance Act of 1989. This assistance program shall be known as the "Residential Energy Assistance Partnership Program" (REAPP).

IMPACTING AUTHORITIES

The following authorities, among others, affect the implementation or operation of REAPP:

1) The Omnibus Budget Reconciliation Act of 1981 (P.L. 97-35) which affects eligibility requirements and the use of Low-Income Home Energy Assistance Block Grant funds in REAPP.

2) Article IV of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 4-1 et seq.) dealing with Aid to Families with Dependent Children.

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- iv) Persons in Poverty (125% of the Office of Management and Budget (OMB) Poverty Income Guidelines);
- v) Elderly in Poverty (125% of OMB Poverty Income Guidelines); and
- vi) Handicapped (or disabled) persons in Poverty.

B) Each factor will be multiplied by an assigned weight. The formula for determining each of these factors and the weight to be assigned to these factors is as follows:

- i) average number of unemployed persons per county divided by total average number of unemployed persons for State = unemployment (15%);
- ii) number of climatic heating degree days per county divided by total climatic heating degree days for State = heating degree days (5%);
- iii) estimated fuel cost per 100,000 BTUs per county divided by total estimated fuel cost per 100,000 BTUs for State = fuel cost factor per 100,000 BTUs (5%);
- iv) number of persons in poverty per county divided by total number of persons in poverty for State = persons in poverty (50%);
- v) number of elderly persons in poverty per county divided by total number of elderly persons in poverty for State = elderly in poverty (15%); and
- vi) number of disabled persons in poverty per county divided by total number of disabled persons in poverty for State = handicapped (or disabled) in poverty (10%).

C) The sum of weighted factors will be multiplied by the total amount allocated to the counties to determine the county's allocation of funds.

2) The remaining funds shall be held by the State for meeting those program contingencies which cannot be reasonably anticipated, (e.g., an unusually high need for energy assistance in any given county) and to meet the local

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agencies' administrative and/or outreach needs.

c) The Department shall increase or reduce the allocation for a county for any of the following reasons:

- 1) Changes in federal or state fund availability.
- 2) Changes in sums available for any fiscal year from the Low Income Energy Assistance Block Grant as described in the State's annual plan to HHS.
- 3) The Department determines that the level of applications, which are eligible under Section 100.120, differs from the local agency's allocation, which is determined pursuant to subsection (b), during the subgrant period for which financial assistance was awarded.

d) The Department shall notify the designated LAAs of the county allocation(s) for which that agency is eligible to apply. Where no agency has been designated, the county allocation(s) will be included in a request for proposal which shall be publicly advertised within the area to be served.

(Source: Emergency rule added at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.110 Program-Components Assistance Available
EMERGENCY

- a) ~~As indicated in Section 100.10(b) of this Part, the State has certified to the federal government that it will use the funds available under the Home Energy Assistance Block Grant to provide assistance to eligible households to meet the costs of home energy, and more specifically to provide:~~
 - 1) ~~assistance in the form of a cash payment made directly to the eligible household should that household purchase home energy as an undesignated portion of rent;~~
 - 2) ~~payments to a home energy vendor on behalf of the eligible household;~~
 - 3) ~~low-cost weatherization and/or energy-related home repairs applied directly to an eligible household's residence; and~~
 - 4) ~~emergency services to an eligible household in an energy-related life-or-health-threatening situation.~~
- b) ~~In order to carry out this program the State will annually~~

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as added by P.A. 85-1431, effective January 9, 1989) and Section 100-110(b)(4)(C), the Department shall make supplemental payments to utility companies that participate in percentage of income payment programs in Illinois;

e) In order for the Department to make supplemental payments to utility companies, the amount must be investigated and verified through an audit of individual customer accounts for the purpose of insuring accuracy of supplemental payments:

i) The Illinois Commerce Commission (ICC) administers the Illinois Residential Affordable Payment Program (IRAPP), a percentage of income payment program, through the regulated utilities in the State of Illinois. Program specifics and eligibility can be found in ICC rules entitled "Energy Assistance" (83 Ill. Adm. Code 281). Utility companies operating programs under the Energy Assistance Act (Ill. Rev. Stat. 1987, ch. 111-2/3, pars. 1301 et seq.) must undergo an audit and participate in hearings regarding the supplemental assistance amount. The ICC will determine which utilities they are able to audit using ICC staff. The audits of all other utilities will be conducted by an independent auditor. Contested hearings will be conducted by the ICC to verify the supplemental payment amounts each utility company is eligible to receive. A separate hearing will be conducted for each affected utility. The hearings will be in accordance with Sections 10, 11, and 12 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, pars. 1010, 1011, and 1012). No payments will be made by the Department to a utility until the ICC issues an order indicating the amount of reimbursable shortfall. The Department will then enter into a contract with each utility allowing disbursement of payment.

ii) Utilities not regulated by the ICC, which participate in other percentage of income programs, shall submit a letter to the Department requesting supplemental assistance. Each utility must undergo an independent audit by an independent accountant to substantiate

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the supplemental assistance amount that it has requested. A copy of the audit report must be submitted to the Department. The audit report shall specify what information was audited, the procedures performed, the utility's compliance with the provisions set forth in this Part, and the auditor's findings. The supporting working papers for the audit shall be made available to Department staff for review. The Department will then enter into a contract with each utility allowing disbursement of payment.

a) ASSISTANCE CATEGORIES

All applicants eligible for assistance under REAPP must receive assistance under one of the following status categories:

1) STATUS CATEGORY 1: as a recipient of public assistance pursuant to Section 4.1 of the Illinois Public Aid Code, in which case the applicant may obtain assistance under options 1, 2, 3, 7 or 8 of subsection (b) and subject to the "Status Category 1 Procedures (Applicants on AFDC)" of Section 100.111, and other applicable provisions of this Part.

2) STATUS CATEGORY 2: as a non-recipient of public assistance pursuant to Section 4.1 of the Illinois Public Aid Code, in which case the applicant may obtain assistance under options 4, 5, 6, 7 or 8 of subsection (b) and subject to the "Status Category 2 Procedures (Applicants not on AFDC Assistance - Block Grant Funding)" of Section 100.113, and other applicable provisions of this Part.

b) ASSISTANCE OPTIONS

1) AFDC Recipients

An eligible applicant who is a recipient of public assistance pursuant to Section 4-1 of the Illinois Public Aid Code may receive energy assistance under one of the following options:

A) OPTION 1

i) IF the applicant: is not a customer of a home energy vendor for winter energy services; and, is not an applicant for winter energy services from a home energy vendor; and, has housing rental expenses greater than 30% of his/her

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THEN the applicant shall receive a direct cash payment as prescribed in Section 100. Appendix E,

11) SUBJECT TO the following conditions and other applicable requirements of this part the applicant must: provide verification of rental expenses, attest that he/she is not a customer or applicant of winter energy services from a home energy vendor.

11) IF the applicant: is the customer of record of a home energy vendor for winter energy services; or, is an applicant for winter energy services from a home energy vendor, and, is listed as a recipient on the Illinois Department of Public Aid (IDPA) Medical Eligibility Card; and elects to participate in the 90% program,

B) OPTION 2

1) THEN the applicant shall: have the account or accounts of the home energy vendor(s) serving the applicant credited in each winter month in an amount prescribed in Section 100. Appendix F. In no case may the amount credited be greater than the actual amount of the applicant's bills for winter energy services; be entitled to have his/her pre-program arrearages for home energy reduced as provided in subsection (c)(3), if the applicant's pre-program arrearages (defined in Section 100.30) are \$500 or more, at the time of completed application.

11) SUBJECT TO the following conditions and other applicable requirements of this part, the applicant must: comply with the requirements of the 90% program as stated in subsection (c)(1); make all reasonable efforts to apply to any other appropriate source of public energy assistance; sign a waiver permitting the Department to receive income information from any public or private agency providing income or energy assistance and from any employer whether public or private; and when moving from one resident to another, notify the old and new

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home energy vendor(s) and the IAA of the change of address and of the fact of their participation in the program.

C) OPTION 3

1) IF the applicant: is a customer of record of a home energy vendor for winter energy services; or, is an applicant for winter energy services from a home energy vendor; and, is named as a recipient on the Illinois Department of Public Aid Medical Eligibility Card; and, has received a notice of disconnection; or, has had his/her utilities disconnected by action of the home energy vendor; and, has declined to participate in the 90% program,

11) THEN the applicant shall: receive a direct energy assistance payment for each winter month in the amount prescribed in Section 100. Appendix F. In no case, however, may the payments during the winter be greater than the actual amount of the bills for winter energy services,

11) SUBJECT TO the following conditions and other applicable requirements of this part, the applicant must: except for the first payment under this option, provide proof (as a condition precedent to any further payments) that an amount equal to, or greater than the last payment received under this option has been paid to the home energy vendor(s) and applied to the applicant's account.

Non-AFDC Recipients

An eligible applicant who is not a recipient of public assistance pursuant to Section 4-1 of the Illinois Public Aid Code may receive energy assistance under one of the following options:

A) OPTION 4

1) IF the applicant: is not a customer of a home energy vendor for winter energy services; and, is not an applicant for winter energy services from a home energy vendor; and, has housing rental expenses greater than 30% of his/her

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household income,

ii) THEN the applicant shall receive a direct cash payment as prescribed in Section 100. Appendix E,

iii) SUBJECT TO the following conditions and other applicable requirements of this Part, the applicant must provide verification of rental expenses, and attest that he/she is not a customer or applicant of winter energy services from a home energy vendor.

B) OPTION 5

i) IF the applicant: has a household member who is a customer of record of a home energy vendor for winter energy services; or has a household member who is an applicant for winter energy services; and elects to participate in the 12% program,

ii) THEN the applicant shall: have paid to the home energy vendor(s) providing winter energy service an amount sufficient to cover the applicants Shortfall on his/her winter month bills; be entitled to have his/her per-program arrearages for home energy reduced as provided in subsection (c)(3), if the applicant's pre-program arrearages (defined in Section 100.30) are \$500 or more, at the time of completed application,

iii) SUBJECT TO the following conditions and other applicable requirements of this Part, the applicant must: comply with the requirements of the 12% program (as stated in subsection (c)(2)); and, make all reasonable efforts to apply to any other appropriate source of public energy assistance; and, sign a waiver permitting the Department to receive income information from any public or private agency providing income or energy assistance and from any employer, whether public or private; and when moving from one residence to another, notify the old and new home energy vendor(s) and the LAA of the change of address and of the fact of their participation in the program.

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C) OPTION 6

i) IF the applicant: has a household member who is a customer of record of a home energy vendor for winter energy services; or, has a household member who is an applicant for winter energy services from a home energy vendor; and, elects not to participate in the 12% program,

ii) THEN the applicant shall receive a one time payment will be made to the home energy vendor or vendors on behalf of the applicant in the amount prescribed by Section 100. Appendix E.

3) All Eligible Applicants

An eligible applicant may receive energy assistance under any one of the following options:

A) OPTION 7 (EMERGENCY ASSISTANCE)

i) IF the applicant: is a customer of a home energy vendor for winter energy services, and, was receiving utility services but is now disconnected,

ii) THEN the applicant shall receive emergency assistance consisting of the minimum amount needed to reconnect the applicant's winter energy service, but not more than one-fifth of the total amount owed by the applicant,

iii) SUBJECT TO the following conditions and other applicable requirements of this Part, the applicant must: make a good faith effort to maintain service; and, pay a minimum of 12% of their income to the home energy vendor; and, otherwise conform to the emergency assistance program requirements.

B) OPTION 8

i) IF the applicant: is not receiving energy assistance under any of the Options 1 through 6 of this Section; and is a customer of record or has a household member who is a customer of record of a home energy vendor for winter energy services for the household and the home energy vendor is not subject to regulation by

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income in the manner specified in subsections (c)(2)(A)(i) through (iv); or

ii) the current utility bill or bills; and

iii) a total amount of five dollars (\$5) each month of the calendar year to be applied against any outstanding pre-program arrearages until the time that such arrearages are retired to a balance of zero (\$0); and

C) Provide proof of eligibility annually between October 1 and December 31 after beginning participation in the program pursuant to the requirements of Section 100.113(a)(10) of this Part.

D) Beginning November 1, 1991, applicants participating in Option 5 of subsection (b), shall pay for all energy usage above typical residential usage, adjusted for weather, unless the applicant has a medical excuse as certified to the home energy vendor by a licensed physician or local Board of Health. The Department shall promulgate standards to be used in calculating typical residential usage pursuant to the requirements of this subsection.

3) PRE-PROGRAM ARREARAGE REDUCTION

The home energy vendor(s) of applicant's who are entitled to pre-program arrearage reduction (subsection (b)(1)(B), Option 2 and subsection (b)(2)(B), Option 5) shall be paid by the Department an amount equal to 1/5 of the applicant's pre-program arrearages, less \$60. Payment for pre-program arrearages shall be credited by the home energy vendor receiving the payments to the account of the applicant where the arrearages are posted. The home energy vendor will notify the Department of the applicant's pre-program arrearage at the same time as the home energy vendor submits its first request for payment to the Department.

4) EMERGENCY ASSISTANCE PROGRAM REQUIREMENTS

A) Assistance under Option 7 will be limited to the provision of energy assistance funds designed to help applicants obtain a continuous supply of home energy and expedited processing. Emergency Assistance will be provided only after an applicant has actually been disconnected. Emergency Service assistance will be provided within 48 hours from the date the client

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application is complete (all client documentation has been submitted); 18 hours if the energy crisis is life threatening.

B) An emergency payment will not be made on behalf of an applicant unless the household makes a good-faith effort at maintaining service at the time of reconnection. A good-faith effort is defined as the applicant making payment to the household's home energy vendor of not less than twelve percent of the applicant's income during the previous 90-day period. The twelve percent also includes payments made to the electric vendor during the previous 90 days. Prior heating assistance payments received by the home energy vendor under REAPP will not be counted as a contribution to the good-faith effort. An applicant which has failed to make a good-faith effort will be required to provide an amount not to exceed twelve percent of the applicant's income for the previous 90-day period toward the amount needed for reconnection at the time of reconnection.

C) The amount of emergency assistance will be the minimum amount needed to reconnect the applicant. In no case will the amount of emergency energy assistance exceed one-fifth of the total amount owed by the applicant.

D) In order to carry out this component, the Department will utilize delegate agencies and/or LAAs to provide assistance.

d) EXPLANATION OF REQUIREMENTS1) Verification of Rental Expenses

Rental expenses may be verified by documentation in the form of: lease/rental agreements, current rent receipt(s), verification letters from the applicant's landlord or authorized property manager.

2) Proof of State Residence

An individual may provide proof of state residency for the purpose of establishing eligibility for assistance under REAPP by presenting any one of the following documents:

A) an Illinois driver's license;

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- B) an Illinois identification card;
- C) a voter's registration card issued by an Illinois unit of local government;
- D) an Illinois hunting license;
- E) an Illinois fishing license; or
- F) a Medical Eligibility Card issued by the Illinois Department of Public Aid (Green Card).

(Source: Section repealed, new Section adopted by emergency action at 13 Ill. Reg. November 1, 1989, effective 17870, for a maximum of 150 days)

Section 100.111 Status Category 1 Procedures (Applicants on Aid to Families EMERGENCY with Dependent Children (AFDC) Assistance)

a) Application and Enrollment

1) Applications for assistance under this Section shall be submitted to and processed on a full-time basis by the LAAs between November 1 and April 30. During the remainder of the year such applications will be processed by the LAA at least two days per week, subject to State appropriations.

2) The applicant household is eligible to receive monthly benefits beginning with the month in which such applicant submits a completed IDPA application form "Request for REAPP Payment" to the LAA. The LAAs shall either approve or disapprove a completed application within 30 days of its receipt and, in the event of approval, shall within the same 30 days notify the applicant and the home energy vendor of the applicant's eligibility. If the application is incomplete at the time of its receipt, the LAA shall notify the applicant in writing at the time of its receipt of the application, of all the information required from the applicant to complete the application. The applicant shall submit the additional information necessary to complete the application within 15 days of the date of the notification letter. If the LAA disapproves an application at any time, it shall within 30 days of receipt of the completed application notify the applicant in writing of such disapproval and reasons for disapproval and such notification must also apprise the applicant of the dispute resolution procedures set forth in 89 Ill. Adm. Code 102.80. If within 30 days of receipt of a completed application, the LAA does not send notice either approving

or disapproving an application the applicant shall be permitted to pursue the dispute resolution procedure set forth in 89 Ill. Adm. Code 102.80 or to submit a new application.

3) When the home energy vendor receives notice of a customer's eligibility for assistance under Option 2 (as described in Section 100.110(b)(1)(B)), the home energy vendor shall place the customer on the component within 30 days. During that period, the home energy vendor shall not disconnect the customer for nonpayment. If a customer's service is disconnected during that period, service shall be restored without penalty as soon as is practicable, and in no event later than as provided in 83 Ill. Adm. Code 280.130(F).

4) A home energy vendor may refuse to accept the notice of eligibility referred to in subsection (a)(3) above if it pertains to a person who is not the customer of record in accordance with Section 100.120 of this Part, if it contains an incorrect account number, or if the customer has failed to sign the Department's "Residential Energy Assistance Partnership Program" agreement form which lists the applicant's responsibilities as detailed in Section 100.110(b)(1)(B)(ii). If the home energy vendor does not accept the notice of an applicant's eligibility, the home energy vendor must notify the applicant and the LAA in writing within 14 days that the applicant's enrollment was rejected, the reason for the rejection and what the applicant must do prior to the home energy vendor accepting the enrollment. The notification must also apprise the applicant of the availability of the dispute resolution procedures listed in Section 100.85 of this Part. The home energy vendor's notice must give the applicant 14 days from the postmark date of the notification to eliminate the reason for rejection. During the 14-day period following the postmark date, the home energy vendor shall not disconnect a customer for non-payment.

5) Each home energy vendor shall inform all residential customers by October 1, of each year of the availability of the program set forth in this Section and the general qualifications for assistance under Option 2.

6) All written notices of discontinuance issued to residential customers pursuant to 83 Ill. Adm. Code 280 or the company's normal credit collection practices shall include information regarding the availability of assistance provided by this Part and the general qualifications for assistance under Option 2.

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7) Default Provisions

- A) A customer who defaults on payment under Option 2 may be removed from the assistance by the customer's home energy vendor(s). Unless the customer is disconnected under subsection (a)(7)(B), the customer shall be reinstated by paying all amounts due the customer's home energy vendor(s), except for pre-program arrearages. For the period during which the customer was removed from the component, the customer shall receive no benefits of the component. A customer shall only be reinstated pursuant to this subsection two times in any program year.
- B) A customer who defaults on payment under Option 2 may be disconnected by the customer's home energy vendor(s) under 83 Ill. Adm. Code 280 or normal credit practices unless reinstated under subsection (a)(7)(A) before disconnection. A customer disconnected under this subsection shall have only one opportunity in any program year to be reconnected and participate further in the component. In order to be reconnected and reinstated, the former customer shall pay all amounts due the customer's home energy vendor(s), except for pre-program arrearages. For the period during which the customer was removed from the component or disconnected, the customer shall receive no benefits of the component.
- C) A customer who voluntarily leaves Option 2 may be reinstated for assistance under the option only two times in any program year, and only if the customer has paid all amounts due the customer's home energy vendor(s), except for pre-program arrearages. For the period during which the customer was not participating in the component, the customer shall receive no benefits of the component.
- D) A customer participating in Option 2 may be removed from assistance for failure to abide by the provisions of Section 100.110(b)(1)(B)(iii), but only after the home energy vendor has provided written notice of the pending removal and the customer has failed to respond in accordance with the notice. The notice must allow the customer to satisfy the payment provisions of Section 100.110(c)(1) by making payment of the past due amount by a specified date which shall be no less than 5 days after delivery of the notice or 8 days after mailing of the notice; and

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- E) A customer who complies with the provisions of a notice issued under subsection (a)(7)(D) shall be deemed not to have defaulted under subsection (a)(7)(B) and shall not be removed from the component for the reasons which were the subject of the notice.
- b) Disconnect Suspension
Notwithstanding any provision of 83 Ill. Adm. Code 280 (Procedures for Gas, Electric, Water and Sanitary Sewer Utilities Governing Eligibility for Service, Deposits, Payment Practices and Discontinuance of Service), no gas or electric public utility under the jurisdiction of the Illinois Commerce Commission shall disconnect heating or electric service of any residential customer participating in Option 2 for nonpayment of a bill or deposit, provided that the customer complies with the requirements and procedures of this Part. Failure by the participating customer to comply with the requirements set forth in this subsection shall constitute a default under Option 2.
- c) AFDC Payment Process (Status Category 1)
- 1) Eligible applicants pursuant to Options 1 and 3 will receive a direct cash payment for energy assistance. This payment will be made, in accordance with appropriate interagency or grant agreements, by either the Department, the LAA, or the IDPA.
- 2) Eligible applicants pursuant to Option 2 will receive assistance, provided on their behalf by the IDPA to the applicant household's utility or utilities, equal to 90% of the adjusted average winter energy cost, detailed in Section 100.Appendix F. A home energy vendor which credits the accounts of customers who are eligible for assistance in accordance with Option 2 shall be compensated by the Department for such credits on a month-by-month basis. Such compensation shall be made within 60 days of the Department's receipt of the home energy vendor's request for payment. In order to receive payment on the applicant households behalf, the home energy vendor(s) must submit a request for payment to the Department. The home energy vendor(s) may submit a request for payment for winter energy services as often as once a month, but in no case less than once for the entire winter season, to be submitted to the Department not later than June 30 following the end of such winter season. The Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part. The Department will pay the

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eligibility referred to above if it pertains to a person in the household who is not the customer of record, if it contains an incorrect account number or if the customer has failed to sign the Department's "Residential Energy Assistance Partnership Program" agreement form which lists the applicant's responsibilities as detailed in Section 100.110(c)(2). If the home energy vendor does not accept the notice of an applicant's eligibility, the home energy vendor must notify the applicant in writing within 14 days that the applicant's enrollment was rejected, the reason for the rejection and what the applicant must do prior to the home energy vendor accepting the enrollment. The notification must also apprise the applicant of the availability of the dispute resolution procedures set forth in Section 100.85. The home energy vendor's notice must give the applicant 14 days from the postmark date of the notification to eliminate the reason for rejection. During the 14-day period following the postmark date, the home energy vendor shall not disconnect a customer for non-payment.

- 5) Each home energy vendor shall inform all residential customers by October 1, of each year, of the availability of the program provided for in this Part and the general qualifications for assistance under Option 5.
- 6) All written notices of discontinuance issued to residential customers pursuant to 83 Ill. Adm. Code 280 or the company's normal credit collection practices shall include information regarding the availability of the payment plan component set forth in subsection (c).
- 7) Except as provided in Section 100.110(c)(2), no home energy vendor may require payment by any individual, at any time, of any amount attributable to shortfall incurred by that individual as a result of participation in Option 5. The home energy vendor shall maintain the shortfall amount on each participating customer so that energy assistance funds may be applied as required by subsection (d).
- 8) Default Provisions
 - A) A customer who defaults on payment under Option 5 and fails to make the payment, pursuant to the notice issued under this Section, may be removed from the component. Unless the customer is disconnected under subsection (a)(8)(B), the customer shall be reinstated by paying all amounts which would have been due under the terms of the component. A

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customer shall only be reinstated pursuant to this subsection two times in any program year.

- B) A customer who defaults on payment may be disconnected by the customer's home energy vendor under 83 Ill. Adm. Code 280 or the company's normal credit collection practices unless reinstated under subsection (a)(8)(A) before disconnection. A customer disconnected under this subsection shall have only one opportunity in any program year to be reconnected and participate further in the component. In order to be reconnected and reinstated, the former customer shall fully comply with the applicable reconnection provisions contained in 83 Ill. Adm. Code 280. A former customer reconnected under this subsection will be deemed to have the same income as at the time of disconnection, unless the recertification required by subsection (a)(9) has come due, in which case the newer income amount will be used to determine eligibility for the component and the amount of monthly payments.
- C) A customer who voluntarily leaves Option 5 may be reinstated only two times in any program year and only if the customer has paid or pays in full the greater of:
 - i) all monthly bills incurred during the period the customer was off the component, or
 - ii) the amounts that would have been due under Section 100.110(c)(2) to avoid disconnection had the customer stayed on the component.
- D) A customer participating in Option 5 may be removed from assistance for failure to abide by the provisions of subsection (b) and Section 100.110(c)(2), but only after the home energy vendor has provided written notice of the pending removal and the customer has failed to respond in accordance with the notice. The notice must allow the customer to satisfy the payment provisions of Section 100.110(c)(2) by making payment of the past due amount by a specified date which shall be no less than 5 days after delivery of the notice or 8 days after mailing of the notice; and
- E) A customer who complies with the provisions of a notice issued under subsection (a)(8)(D) shall be

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deemed not to have defaulted under subsection (a)(7)(B) and shall not be removed from the component for the reasons which were the subject of the notice.

9) Recertification

- A) In accordance with subsection (a)(5), the home energy vendor shall send a notice to each customer participating in the component not later than October 1 advising the customer that he/she must apply to be recertified by the Department. Between October 1 and December 31, the Department shall send a notice to each participating customer who has not applied for recertification reminding the customer that he/she must apply to be recertified. In order for the customer to remain eligible for the component a final determination granting recertification must be made by January 31.
- B) If a home energy vendor has not received notice from the Department or its LAA by December 1 that a customer has been recertified, the home energy vendor shall send a notice by December 15 reminding that customer that he/she must apply to be recertified at the LAA by December 31 or he/she will be removed from the component.
- C) If a home energy vendor learns as a result of the annual recertification process described in this Section that a customer's household income has increased or decreased, but the customer is still eligible for participation in Option 5, the home energy vendor shall, within 30 days of learning of the change, adjust the customer's monthly payments in a manner consistent with subsections (c)(1) and (2).

10)

A customer who does not receive assistance from the IDPA under the Aid to Families with Dependent Children (AFDC) program and was a participant in the Illinois Residential Affordable Payment Program (IRAPP), as described in 83 Ill. Adm. Code 281 on October 31, 1989, shall be considered enrolled in Option 5 and eligible for benefits described in Section 100.110(b)(2)(B)(ii). Home energy vendors shall be eligible to receive, on behalf of such participants, appropriate compensation as described in subsection (c). To remain eligible, such participants must recertify eligibility during the period November 1, 1989 through January 31, 1990 or they will be dropped from the program. Home energy vendors must notify these participants in

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writing of their enrollment and eligibility and the need to recertify by January 31, 1990.

b) Disconnect Suspension

Notwithstanding any provision of 83 Ill. Adm. Code 280 (Procedures for Gas, Electric, Water and Sanitary Sewer Utilities Governing Eligibility for Service, Deposits, Payment Practices and Discontinuance of Service), no gas or electric utility under the jurisdiction of the Illinois Commerce Commission shall disconnect heating or electric service of any residential customer participating in the component set forth in this subsection for nonpayment of a bill or deposit, provided that the customer complies with the requirements and procedures of this Section. This Section shall not be construed to require reconnection. Failure by the participating customer to comply with the requirements set forth in this Section shall constitute a default under the component set forth in subsection (c).

c)

Non-AFDC Payment Process (Status Category 2)

1) Eligible applicants pursuant to Option 4 (as described in Section 100.110(b)(2)(A)) will receive a direct cash payment for energy assistance in accordance with Section 100. Appendix E. This payment will be made, in accordance with appropriate grant agreements, by either the Department or the LAA.

2)

To the extent that a home energy vendor experiences a shortfall because the amounts received by the home energy vendor pursuant to Option 5 are less than the actual amounts incurred for heating or electric service rendered, the home energy vendor shall be compensated by the Department for such shortfall. Such compensation shall be made on a month-by-month basis and the Department shall pay 90% of the amount claimed by the home energy vendor for a month within 60 days of the Department's receipt of the home energy vendor's application therefor.

A)

By September 15 of each year, each home energy vendor which during the previous winter incurred shortfall under Option 5, shall be reimbursed by the Department for all such shortfall for which the home energy vendor has not previously been paid.

B)

In order to receive payment on the applicant household's behalf, the home energy vendor(s) must submit a request for payment to the Department. The home energy vendor(s) may submit a request for

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payment of shortfall as often as once a month, but in no case less than once for the entire winter season, to be submitted to the Department not later than July 15 following the end of such winter season. The Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part.

3) Eligible applicants pursuant to Option 6 (as described in Section 100.110(b)(2)(C)) will receive assistance, provided on their behalf to the applicant household's home energy vendor(s) in an amount detailed in Section 100.Appendix E. This payment will be made, in accordance with appropriate grant agreements by either the Department or the LAA.

d) Category 2 - Non-AFDC Reporting

1) Each home energy vendor which received payment from the Department for pre-program arrearages, pursuant to Section 11 of the Act, shall monitor the energy usage of the applicant on whose behalf such payment was made and report to the Department on such usage.

2) EACH regulated UTILITY SHALL REPORT ANNUALLY TO THE ILLINOIS COMMERCE COMMISSION THE AMOUNTS RECEIVED FROM THE DEPARTMENT FOR PRE-PROGRAM ARREARAGES PURSUANT TO Section 11(c) of the Act.

3) Close Out/Final Audit Report

Each home energy vendor must annually undergo an audit by an independent accountant to substantiate the total amount requested for credits it extended during the previous winter under Option 5. A copy of the audit report must be submitted to the Department. The audit report shall specify what information was audited, the procedures performed, the home energy vendor's compliance with the provisions set forth in this Section, and the auditor's findings. The supporting work papers for the audit shall be made available to Department staff for review. The audit shall be submitted no later than the 15th of September following the winter covered by the audit. The audit shall include the independent accountant's opinion regarding the validity of the amount requested from the Department.

(Source: Emergency rule added at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

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Section 100.115 Cooling Assistance Component Program
EMERGENCY

a) ~~An Illinois-Home-Energy-Assistance-Program-(IHEAP) REAPP Cooling Assistance Component will be operated by the Department only if unused heating assistance funds are available as of July 1 of the IHEAPREAPP program year. This component will provide eligible households with financial assistance to help meet the costs of cooling a residence. Payments under this component are included in the \$600 maximum annual IHEAP payment level. Section 100. Appendix A to these rules provides the IHEAP Income Level Chart for cooling assistance which is to be used in conjunction with the IHEAP Assistance Level Chart/Cooling Payment Matrix found in Section 100. Appendix B for determining payment amount under the cooling component. Section 100. Appendix A indicates the base payment category in which a household will be placed as determined by the household's size and income. The amount of assistance will be determined in accordance with Section 100. Appendix B, based on the household's base payment category and the region in which the household resides (see Section 100. Appendix D). The following types of cooling assistance can be provided:~~

- 1) Direct Client Assistance (DCA) payments to electric utilities on behalf of income-eligible households (see Section 100.120(b)(2) which contain a member with a documented, medically necessitated need for cooling in accordance with subsections (b) and (c);
- 2) DCA payments to income-eligible households which pay their electric bill as part of rent and contain a member with a documented, medically necessitated need for cooling in accordance with subsections (b) and (c); and
- 3) The purchase of fans by a LAA for income-eligible households which have a medically necessitated need for cooling (in accordance with subsection (b) and (c)) and do not currently own a fan.
 - A) For purposes of the cooling component, the definition of fan is: a portable electric fan costing less than \$50. Ceiling fans and/or fans requiring installation are not acceptable purchases.
 - B) The cost of the fan is to be included in the \$600-per household maximum annual IHEAPREAPP payment level. Thus, if the cooling payment takes the household's total IHEAP payments up to \$595 and the fan costs the LAA \$29.95, the fan can not be awarded.

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utilities, as defined by Section 3-105 of the Public Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, par. 3-105), have agreed to abide by this constraint. LAA's must determine which utilities, which are not public utilities, will comply. In cases where the home energy vendor utility refuses, cooling assistance payments will be made directly to the households.

- h) ~~The Department of Public Aid provides payments under the heating component, which are subtracted from the applicants' heating assistance payments, but any public aid payment received for the heating component will not be deducted from the cooling assistance payment. However, all IHEAP assistance, direct client (heating) assistance, emergency service assistance, public aid payments, direct client cooling assistance and the cost of the fan does count against the \$600 per household maximum annual IHEAP assistance level.~~
- hi) The cooling assistance funds allocated shall be used to provide direct client assistance, not emergency services payments. An overdue bill, a cut-off notice, or disconnection of the utility is not a requirement to receive cooling assistance. However, cooling payments are not to be made to a disconnected account unless the cooling payment plus emergency service payment, if the household has not received such a payment within the last year, is enough to restore services.
- ij) On the date the Department notifies the LAA's that the cooling assistance component becomes operable, LAA's may take emergency service applications for clients whose electricity is not an integral part of their heating system (i.e., heat will be delivered without use of electricity).

(Source: Emergency amendment at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.117 Supplemental Assistance
EMERGENCY

The following Section is only applicable for supplemental assistance provided prior to November 1, 1989.

- a) Prior to November 1, 1989, the Illinois Commerce Commission (ICC) operated a supplemental assistance component which provided supplemental energy assistance payments to utility companies on behalf of households who were eligible for energy assistance (see Section 100.120 for eligibility) and had participated in a percentage of income payment component. A percentage of income component is a program for eligible low-income utility customers which is designed to lower their bills. To receive assistance

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the household must pay a percentage of their income toward their utility bills. Operation of this component was contingent upon availability of funds through state appropriations.

- b) The supplemental payments were made on the household's behalf to all utility companies who provided service pursuant to a percentage of income payment program. The actual amount of the supplemental payments was the difference between the billings for service used by the household and the customer's monthly payments due under the program, minus any energy assistance payments made to the customer's account on behalf of the household. This included both payments made directly by the household and payments received by the utility company on the household's behalf. In accordance with Section 4.2 of the Energy Assistance Act (Ill. Rev. Stat. 1988 Supp., ch. 111 2/3, par. 1304.2) and subsection (c), the Department shall make supplemental payments to utility companies that participated in percentage of income payment programs in Illinois.
- c) In order for the Department to make supplemental payments to utility companies, the amount must be investigated and verified through an audit of individual customer accounts for the purpose of insuring accuracy of supplemental payments.
- 1) The ICC administered the Illinois Residential Affordable Payment Program (IRAPP), a percentage of income payment program, through the regulated utilities in the State of Illinois. Program specifics and eligibility can be found in ICC rules entitled "Energy Assistance" (83 Ill. Adm. Code 281). Utility companies operating programs under the Energy Assistance Act (Ill. Rev. Stat. 1987 and 1988 Supp., ch. 111 2/3, pars. 1301 et seq.) must undergo an audit and participate in hearings regarding the supplemental assistance amount. The ICC will determine which utilities they are able to audit using ICC staff. The audits of all other utilities will be conducted by an independent auditor. Contested hearings will be conducted by the ICC to verify the supplemental payment amounts each utility company is eligible to receive. A separate hearing will be conducted for each affected utility. The hearings will be in accordance with Sections 10, 11, and 12 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, pars. 1010, 1011, and 1012). No payments will be made by the Department to a utility until the ICC issues an order indicating the amount of reimbursable shortfall. The Department will then enter into a contract with each utility allowing disbursement of payment.
- 2) Utilities not regulated by the ICC, which participate in

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other percentage of income programs, shall submit a letter to the Department requesting supplemental assistance. Each utility must undergo an independent audit by an independent accountant to substantiate the supplemental assistance amount that it has requested. A copy of the audit report must be submitted to the Department. The audit report shall specify what information was audited, the procedures performed, the utility's compliance with the provisions set forth in this part, and the auditor's findings. The supporting working papers for the audit shall be made available to Department staff for review. The Department will then enter into a contract with each utility allowing disbursement of payment.

(Source: Emergency rule added at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.120 Determination of Household Eligibility

EMERGENCY

a) Application-processing - Household applications for assistance through program components contained in Sections 100.110 through 100.117 will be accepted on a year-round basis by local administering agencies, given if there are sufficient funds allocated to the county's local-administering-agency LAA to grant assistance through program components.

b) Eligibility requirements for Section 100.110(b)(1)(A) through (C) and Section 100.110(b)(3)(A) and (B) of this part is limited to households that are receiving Aid to Families with Dependent Children under Article IV of the Illinois Public Aid Code. LAAs are responsible for determining household eligibility in accordance with the Act. Payments should be made under Section 100.110(b)(1)(B) and (C) of this part only with respect to households in which the customer of record is a member of the applicant household and such customer of record is receiving Aid to Families with Dependent Children under Article IV of the Illinois Public Aid Code. If the customer of record is a former member of the household, and has permanently left such household, and another member of the household is receiving AFDC funding and has assumed responsibility for the home energy vendor(s) account, then such household will be eligible for assistance. In such cases, such household member's signature on the Department's "Residential Energy Assistance Partnership Program" agreement form, which lists the applicant's responsibilities as detailed in Section 100.110(c)(1), shall constitute acceptance by the household and the home energy vendor of that household member's responsibility for that account.

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c) Eligibility Requirements for Section 100.110(b)(2)(A) through (C) and Section 100.110(b)(3)(A) and (B) of this part is for a 30-day period, based on 125% of the OMB Poverty Guidelines - best administering-agencies LAAs are responsible for determining household eligibility in accordance with Section 2605(b)(2) of the Omnibus Budget Reconciliation Act of 1981 (Public Law 97-35) (codified at 42 U.S.C. 8621 et seq.) and shall MAKE PAYMENTS UNDER THIS TITLE ONLY WITH RESPECT TO -

1) The customer of record must be a member of the household that applies for assistance. If the customer of record is a former member of the household, and has permanently left such household, and another member of the household has assumed responsibility for the home energy vendor(s) account, then such household will be eligible for assistance. Such household member's signature on the Department's "Residential Energy Assistance Partnership Program" agreement form, which lists responsibilities as detailed in Section 100.110(c)(2), shall constitute acceptance by the household and the home energy vendor of that household member's responsibility for that account.

2) HOUSEHOLDS-IN-WHICH-1-OR-MORE-INDIVIDUALS-ARE-RECEIVING-- AID-TO-FAMILIES-WITH-DEPENDENT-CHILDREN-UNDER-THE-SWAPS-PLAN-APPROVED-UNDER-PAR-A-OF-TITLE-IV-OF-THE-SOCIAL-SECURITY-ACT-(OTHER-THAN-SUCH-AID-IN-THE-FORM-OF-FOSTER-CARE-IN-ACCORDANCE-WITH-SECTION-408-OF-SUCH-ACT);

B) SUPPLEMENTAL-SECURITY-INCOME-PAYMENTS-UNDER-TITLE-XVI-OF-THE-SOCIAL-SECURITY-ACT;

C) FOOD-STAMPS-UNDER-THE-FOOD-STAMP-ACT-OF-1977--OR-PAYMENTS-UNDER-SECTION-457-521-541-OR-542-OF-TITLE-38-UNITED-STATES-CODE-OR-UNDER-SECTION-306-OF-THE-VEPENS-AND-SUBVIORST-PENSION-IMPROVEMENT-ACT-OF-1978--OR

2) HOUSEHOLDS-WITH-INCOME-WHICH-DO-NOT-EXCEED-THE-GRADE-OR-AMOUNT-BOYD-150-PERCENT-OF-THE-POVERTY-LEVEL-OR-SUCH-SWAPS--OR

B) AN-AMOUNT-BOYD-150-PERCENT-OF-THE-SWAPS-MEDIAN-INCOME-EXCEPT-THAT-NO-HOUSEHOLD-MAY-BE-EXCLUDED-FROM-ELIGIBILITY-UNDER-THIS-SUBPARA-FOUR-PAYMENTS-UNDER

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~~THIS TITLE FOR FISCAL YEAR 1986 AND THEREAFTER IF THE HOUSEHOLD HAS AN INCOME WHICH IS LESS THAN 110 PERCENT OF THE POVERTY LEVEL FOR SUCH STATE FOR SUCH FISCAL YEAR.~~

- 23) A household applying for emergency service must meet:
- A) income guidelines as specified in subsection (b)(2)(c);
 - B) be disconnected from their primary and/or secondary heat source; and
 - C) have paid toward their primary and/or secondary heat source within the past 90 days a "good faith" payment of not less than twelve ten percent of the household's past 90 day income. The twelveten percent rule may be waived in cases of extreme economic hardship. Extreme economic hardship exists when the household's source of income has been permanently terminated for at least 30 days and a new source of income has not commenced.

ed) Application Requirements - A client application for assistance under Status Category 1 (set forth in Section 100.110(a)(1)) is complete when it contains:

- 1) a copy of utility bill(s) or landlord statement that energy payments are included in the rent;
- 2) proof of income for any household member age 18 or older (e.g., check stub or public aid green card);
- 3) for an applicant whose utility service has been disconnected and is applying for an emergency service payment, proof that the household has paid 12%10% of its household income over the last 90 days toward its utility bills (e.g., a copy of the applicant's utility bills);
- 4) head of household information;
- 5) dwelling information;
- 6) household income information; and
- 7) home energy information.
- 8) A client application for assistance under Status Category 2 set forth in Section 100.110(a)(2), shall consist of a

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completed Illinois Department of Public Aid "Request for REAPP Payment" application form.

- de) Notification Requirements - Households will receive written notification regarding eligibility determination within 30 days of the date the client application is complete. Additionally, vendors (i.e., utility companies) receiving a payment on behalf of an eligible household will be notified in writing of the household's eligibility.

(Source: Emergency amendment at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.130 Grant Application Requirements (Repealed)
EMERGENCY

- a) Designation/Preapplication Requirements
- 1) ~~When designating local administering agencies to carry out components of the Home Energy Assistance Block Grant program, the Department shall give special consideration in the designation of such agencies to any local public or private non-private agency which was receiving federal funds under any low-income energy assistance program or weatherization program, if the agency demonstrates that it meets the requirements of Section 2605(a)(2)(b)(6) of Title VII of the Act as implemented in Section 100.130(a)(3) of this Part.~~
 - 2) ~~If the Department determines that it is in the best interests of the program to revoke the designation of a local administering agency, the designation of a new administering agency shall be made by the Department in consultation with the government (or combination of governments) which has jurisdiction over the entire community to be served by the program. The determination of the "best interests" of the program will depend on the agency's success in complying with the grant agreement.~~
 - 3) ~~Applicants will be required to meet program and fiscal requirements prior to the submittal of an application for funding. These requirements are: an effective outreach referral program; a continuing planning process and capability; a centralized fiscal management system; and an effective citizen participation/community involvement program. Applications will not be processed nor grants awarded prior to the Department's review of the applicants performance in these four areas.~~

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through-a-common-hall-and

complete-kitchen-facilities-for-the-exclusive-use-of-the occupants.

Single-Family-Dwelling-Unit:--A-structure-containing-no-more-than one-dwelling-unit.

State:--The-State-of-Illinois.

Subgrantee:--An-entity-managing-a-weatherization-project-which receives-a-grant-of-funds-awarded-under-this-rule-from-the-state.

Unit-of-General-Purpose-Local-Government:--Any-city,-county, town,-village-or-township.

Weatherization-Materials:

Caulking-and-weatherstripping-of-doors-and-windows;

Furnace-efficiency-modifications,-including,-but,-not limited-to:

replacement-burners,-furnaces-and-permanently installed-space-heaters-(including-wood/coal-burning stoves);-or-boilers-or-any-combination-thereof;

devices-for-minimizing-energy-loss-through-heating systems,-chimney-or-venting-devices;

products-to-improve-the-efficient-circulation-of heated-water-or-air-throughout-the-dwelling-unit (e.g.-fan-systems,-piping,-and-ductwork);-and

electrical-or-mechanical-furnace-ignition-systems which-replace-standing-gas-pilot-lights;

Clock-thermostats;

Ceiling,-attic,-wall,-floor,-and-duct-insulation.

Water-heater-insulation;

Storm-windows-and-doors,-multiglazed-windows-and-doors, heat-absorbing-or-heat-reflective-window-and-door materials;-and

The-following-insulating-or-energy-conserving-devices-or technologies:

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Skirting;

Items-to-improve-attic-ventilation;

Vapor-barriers;

Materials-used-as-a-patch-to-reduce-infiltration through-the-building-envelope;

Water-flow-controllers;

Movable-insulation-systems-for-windows;

Material-to-construct-vestibules;

Pipe-and-boiler-insulation;

Heat-exchangers;

Thermostat-control-systems;

Replacement-windows-and-doors;

Materials-used-for-water-heater-modifications-which will-result-in-improved-energy-efficiency;

Hot-water-heat-pumps;

Waste-heat-recovery-devices;

Materials-used-for-heating-and-cooling-systems: tuneups,-repairs,-and-modifications-which-will-result in-improved-energy-efficiency;-and

Materials-used-for-boiler-tuneups,-repairs,-and modifications-which-will-result-in-improved-energy efficiency.

Weatherization-Project:--A-project-conducted-in-a-designated geographic-area-which-undertakes-the-weatherization-of-dwelling units-that-are-energy-inefficient.

(Source: Emergency repealer at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days).

Section 100.230 Local Administering Agency Selection. (Repealed)

EMERGENCY

In-selecting-local-administering-agencies-the-Department-will-comply-with

NOTICE OF EMERGENCY AMENDMENTS

those rules and regulations set forth in 10 CFR 440.15 (1987) "Subgrantees" and Bxxon - funds) - local administering agencies - must be designated by the Department in accordance with Section 100-1307 to operate the Bxxon funded components of the Illinois Home Weatherization Assistance Program (IHMAP) in order to be eligible to receive financial assistance for the IHMAP component covered by these rules.

(Source: Emergency repealer at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.240 Local Administering Agency Application (Repealed)

EMERGENCY

a) To be eligible for financial assistance, a local agency must be designated by the Department to operate the Illinois Home Weatherization Assistance Program (IHMAP).

1) Where a local agency has been designated by the Department in accordance with Section 100-1307 to operate IHMAP for a county or counties, only that designated local agency may apply for financial assistance.

2) Where no local agency has been designated by the Department to operate IHMAP, that agency which is successful in the request for proposal bid to operate the BDE and Bxxon funded IHMAP components shall be awarded financial assistance under this rule. The proposal will be evaluated in accordance with 10 CFR 440.15(a) (1987).

b) Each application submitted by the designated local administering agency shall include:

1) Name, address, telephone number of the agency responsible for administering the projects as well as signatures

2) Notice of Grant Award and grantee acceptance;

3) Method of compensation, fiscal recording/reporting requirements;

4) Terms and conditions governing the grant;

5) The Assurances;

6) The budget for total funds allocated and applied for.

NOTICE OF EMERGENCY AMENDMENTS

7) The "Scope of Work" which involves programmatic controls such as training, staffing, outreach, and reporting; and

8) Any information which the Department deems necessary to carry out or document information provided in the application.

(Source: Emergency repealer at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

Section 100.290 Eligible Dwelling Units

EMERGENCY

a) A dwelling unit shall be eligible for basic component services if:

1) it meets the definition of separate, independent living quarters (see Section 100-210 100.30);

2) it is occupied by household members:

A) whose total income is at or below 125 percent of the Poverty Income Guidelines determined in accordance with criteria established by the Director of the Office of Management and Budget (52 FR 5340-5341, February 20, 1987, with no later amendments or editions);

B) who have received cash assistance payments under Title IV or XVI of the Social Security Act or from the Department of Public Aid under Aid to Families with Dependent Children (89 Ill. Adm. Code 112) or Aid to the Aged, Blind or Disabled (89 Ill. Adm. Code 113) during the twelve month period preceding the determination of eligibility for weatherization assistance; or

C) who are eligible for assistance, in accordance with Section 100.120, under the Illinois Home Energy Assistance Program (as established by the low-income Energy Assistance Act of 1981) REAPP (as established by the Act).

3) it is a building containing rental units eligible for weatherization assistance under subsection (2) where:

A) the local agency has obtained the written permission of the owner or his agent;

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- B) not less than 66 percent (50 percent for duplexes and four-unit buildings) of the dwelling units in the building are eligible dwelling units or will become eligible dwelling units within 180 days under a federal, state or local government program for rehabilitating the building or making similar improvements to the building, such as programs authorized by 42 U.S.C. 1437f, 1452b, or 1474;
 - C) the local agency has insured that rents will not be raised because of the increase value of dwelling units due solely to weatherization assistance provided; and
 - D) no undue or excessive enhancement shall occur to the value of the dwelling units, e.g., the weatherization will be more cost beneficial to the landlord than to the tenant.
- b) A dwelling unit shall be eligible for mechanical component services if:
- 1) it is eligible for or has already received basic weatherization assistance since January 1, 1986 or;
 - 2) the local agency finds:
 - A) the heating system constitutes a health or safety hazard, e.g., fire hazard or carbon monoxide spillage;
 - B) the household received assistance prior to January 1, 1986; and
 - C) the household is currently eligible for assistance under subsection (a) above.
- c) A dwelling unit is eligible to receive weatherization services only once.

(Source: Emergency amendment at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

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Section 100.Appendix A FY '88 IHEAP Income Level Chart/Cooling (Repealed)

	80% of		60% of	
Assistance Level	Base Payment	Base Payment	Base Payment	Base Payment
by Income-\$/90-days	0-45%	46-75%	76-100%	
1	0-774	775-1,289	1,290-1,719	
2	0-1,041	1,042-1,735	1,736-2,313	
3	0-1,308	1,309-2,180	2,181-2,906	
4	0-1,575	1,576-2,625	2,626-3,500	
5	0-1,842	1,843-3,071	3,072-4,094	
6	0-2,110	2,111-3,516	3,517-4,688	
Household	0-2,376	2,377-3,961	3,962-5,281	
Size	0-2,644	2,645-4,406	4,407-5,875	
7	0-2,911	2,912-4,852	4,853-6,469	
8	0-3,178	3,179-5,297	5,298-7,063	
9	0-3,445	3,446-5,742	5,743-7,656	
10	0-3,713	3,714-6,188	6,189-8,250	
11	0-3,980	3,981-6,633	6,634-8,844	
12	0-4,247	4,248-7,079	7,080-9,438	
13	0-4,514	4,515-7,523	7,524-10,031	
14	0-4,781	4,782-7,969	7,970-10,625	
15	0-5,049	5,050-8,414	8,415-11,219	
16	0-5,316	5,317-8,860	8,861-11,813	

(Source: Emergency repealer at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

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Section 100. Appendix F 90% of the Adjusted Average Winter Energy Cost

HOUSEHOLD SIZE	AFDC REGION I (SOUTH)							
	1	2	3	4	5	6	7	8
FUEL								
Natural Gas	\$438	\$451	\$464	\$478	\$491	\$504	\$518	\$531
Electricity	\$186	\$213	\$240	\$266	\$293	\$320	\$347	\$373
Total	\$624	\$664	\$704	\$744	\$784	\$824	\$865	\$904
All Electric	\$451	\$577	\$703	\$829	\$955	\$1081	\$1207	\$1333
Other Primary								
Electricity	\$351	\$408	\$464	\$520	\$577	\$633	\$689	\$745
Total	\$186	\$213	\$240	\$266	\$293	\$320	\$347	\$373
Total	\$537	\$621	\$704	\$786	\$870	\$953	\$1036	\$1118

HOUSEHOLD SIZE	AFDC REGION II (NORTH)							
	1	2	3	4	5	6	7	8
FUEL								
Natural Gas	\$583	\$597	\$610	\$623	\$636	\$649	\$663	\$676
Electricity	\$197	\$223	\$250	\$277	\$304	\$330	\$357	\$384
Total	\$780	\$820	\$860	\$900	\$940	\$979	\$1020	\$1060
All Electric	\$524	\$650	\$776	\$902	\$1028	\$1154	\$1280	\$1406
Other Primary								
Electricity	\$455	\$512	\$568	\$624	\$680	\$737	\$793	\$849
Total	\$197	\$223	\$250	\$277	\$304	\$330	\$357	\$384
Total	\$652	\$735	\$818	\$901	\$984	\$1067	\$1150	\$1233

(Source: Emergency rule added at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days)

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NOTICE OF EMERGENCY AMENDMENTS

- 1) The Heading of the Part: DRUG MANUAL
- 2) Code Citation: 89 Ill. Adm. Code 141
- 3) Section Numbers: Emergency Action:

141.100	Amendment
141.560	Amendment
141.640	Amendment
141.720	Amendment
141.800	Amendment
141.1000	Amendment
141.1125	Amendment
141.1200	Amendment
141.1280	Amendment
141.1320	Amendment
141.1520	Amendment
141.2400	Amendment
141.2600	Amendment
141.3120	Amendment
141.3560	Amendment
141.3800	Amendment
141.3840	Amendment
141.3920	Amendment
141.4040	Amendment
141.4200	Amendment
141.4240	Amendment
141.4360	Amendment
141.4640	Amendment
141.4760	Amendment
- 4) Statutory Authority: Sections 5-5.16 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5.16 and 12-13) and Section 5.02 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, Ch. 127, Par. 1005.02)
- 5) Effective Date of Amendments: November 1, 1989
- 6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable
- 7) Date Filed in Agency's Principal Office: November 1, 1989

NOTICE OF EMERGENCY AMENDMENTS

8) Reason for Emergency: The reason for the emergency is pursuant to Section 5-5.16 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Par. 5-5.16) and Section 5.02 of the Illinois Administrative Procedure Act (111. Rev. Stat. 1987, Ch. 127, Par. 1005.02) this rulemaking adds and deletes certain drugs from the Department's Drug Manual.

9) A Complete Description of the Subjects and Issues Involved: With this rulemaking the Department makes several additions and deletions to various therapeutic/ categories of the Drug Manual.

10) Are there any Proposed Amendments pending to this part? No

11) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

12) Information and questions regarding these Emergency Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
 Office of the General Counsel
 Illinois Department of Public Aid
 Jesse B. Harris Building II
 100 South Grand Avenue East, 3rd Floor
 Springfield, Illinois 62762
 Telephone: (217) 782-1233

The full text of the Emergency Amendments begins on the next page:

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER I: DEPARTMENT OF PUBLIC AID
 SUBCHAPTER d: MEDICAL PROGRAMS

PART 141
 DRUG MANUAL

Section
 141.10
 DRUG MANUAL

141.100
 AGENCY NOTES

141.200
 EMERGENCY

ANALGESICS/NARCOTIC ANTAGONISTS: ANTIRHEUMATIC

ANALGESICS/NARCOTIC ANTAGONISTS: GOUT

ANALGESICS/NARCOTIC ANTAGONISTS: MIGRAINE

ANALGESICS/NARCOTIC ANTAGONISTS: NARCOTIC ANTAGONISTS

ANALGESICS/NARCOTIC ANTAGONISTS: NONOPIATE AGONISTS

ANALGESICS/NARCOTIC ANTAGONISTS: OPIATE AGONISTS

ANTI-ALCOHOL

ANTICONVULSANTS

ANTIDOTES

ANTIHYPERTENSIVES

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ANTIMICROBIAL: ANTI-FUNGALS

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ANTIMICROBIAL: ANTITUBERCULARS

ANTIMICROBIAL: CEPHALOSPORINS

141.760
 EMERGENCY

ANTIMICROBIAL: ERYTHROMYCINS

ANTIMICROBIAL: MISCELLANEOUS

141.840
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ANTIMICROBIAL: NITROFURANTOINS

ANTIMICROBIAL: PENICILLINS

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ANTIMICROBIAL: TETRACYCLINES

141.1000
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ANTIMICROBIAL: VACCINES

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CALCIUM

CARDIOVASCULAR: ANTIANGINAL

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CARDIOVASCULAR: ANTIARRHYTHMIC

141.1280
 EMERGENCY

CARDIOVASCULAR: ANTIHYPERTENSIVES

DEPARTMENT OF PUBLIC AID

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 141.1360 CARDIOVASCULAR: DIGITALIS GLYCOSIDES
 141.1400 CARDIOVASCULAR: HYPOTENSION/SHOCK
 141.1440 CARDIOVASCULAR: VASODILATOR (Repealed)
 141.1480 CONTRACEPTIVE: NONORAL
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 141.1520 DIURETICS
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 141.1320 CARDIOVASCULAR: BETA BLOCKERS
 141.1360 CARDIOVASCULAR: DIGITALIS GLYCOSIDES
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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.100 AGENCY NOTES (Cont'd)
EMERGENCY

ACETAMINOPHEN TABLET CHEWABLE 80MG
 ACETAMINOPHEN TABLET CHEWABLE 120MG
 ASPIRIN TAB BUFFERED 325MG
 ASPIRIN TAB BUFFERED 600MG
 ASPIRIN TAB EC 300MG
 ASPIRIN TAB EC 600MG
 ASPIRIN TAB PEDIATRIC
 ASPIRIN TAB 300MG
 ASPIRIN TAB 600MG
 GLUCOLA LIQUID
 MILK OF MAGNESIA LIQUID
 MILD OF MAGNESIA TABLET
 ZINC OXIDE OINTMENT

- b) No restrictions - The drug is available to all recipient categories including nursing home residents and recipients of basic health coverage.
- c) 1) Group care restricted - The drug is available to all recipients (including basic health recipients) except recipients residing in nursing homes.
- 2) The nursing home must provide the following listed items to resident recipients at no charge to the recipient:

ACETEST REAGENT TABLETS
 ALBUSTIX STRIPS
 CHEMSTRIP BG STRIPS
 CHEMSTRIP GP
 CHEMSTRIP K PAPERS
 CHEMSTRIP TEST KIT
 CHEMSTRIP UG STRIPS
 CHEMSTRIP UGK STRIPS
 CHEMSTRIP 5
 CLINISTIX STRIP
 CLINITEST (2 DROP)
 CLINITEST ANALYSIS SET
 CLINITEST ANALYSIS SET (2 DROP)
 CLINITEST TABLET
 CLINITEST TABLET FOIL
 COMBISTIX
 DEXTROSTIX REAGENT STRIPS

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SECTION 141.100 AGENCY NOTES (Cont'd)
EMERGENCY

DEXTROSTIX REAGENT STRIPS FOIL
 DIASTIX STRIPS
 EXACTECH TEST STRIPS
 GLUCOSCAN TEST STRIPS
 GLUCOSTIX STRIPS
 HEMA-COMBISTIX
 HEMASTIX STRIPS
 HEMATEST TABLET
 KETO-DIASTIX
 KETO-DIASTIX 5
 KETOSTIX STRIPS
 LABSTIX
 LANCET FOR DIABETIC USE, STERILE
 N-URISTIX
 ONE TOUCH TEST STRIPS
 TES-TAPE
 TRACER BG STRIPS
 TRENDSTRIPS
 URISTIX
 VISIDEX II REAGENT STRIPS
 ANY PRODUCT EQUIVALENT TO THOSE ON THE ABOVE LIST OR ANY OTHER NONLISTED DIABETIC TESTING SUPPLY

- d) Group care limited - The drug is available only to recipients residing in nursing homes.
- e) Basic health restricted - If no sign appears next to the drug, it is available to all categories of recipients except those receiving only basic health coverage.
- f) The drugs referenced in subsection (a) above are identified in the Drug Manual by a single asterisk* immediately before the item number. The drugs referenced in subsection (b) above are identified in the Drug Manual by a double asterisk immediately before the item number. The drugs referenced in subsection (c) above are identified in the Drug Manual by a triple asterisk immediately before the item number. The drugs referenced in subsection (d) above

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SECTION 141.100 AGENCY NOTES (Cont'd)

EMERGENCY

are identified in the Drug Manual by the letter "G" immediately before the item number.

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.560 ANTIHYPERTENSIVES

EMERGENCY

Item Number Drug Name and Strength

**	00030450	CAPOTEN TABLET 12.5MG
**	00030452	CAPOTEN TABLET 25MG
**	00030562	CAPOTEN TABLET 50MG
**	00030485	CAPOTEN TABLET 100MG
**	00030338	CAPOZIDE TABLET 25/15
**	00030349	CAPOZIDE TABLET 25/25
**	00030384	CAPOZIDE TABLET 50/15
**	00030390	CAPOZIDE TABLET 50/25
**	05970031	CATAPRES-TTS-1 PATCHES
**	05970032	CATAPRES-TTS-2 PATCHES
**	05970033	CATAPRES-TTS-3 PATCHES
**	50000941	CLONIDINE HCL TABLET 0.1MG
**	50000943	CLONIDINE HCL TABLET 0.2MG
**	50000945	CLONIDINE HCL TABLET 0.3MG
**	00030283	CORZIDE TABLET 40MG; 5MG
**	00030284	CORZIDE TABLET 80MG; 5MG
**	00830047	ESMIL TABLET
**	50001614	GUANETHIDINE MONOSULFATE TABLET 10MG
**	50001616	GUANETHIDINE MONOSULFATE TABLET 25MG
**	5005686	HYDRALAZINE HCL INJECTION 20MG/ML AMP
**	50003074	HYDRALAZINE HCL TABLET 10MG
**	50003076	HYDRALAZINE HCL TABLET 25MG
**	50003078	HYDRALAZINE HCL TABLET 50MG
**	50003080	HYDRALAZINE HCL TABLET 100MG
**	50003066	HYDRALAZINE HCL 25MG; HYDROCHLOROTHIAZIDE 15MG TABLET
**	50003068	HYDRALAZINE HCL 25MG; HYDROCHLOROTHIAZIDE 25MG CAPSULE
**	50003070	HYDRALAZINE HCL 50MG; HYDROCHLOROTHIAZIDE 50MG CAPSULE
**	50003072	HYDRALAZINE HCL 100MG; HYDROCHLOROTHIAZIDE 50MG CAPSULE

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.560 ANTIHYPERTENSIVES (Cont'd)

EMERGENCY

Item Number Drug Name and Strength

**	50001604	HYDROCHLOROTHIAZIDE 12.5MG; LISINAPRIL 20MG TABLET
**	50002981	HYDROCHLOROTHIAZIDE 15MG; METHYLDOPA 250MG TABLET
**	50002341	HYDROCHLOROTHIAZIDE 25MG; LABETALOL HCL 100MG TABLET
**	50002343	HYDROCHLOROTHIAZIDE 25MG; LABETALOL HCL 200MG TABLET
**	50002345	HYDROCHLOROTHIAZIDE 25MG; LABETALOL HCL 300MG TABLET
**	50001606	HYDROCHLOROTHIAZIDE 25MG; LISINAPRIL 20MG TABLET
**	50002983	HYDROCHLOROTHIAZIDE 25MG; METHYLDOPA 250MG TABLET
**	50005520	HYDROCHLOROTHIAZIDE 25MG; PROPRANOLOL HCL 40MG TABLET
**	50005522	HYDROCHLOROTHIAZIDE 25MG; PROPRANOLOL HCL 80MG TABLET
**	50003090	HYDROCHLOROTHIAZIDE 25MG; RESERPINE 0.1MG TABLET
**	50003094	HYDROCHLOROTHIAZIDE 25MG; RESERPINE 0.125MG TABLET
**	50002985	HYDROCHLOROTHIAZIDE 30MG; METHYLDOPA 500MG TABLET
**	50002987	HYDROCHLOROTHIAZIDE 50MG; METHYLDOPA 500MG TABLET
**	50004021	HYDROCHLOROTHIAZIDE 50MG; PROPRANOLOL HCL 80MG LA CAPSULE
**	50004023	HYDROCHLOROTHIAZIDE 50MG; PROPRANOLOL HCL 120MG LA CAPSULE
**	50004025	HYDROCHLOROTHIAZIDE 50MG; PROPRANOLOL HCL 160MG LA CAPSULE
**	50003092	HYDROCHLOROTHIAZIDE 50MG; RESERPINE 0.1MG TABLET
**	50003096	HYDROCHLOROTHIAZIDE 50MG; RESERPINE 0.125MG TABLET
**	00180787	HYLOREL TABLET 10MG
**	00180788	HYLOREL TABLET 25MG
**	00743322	HYTRIN TABLET 1MG
**	00743323	HYTRIN TABLET 2MG
**	00743324	HYTRIN TABLET 5MG
**	00743325	HYTRIN TABLET 10MG

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.560 ANTIHYPERTENSIVES (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50001825	LISINOPRIL TABLET 5MG
** 50001827	LISINOPRIL TABLET 10MG
** 50001829	LISINOPRIL TABLET 20MG
** 50001831	LISINOPRIL TABLET 40MG
** 00750082	LOZOL TABLET 2.5MG
** 50000712	METHYLDOPA ORAL SUSPENSION 250MG/5ML
** 50000714	METHYLDOPA TABLET 125MG
** 50000716	METHYLDOPA TABLET 250MG
** 50000718	METHYLDOPA TABLET 500MG
** 50000710	METHYLDOPATE HCL INJECTION 250MG/5ML
** 00694300	MINIZIDE CAPSULE 1.0MG/0.5MG
** 00694320	MINIZIDE CAPSULE 2.0MG/0.5MG
** 00694360	MINIZIDE CAPSULE 5.0MG/0.5MG
** 50002096	MINOXIDIL TABLET 2.5MG
** 50002098	MINOXIDIL TABLET 10MG
** 50002751	PRAZOSIN HCL CAPSULE 1MG
** 50002753	PRAZOSIN HCL CAPSULE 2MG
** 50002755	PRAZOSIN HCL CAPSULE 5MG
** 50005223	RESERPINE TABLET 0.1MG
** 50005231	RESERPINE TABLET 0.25MG
** 00318901	TENEX TABLET 1MG
** 00380115	TENORETIC 50 TABLET
** 00380117	TENORETIC 100 TABLET
** 00060067	TIMOLIDE TABLET 10/25
** 00060720	VASERETIC TABLET 10/25
** 00063508	VASOTEC INJECTION 1.25MG/ML 2ML VIAL
** 00060014	VASOTEC TABLET 2.5MG
** 00060712	VASOTEC TABLET 5MG
** 00060713	VASOTEC TABLET 10MG
** 00060714	VASOTEC TABLET 20MG
** 00080073	WYTENSIN TABLET 4MG
** 00080074	WYTENSIN TABLET 8MG
** 00080092	WYTENSIN TABLET 16MG

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.640 ANTIMICROBIAL: ANTIFUNGALS
EMERGENCY

Item Number	Drug Name and Strength
** 50001180	AMPHOTERICIN B INJECTION 50MG/VIAL

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.640 ANTIMICROBIAL: ANTIFUNGALS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 00040077	ANCOBON CAP 250MG
** 00040079	ANCOBON CAP 500MG
** 60008006	ANTIFUNGAL-INJECTION-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 60008005	ANTIFUNGAL-ORAL-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 50008104	CLOTRIMAZOLE TROCHE 10MG
** 50002942	GRISEOFULVIN MICROCRY SUSP 125MG/5CC
** 50002925	GRISEOFULVIN MICROCRY TAB/CAP 125MG
** 50002933	GRISEOFULVIN MICROCRY TAB/CAP 250MG
** 50002941	GRISEOFULVIN MICROCRY TAB/CAP 500MG
** 50002945	GRISEOFULVIN ULTRAMICROCRYSTALLINE TABLET 125MG
** 50002947	GRISEOFULVIN ULTRAMICROCRYSTALLINE TABLET 165MG
** 50002946	GRISEOFULVIN ULTRAMICROCRYSTALLINE TABLET 250MG
** 50002949	GRISEOFULVIN ULTRAMICROCRYSTALLINE TABLET 330MG
** 50001181	MICONAZOLE INJECTION 10MG/ML 20ML AMP
** 05045822	NIZORAL TABLET 200MG
** 50002302	NYSTATIN ORAL POWDER 150 MILLION UNITS
** 50004000	NYSTATIN ORAL SUSPENSION 100,000U/ML
** 50007103	NYSTATIN ORAL SUSPENSION 100,000U/ML
** 50003998	NYSTATIN ORAL TAB/CAP 500,000U
** 50007004	NYSTATIN PASTILLE 200,000U

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.720 ANTIMICROBIAL: CEPHALOSPORINS
EMERGENCY

Item Number	Drug Name and Strength
** 50001210	CEFACLOR CAPSULE 250MG
** 50001211	CEFACLOR CAPSULE 500MG
** 50001212	CEFACLOR ORAL SUSPENSION 125MG/5ML 75ML
** 50001213	CEFACLOR ORAL SUSPENSION 125MG/5ML 150ML
** 50001203	CEFACLOR ORAL SUSPENSION 187MG/5ML 50ML
** 50001205	CEFACLOR ORAL SUSPENSION 187MG/5ML 100ML

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SECTION 141.720 ANTIMICROBIAL: CEPHALOSPORINS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50003290	CEFUROXIME SODIUM INJECTION 1.5GM INFUSION VIAL
** 50004832	CEFUROXIME SODIUM INJECTION 1.5GM VIAL
** 50004834	CEFUROXIME SODIUM INJECTION 7.5GM/100ML
** 50001251	CEPHALEXIN CAPSULE 250MG
** 50001252	CEPHALEXIN CAPSULE 500MG
** 50001231	CEPHALEXIN HCL TABLET 250MG
** 50001233	CEPHALEXIN HCL TABLET 500MG
** 50001258	CEPHALEXIN ORAL SUSPENSION 100MG/ML 10ML
** 50001253	CEPHALEXIN ORAL SUSPENSION 125MG/5ML 60ML BOTTLE
** 50001254	CEPHALEXIN ORAL SUSPENSION 125MG/5ML 200 100ML BOTTLE
** 50001255	CEPHALEXIN ORAL SUSPENSION 125MG/5ML 200ML BOTTLE
** 50001256	CEPHALEXIN ORAL SUSPENSION 250MG/5ML 100ML BOTTLE
** 50001257	CEPHALEXIN ORAL SUSPENSION 250MG/5ML 200ML BOTTLE
** 50001260	CEPHALEXIN TABLET 250MG
** 50001263	CEPHALEXIN TABLET 500MG
** 50001259	CEPHALEXIN TABLET 1GM
** 60008010	CEPHALOSPORIN-INJECTION-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 60008009	CEPHALOSPORIN-ORAL-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 50001273	CEPHALOTHIN SODIUM INJECTION 1GM/10ML VIAL
** 50004103	CEPHALOTHIN SODIUM INJECTION 1GM/100ML VIAL
** 50001274	CEPHALOTHIN SODIUM INJECTION 2GM/10ML VIAL
** 50004105	CEPHALOTHIN SODIUM INJECTION 2GM/100ML VIAL
** 50001275	CEPHALOTHIN SODIUM INJECTION 4GM/50ML VIAL
** 50001276	CEPHALOTHIN SODIUM INJECTION 4GM/50ML 20GM/200ML VIAL
** 50001290	CEPHAPIRIN SODIUM INJECTION 500MG VIAL
** 50004107	CEPHAPIRIN SODIUM INJECTION 1GM PB VIAL
** 50001291	CEPHAPIRIN SODIUM INJECTION 1GM VIAL
** 50004109	CEPHAPIRIN SODIUM INJECTION 2GM PB VIAL
** 50001292	CEPHAPIRIN SODIUM INJECTION 2GM VIAL
** 50001293	CEPHAPIRIN SODIUM INJECTION 4GM PB VIAL
** 50001294	CEPHAPIRIN SODIUM INJECTION 20GM VIAL
** 50001600	CEPHRADINE CAPSULE 250MG
** 50001601	CEPHRADINE CAPSULE 500MG

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SECTION 141.720 ANTIMICROBIAL: CEPHALOSPORINS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50003756	CEPHRADINE INJECTION 2GM INFUSION VIAL
** 50003757	CEPHRADINE INJECTION 4GM INFUSION VIAL
** 50001605	CEPHRADINE ORAL SUSPENSION 125MG/5ML 100ML BOTTLE
** 50002310	CEPHRADINE ORAL SUSPENSION 125MG/5ML 200ML BOTTLE
** 50001608	CEPHRADINE ORAL SUSPENSION 250MG/5ML 100ML BOTTLE
** 50002311	CEPHRADINE ORAL SUSPENSION 250MG/5ML 200ML BOTTLE
** 50001602	CEPHRADINE TABLET 1GM
** 50003753	CEPHRADINE INJECTION 250MG VIAL
** 50003754	CEPHRADINE INJECTION 500MG VIAL
** 50003755	CEPHRADINE INJECTION 1GM VIAL
** 50001298	MOXALACTAM DISODIUM INJECTION 1GM VIAL
** 50001299	MOXALACTAM DISODIUM INJECTION 2GM VIAL

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.800 ANTIMICROBIAL: MISCELLANEOUS
EMERGENCY

Item Number	Drug Name and Strength
** 50004923	ACYCLOVIR CAPSULE 200MG
** 50001410	ACYCLOVIR INJECTION 500MG VIAL
** 50000851	AMANTADINE HCL CAPSULE 100MG
** 50000853	AMANTADINE HCL SYRUP 50MG/5ML
** 60008018	ANTIMICROBIAL MISCELLANEOUS-INJECTION-NOT OTHERWISE LISTED-IF REQUIRES RX
** 60008017	ANTIMICROBIAL MISCELLANEOUS-ORAL-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 50005151	AZTREONAM INJECTION 500MG/15ML VIAL
** 50005153	AZTREONAM INJECTION 500MG/100ML BOTTLE
** 50005155	AZTREONAM INJECTION 1GM/15ML VIAL
** 50005157	AZTREONAM INJECTION 1GM/100ML BOTTLE
** 50005159	AZTREONAM INJECTION 2GM/15ML VIAL
** 50005161	AZTREONAM INJECTION 2GM/100ML BOTTLE
** 50001411	BACITRACIN INJECTION 10,000 UNITS IM
** 50001412	BACITRACIN INJECTION 50,000 UNITS IM

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SECTION 141.800 ANTIMICROBIAL: MISCELLANEOUS (Cont'd)

Item Number	Drug Name and Strength
50002339	IMIPENEM 500MG; CILASTATIN SODIUM 500MG INJECTION VIAL
00280108	LAMPRENE CAPSULE 50MG
00280109	LAMPRENE CAPSULE 100MG
50001428	LINCOMYCIN CAPSULE 250MG
50001429	LINCOMYCIN CAPSULE 500MG
50001431	LINCOMYCIN INJECTION 300MG/ML
50001432	LINCOMYCIN INJECTION 300MG/ML 2ML SYRINGE
50001432	LINCOMYCIN INJECTION 300MG/ML 2ML VIAL
50001433	LINCOMYCIN INJECTION 300MG/ML 10ML VIAL
50001018	METHENAMINE HIPPURATE TABLET 1GM
50003780	METHENAMINE MANDELATE GRANULES 0.5GM
50003781	METHENAMINE MANDELATE GRANULES 1.0GM
50003778	METHENAMINE MANDELATE SUSP 50MG/ML
50003779	METHENAMINE MANDELATE SUSP 100MG/ML
50003735	METHENAMINE MANDELATE TAB 0.25GM
50003743	METHENAMINE MANDELATE TAB 0.50GM
50003751	METHENAMINE MANDELATE TAB 1.00GM
50001435	METHYLENE BLUE TABLET 65MG
50001436	NALIDIXIC ACID ORAL SUSPENSION 250MG/5ML
50001437	NALIDIXIC ACID TABLET 250MG
50001438	NALIDIXIC ACID TABLET 500MG
50001439	NALIDIXIC ACID TABLET 1GM
50005526	NEOMYCIN SULFATE EQ 40MG BASE/ML; POLYMYXIN B SULFATE 200,000U/ML 1ML
50005528	NEOMYCIN SULFATE EQ 40MG BASE/ML; NEOMYCIN SULFATE EQ 40MG BASE/ML; POLYMYXIN B SULFATE 200,000U/ML 20ML
50005523	NORFLOXACIN TABLET 400MG
50001570	NOVOBIOICIN CAPSULE 250MG
50002428	PENTAMIDINE ISETHIONATE FOR INHALATION 300MG VIAL
50004951	PENTAMIDINE ISETHIONATE INJECTION 300MG/VIAL
50004028	PHENAZOPYRIDINE HCL TABLET 100MG
50004030	PHENAZOPYRIDINE HCL TABLET 200MG
50001571	POLYMYXIN B SULFATE INJECTION 500,000 UNITS/VIAL
50001572	SPECTINOMYCIN INJECTION 2GM VIAL
50001573	SPECTINOMYCIN INJECTION 4GM VIAL
50001218	SULFAMETHOXAZOLE 200MG/5ML; TRIMETHOPRIM 40MG/5ML SUSPENSION

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.800 ANTIMICROBIAL: MISCELLANEOUS (Cont'd)

Item Number	Drug Name and Strength
50001128	CHLORAMPHENICOL CAPSULE 250MG
50001413	CHLORAMPHENICOL CAPSULE 500MG
50001236	CHLORAMPHENICOL PALMITATE ORAL SUSPENSION 150MG/5ML 60ML
50000061	CHLORAMPHENICOL SODIUM SUCCINATE INJECTION/ 1GM VIAL
50001414	CINOXACIN CAPSULE 250MG
50001415	CINOXACIN CAPSULE 500MG
50001793	CIPROFLOXACIN TABLET 250MG
50001795	CIPROFLOXACIN TABLET 500MG
50001797	CIPROFLOXACIN TABLET 750MG
50001416	CINDAMYCIN HCL CAPSULE 75MG
50001417	CINDAMYCIN HCL CAPSULE 150MG
50005804	CINDAMYCIN HCL CAPSULE 300MG
50001418	CINDAMYCIN PALMITATE GRANULES 100ML 75MG/5ML 2ML
50001420	CINDAMYCIN PHOSPHATE INJECTION 300MG/2ML 2ML AMP/VIAL
50001421	CINDAMYCIN PHOSPHATE INJECTION 600MG/4ML 4ML AMP/VIAL
50001419	CINDAMYCIN PHOSPHATE INJECTION 900MG/6ML 6ML AMP/VIAL
50001423	COLISTIMETHATE SODIUM INJECTION 150MG VIAL
50001424	COLISTIN SULFATE ORAL SUSPENSION 25MG/5ML 60ML
50001219	DAPSONE TABLET 25MG
50001223	DAPSONE TABLET 100MG
50002013	ERYTHRROMYCIN ETHYLSUCCINATE 200MG/5ML; SULFISOXAZOLE ACETYL 600MG/5ML SUSP 100ML
50002015	ERYTHRROMYCIN ETHYLSUCCINATE 200MG/5ML; SULFISOXAZOLE ACETYL 600MG/5ML SUSP 150ML
50002017	ERYTHRROMYCIN ETHYLSUCCINATE 200MG/5ML; SULFISOXAZOLE ACETYL 600MG/5ML SUSP 200ML
50001425	FURAZOLIDONE LIQUID 50MG/15ML
50001426	FURAZOLIDONE TABLET 100MG
50000103	GANCYCLOVIR SODIUM INJECTION 500MG VIAL
50001427	HYDROXYSTILBAMIDINE ISETHIONATE INJECTION 225MG/20ML AMP
50002331	IMIPENEM 250MG; CILASTATIN SODIUM 250MG INJECTION INFUSION VIAL
50002333	IMIPENEM 250MG; CILASTATIN SODIUM 250MG INJECTION VIAL
50002335	IMIPENEM 500MG; CILASTATIN SODIUM 500MG INJECTION VIAL

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SECTION 141.800 ANTIMICROBIAL: MISCELLANEOUS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50001220	SULFAMETHOXAZOLE 400MG; TRIMETHOPRIM 80MG TABLET
** 50001221	SULFAMETHOXAZOLE 800MG; TRIMETHOPRIM 160MG TABLET
** 50001217	SULFAMETHOXAZOLE 400MG/5ML; TRIMETHOPRIM 80MG/5ML INJECTION 5ML AMP/VIAL
** 50001574	SULFOXONE SODIUM TABLET ENTERIC COATED 165MG
** 50001224	TRIMETHOPRIM TABLET 100MG
** 50001575	TRIMETHOPRIM TABLET 200MG
** 50006866	TROLEANDOMYCIN CAPSULE 250MG
** 50006874	TROLEANDOMYCIN SUSPENSION 125MG/5ML
** 50000901	VANCOMYCIN HCL CAPSULE 125MG
** 50000903	VANCOMYCIN HCL CAPSULE 250MG
** 50001576	VANCOMYCIN HCL INJECTION 500MG
** 50001579	VANCOMYCIN HCL INJECTION 1GM VIAL
** 50002523	VANCOMYCIN HCL ORAL SOLUTION 1GM/20ML
** 50001577	VANCOMYCIN HCL ORAL SOLUTION 10GM/115ML
** 50001578	VIDARABINE INJECTION 200MG/5ML 10ML VIAL
** 50009000	ZIDOVUDINE CAPSULE 100MG

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.1000 ANTIMICROBIAL: VACCINES
EMERGENCY

Item Number	Drug Name and Strength
** 50004672	HEPATITIS B VACCINE 10MCG ANTIGEN/ML 0.5ML VIAL
** 50004670	HEPATITIS B VACCINE 20MCG ANTIGEN/ML 3ML MULTI-DOSE VIAL
** 50001900	HEPATITIS B VACCINE (RECOMBINANT) 5MCG/0.5ML 1 DOSE VIAL
** 50001588	HEPATITIS B VACCINE (RECOMBINANT) 10MCG/0.5ML SINGLE DOSE VIAL
** 50001904	HEPATITIS B VACCINE (RECOMBINANT) 10MCG/ML 1ML VIAL
** 50001902	HEPATITIS B VACCINE (RECOMBINANT) 10MCG/ML 3 DOSE VIAL
** 50001592	HEPATITIS B VACCINE (RECOMBINANT) 20MCG/ML SINGLE DOSE VIAL

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SECTION 141.1000 ANTIMICROBIAL: VACCINES (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50004666	PNEUMOCOCCAL VACCINE - POLYVALENT
** 40004232	TETANUS TOXOID INJECTION ADSORBED 0.5ML

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.1125 BLOOD: MISCELLANEOUS
EMERGENCY

Item Number	Drug Name and Strength
** 05553126	EPOGEN INJECTION 2,000U/ML 1ML VIAL (MUST BILL MEDICARE FIRST, IF ELIG.)
** 05553148	EPOGEN INJECTION 4,000U/ML 1ML VIAL (MUST BILL MEDICARE FIRST, IF ELIG.)
** 05553144	EPOGEN INJECTION 10,000U/ML 1ML VIAL (MUST BILL MEDICARE FIRST, IF ELIG.)
** 00390078	TRENTAL CONTROLLED RELEASE TABLET 400MG

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.1200 CARDIOVASCULAR: ANTIANGINAL
EMERGENCY

Item Number	Drug Name and Strength
** 00332437	CARDENE CAPSULE 20MG
** 00332438	CARDENE CAPSULE 30MG
** 00810166	CARDILATE TABLET ORAL/SUBLING 5MG
** 00810168	CARDILATE TABLET ORAL/SUBLING 10MG
** 00881777	CARDIZEM SR CAPSULE 60MG
** 00881778	CARDIZEM SR CAPSULE 90MG
** 00881779	CARDIZEM SR CAPSULE 120MG
** 00881771	CARDIZEM TABLET 30MG
** 00881772	CARDIZEM TABLET 60MG
** 00881791	CARDIZEM TABLET 90MG
** 00881792	CARDIZEM TABLET 120MG
** 50003265	ISOSORBIDE DINITRATE TAB 2.5MG SUBLINGUAL
** 50003267	ISOSORBIDE DINITRATE TAB 5MG ORAL

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SECTION 141.1280 CARDIOVASCULAR: ANTIHYPERLIPIDEMICS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 00060731	MEVACOR TABLET 20MG
** 00060732	MEVACOR TABLET 40MG

(Source: Emergency amendment at 13 Ill. Reg. 17940,
effective November 1, 1989, for a maximum of 150 days)

SECTION 141.1320 CARDIOVASCULAR: BETA BLOCKERS
EMERGENCY

Item Number	Drug Name and Strength
** 00030232	CORGARD TABLET 20MG
** 00030207	CORGARD TABLET 40MG
** 00030241	CORGARD TABLET 80MG
** 00030208	CORGARD TABLET-120MG
** 00030246	CORGARD TABLET-160MG
** 40001069	LABETALOL HCL TABLET 100MG
** 50003386	LABETALOL HCL TABLET 200MG
** 50003388	LABETALOL HCL TABLET 300MG
** 00214500	LEVATOL TABLET 20MG
** 00280051	BOPRESSOR-TABLET-50MG
** 00280071	BOPRESSOR-TABLET-100MG
** 50002101	METOPROLOL TABLET 50MG
** 50002103	METOPROLOL TABLET 100MG
G 50005440	PROPRANOLOL HCL INJECTION 1MG/1ML AMP
** 50005468	PROPRANOLOL HCL LONG ACTING CAPSULE 60MG
** 50005470	PROPRANOLOL HCL LONG ACTING CAPSULE 80MG
** 50005475	PROPRANOLOL HCL LONG ACTING CAPSULE 120MG
** 50005480	PROPRANOLOL HCL LONG ACTING CAPSULE 160MG
** 50005442	PROPRANOLOL HCL TABLET 10MG
** 50005444	PROPRANOLOL HCL TABLET 20MG
** 50005446	PROPRANOLOL HCL TABLET 40MG
** 50005448	PROPRANOLOL HCL TABLET 60MG
** 50005450	PROPRANOLOL HCL TABLET 80MG
** 50005452	PROPRANOLOL HCL TABLET 90MG
** 00824177	SECTRAL CAPSULE 200MG
** 00824179	SECTRAL CAPSULE 400MG
** 00380105	TENORMIN TABLET 50MG
** 00380101	TENORMIN TABLET 100MG
** 50007401	TIMOLOL MALEATE TABLET 10MG
** 50007402	TIMOLOL MALEATE TABLET 20MG

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SECTION 141.1320 CARDIOVASCULAR: BETA BLOCKERS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 00780111	VISKEN TABLET 5MG
** 00780073	VISKEN TABLET 10MG

(Source: Emergency amendment at 13 Ill. Reg. 17940,
effective November 1, 1989, for a maximum of 150 days)

SECTION 141.1520 DIURETICS
EMERGENCY

Item Number	Drug Name and Strength
** 50002400	ACETAZOLAMIDE SUSTAINED RELEASE CAPSULE 500MG
** 50002404	ACETAZOLAMIDE TABLET 125MG
** 50002406	ACETAZOLAMIDE TABLET 250MG
** 50002039	AMILORIDE HCL 5MG; HYDROCHLOROTHIAZIDE 50MG TABLET
** 50005510	CHLOROTHIAZIDE SUSPENSION 250MG/5ML
** 50005250	CHLOROTHIAZIDE TABLET 250MG
** 50005500	CHLOROTHIAZIDE TABLET 500MG
** 04840806	DYRENIUM CAPSULE 50MG
** 04840807	DYRENIUM CAPSULE 100MG
** 50000460	FUROSEMIDE INJECTION 10MG/ML 2ML AMP
** 50000464	FUROSEMIDE INJECTION 10MG/ML 4ML AMP
** 50000468	FUROSEMIDE INJECTION 10MG/ML 10ML AMP
** 50000470	FUROSEMIDE ORAL SOLUTION 10MG/ML 60ML
** 50000472	FUROSEMIDE ORAL SOLUTION 10MG/ML 120ML
** 50000474	FUROSEMIDE TABLET 20MG
** 50000476	FUROSEMIDE TABLET 40MG
** 50000478	FUROSEMIDE TABLET 80MG
** 50003158	HYDROCHLOROTHIAZIDE TABLET 25MG
** 50003166	HYDROCHLOROTHIAZIDE TABLET 50MG
** 50003168	HYDROCHLOROTHIAZIDE TABLET 100MG
** 50007363	HYDROCHLOROTHIAZIDE 25MG; SPIRONOLATONE 25MG TABLET
** 50007167	HYDROCHLOROTHIAZIDE 25MG; TRIAMTERENE 37.5MG TABLET
** 50000530	HYDROCHLOROTHIAZIDE 25MG; TRIAMTERENE 50MG CAPSULE
** 50007169	HYDROCHLOROTHIAZIDE 50MG; TRIAMTERENE 75MG TABLET
** 50003588	METHYCLOTHIAZIDE TABLET 2.5MG

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.2400 GASTROINTESTINAL: MISCELLANEOUS (cont'd) EMERGENCY

Item Number	Drug Name and Strength
01085026	TAGAMET TABLET 400MG
01085027	TAGAMET TABLET 800MG
01730362	ZANTAC INJECTION 25MG/ML 2ML VIAL
01730363	ZANTAC INJECTION 25MG/ML 10ML VIAL
01730383	ZANTAC SYRUP 15MG/ML
01730344	ZANTAC TABLET 150MG
01730393	ZANTAC TABLET 300MG

(Source: Emergency amendment at 13 III. Reg. 17940, effective November 1, 1989 for a maximum of 150 days)

SECTION 141.2600 HOMEOSTATIC/NUTRITIONAL: INSULIN EMERGENCY

Item Number	Drug Name and Strength
00031834	INSULIN NOVOLIN N PENFILL 100U/ML 1.5ML (150U) CARTRIDGE
00031833	INSULIN NOVOLIN R PENFILL 100U/ML 1.5ML (150U) CARTRIDGE
00031837	INSULIN NOVOLIN 70/30 PENFILL 100U/ML 1.5ML (150U) CARTRIDGE

Item Number	Drug Name and Strength
50007290	INSULIN-A100-BNFB---1-VIAL
50007291	INSULIN-A100-BNFB---2-VIALS
50007292	INSULIN-A100-BNFB---3-VIALS
50008100	INSULIN-A100-NPH---1-VIAL
50007228	INSULIN-A100-NPH---2-VIALS
50007229	INSULIN-A100-NPH---3-VIALS
50007287	INSULIN-A100-PZ---1-VIAL
50007288	INSULIN-A100-PZ---2-VIALS
50007289	INSULIN-A100-PZ---3-VIALS
50007100	INSULIN-A100-REGPAR---1-VIAL
50007230	INSULIN-A100-REGPAR---2-VIALS
50007231	INSULIN-A100-REGPAR---3-VIALS
50007293	INSULIN-A100-SEMI-BNFB---1-VIAL
50007294	INSULIN-A100-SEMI-BNFB---2-VIALS
50007295	INSULIN-A100-SEMI-BNFB---3-VIALS
50007296	INSULIN-A100-APRA-BNFB---1-VIAL
50007297	INSULIN-A100-APRA-BNFB---2-VIALS
50007298	INSULIN-A100-APRA-BNFB---3-VIALS
50005100	INSULIN U-100 HUMAN BR 10ML 1 VIAL

RECOMBINANT, BIOSYNTHETIC

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.1520 DIURETICS (cont'd) EMERGENCY

Item Number	Drug Name and Strength
50003589	METHYLOTHIAZIDE TABLET 5.0MG
50005596	METOLAZONE TABLET 0.5MG
50005693	METOLAZONE TABLET 2.5MG
50005694	METOLAZONE TABLET 5MG
50005695	METOLAZONE TABLET 10MG
00054565	NEPTAZANE TABLET 25MG
00054570	NEPTAZANE TABLET 50MG
50007362	SPIRONOLACTONE TABLET 25MG
50007364	SPIRONOLACTONE TABLET 100MG
50004073	TRICHLORMETHIAZIDE TABLET 2MG
50004081	TRICHLORMETHIAZIDE TABLET 4MG

(Source: Emergency amendment at 13 III. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.2400 GASTROINTESTINAL: MISCELLANEOUS EMERGENCY

Item Number	Drug Name and Strength
00830153	ACTIGAL CAPSULE 300MG
0023144	AXID CAPSULE 150MG
0023145	AXID CAPSULE 300MG
00881712	CARAFATE TABLET 1GM
00327720	CHEMIX TABLET 250MG
50004242	METOCLOPRAMIDE HCL SYRUP 5MG/5ML
50004924	METOCLOPRAMIDE HCL TABLET 5MG
50004916	METOCLOPRAMIDE HCL TABLET 10MG
00063539	PEPCID INJECTION 20MG/2ML ONE DOSE VIAL
00063541	PEPCID INJECTION 20MG/2ML TWO DOSE VIAL
00063538	PEPCID SUSPENSION 40MG/5ML
00060963	PEPCID TABLET 20MG
00060964	PEPCID TABLET 40MG
00321924	ROMASA RECTAL SUSPENSION ENEMA 4GM/60ML
01085029	TAGAMET INJECTION 300MG IN SODIUM CHLORIDE 0.9% 50ML PLASTIC CONTAINERS
01085017	TAGAMET INJECTION 300MG/2ML 2ML VIAL
01085022	TAGAMET INJECTION 300MG/2ML 8ML VIAL
01085014	TAGAMET ORAL LIQUID 300MG/5ML
01085012	TAGAMET TABLET 200MG
01085013	TAGAMET TABLET 300MG

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.2600 HOMEOSTATIC/NUTRITIONAL: INSULIN (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50005102	INSULIN U-100 HUMAN BR 10ML 2 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005104	INSULIN U-100 HUMAN BR 10ML 3 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005106	INSULIN U-100 HUMAN LENTE 10ML 1 VIAL RECOMBINANT, BIOSYNTHETIC
** 50005108	INSULIN U-100 HUMAN LENTE 10ML 2 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005110	INSULIN U-100 HUMAN LENTE 10ML 3 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005200	INSULIN U-100 HUMAN LENTE 10ML 1 VIAL RECOMBINANT, SEMI-SYNTHETIC
** 50005202	INSULIN U-100 HUMAN LENTE 10ML 2 VIALS RECOMBINANT, SEMI-SYNTHETIC
** 50005204	INSULIN U-100 HUMAN LENTE 10ML 3 VIALS RECOMBINANT, SEMI-SYNTHETIC
** 50005112	INSULIN U-100 HUMAN NPH 10ML 1 VIAL RECOMBINANT, BIOSYNTHETIC
** 50005114	INSULIN U-100 HUMAN NPH 10ML 2 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005116	INSULIN U-100 HUMAN NPH 10ML 3 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005206	INSULIN U-100 HUMAN NPH 10ML 1 VIAL RECOMBINANT, SEMI-SYNTHETIC
** 50005208	INSULIN U-100 HUMAN NPH 10ML 2 VIALS RECOMBINANT, SEMI-SYNTHETIC
** 50005210	INSULIN U-100 HUMAN NPH 10ML 3 VIALS RECOMBINANT, SEMI-SYNTHETIC
** 50005118	INSULIN U-100 HUMAN REG 10ML 1 VIAL RECOMBINANT, BIOSYNTHETIC
** 50005120	INSULIN U-100 HUMAN REG 10ML 2 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005122	INSULIN U-100 HUMAN REG 10ML 3 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005212	INSULIN U-100 HUMAN REG 10ML 1 VIAL RECOMBINANT, SEMI-SYNTHETIC
** 50005214	INSULIN U-100 HUMAN REG 10ML 2 VIALS RECOMBINANT, SEMI-SYNTHETIC
** 50005216	INSULIN U-100 HUMAN REG 10ML 3 VIALS RECOMBINANT, SEMI-SYNTHETIC
** 50005128	INSULIN U-100 HUMAN ULTRA 10ML 1 VIAL RECOMBINANT, BIOSYNTHETIC

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.2600 HOMEOSTATIC/NUTRITIONAL: INSULIN (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50005130	INSULIN U-100 HUMAN ULTRA 10ML 2 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005132	INSULIN U-100 HUMAN ULTRA 10ML 3 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005136	INSULIN U-100 HUMAN 70/30 10ML 1 VIAL RECOMBINANT, BIOSYNTHETIC
** 50005138	INSULIN U-100 HUMAN 70/30 10ML 2 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005140	INSULIN U-100 HUMAN 70/30 10ML 3 VIALS RECOMBINANT, BIOSYNTHETIC
** 50005218	INSULIN U-100 HUMAN 70/30 10ML 1 VIAL RECOMBINANT, SEMI-SYNTHETIC
** 50005220	INSULIN U-100 HUMAN 70/30 10ML 2 VIALS RECOMBINANT, SEMI-SYNTHETIC
** 50005222	INSULIN U-100 HUMAN 70/30 10ML 3 VIALS RECOMBINANT, SEMI-SYNTHETIC
** 50003483	INSULIN U100 PURIFIED BEEF LENTE - 1 VIAL
** 50007232	INSULIN U100 PURIFIED BEEF LENTE - 2 VIALS
** 50007233	INSULIN U100 PURIFIED BEEF LENTE - 3 VIALS
** 50007299	INSULIN U100 PURIFIED BEEF NPH - 1 VIAL
** 50007300	INSULIN U100 PURIFIED BEEF NPH - 2 VIALS
** 50007301	INSULIN U100 PURIFIED BEEF NPH - 3 VIALS
** 50007151	INSULIN U100 PURIFIED BEEF PZ - 1 VIAL
** 50007145	INSULIN U100 PURIFIED BEEF PZ - 2 VIALS
** 50007153	INSULIN U100 PURIFIED BEEF PZ - 3 VIALS
** 50003484	INSULIN U100 PURIFIED BEEF REGULAR - 1 VIAL
** 50007234	INSULIN U100 PURIFIED BEEF REGULAR - 2 VIALS
** 50007235	INSULIN U100 PURIFIED BEEF REGULAR - 3 VIALS
** 50003485	INSULIN U100 PURIFIED PORK LENTE - 1 VIAL
** 50007238	INSULIN U100 PURIFIED PORK LENTE - 2 VIALS
** 50007239	INSULIN U100 PURIFIED PORK LENTE - 3 VIALS
** 50007302	INSULIN U100 PURIFIED PORK NPH - 1 VIAL
** 50007303	INSULIN U100 PURIFIED PORK NPH - 2 VIALS
** 50007304	INSULIN U100 PURIFIED PORK NPH - 3 VIALS
** 50007341	INSULIN U100 PURIFIED PORK PZ - 1 VIAL
** 50007342	INSULIN U100 PURIFIED PORK PZ - 2 VIALS
** 50007343	INSULIN U100 PURIFIED PORK PZ - 3 VIALS
** 50003486	INSULIN U100 PURIFIED PORK REGULAR - 1 VIAL
** 50007240	INSULIN U100 PURIFIED PORK REGULAR - 2 VIALS
** 50007241	INSULIN U100 PURIFIED PORK REGULAR - 3 VIALS
** 50005411	INSULIN U100 PURIFIED PORK 70/30 - 1 VIAL
** 50005413	INSULIN U100 PURIFIED PORK 70/30 - 2 VIALS

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NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.3560 ONCOLYTIC/ANTINEOPLASTIC: MISCELLANEOUS
EMERGENCY (Cont'd)

Item Number	Drug Name and Strength
** 00850285	INTRON A INJECTION 25 MILLION IU VIAL
** 00850539	INTRON A INJECTION 50 MILLION IU VIAL
** 00054522	LEUCOVORIN CALCIUM INJECTION 3MG/1ML AMP
** 50005550	LEUCOVORIN CALCIUM INJECTION 5MG/ML 1ML
** 50005555	LEUCOVORIN CALCIUM INJECTION 5MG/ML 5ML
** 00054527	LEUCOVORIN CALCIUM INJECTION 50MG VIAL
** 50001714	LEUCOVORIN CALCIUM INJECTION 100MG VIAL
** 50005540	LEUCOVORIN CALCIUM TABLET 5MG
** 50005834	LEUCOVORIN CALCIUM TABLET 15MG
** 50005545	LEUCOVORIN CALCIUM TABLET 25MG
** 03268213	LYSODREN TABLET 500MG
** 00040053	MATULANE CAPSULE 50MG
** 00041933	ROFERON A INJECTION 3 MILLION IU/0.5ML POWDER VIAL WITH DILUENT
** 00041988	ROFERON A INJECTION 3 MILLION IU/0.5ML 3ML VIAL
** 00041987	ROFERON A INJECTION 3 MILLION IU/ML 1ML VIAL
** 00042005	ROFERON-A INJECTION 36 MILLION IU/ML 1ML
** 00153091	VEPESID CAPSULE 50MG
** 00153095	VEPESID INJECTION 20MG/ML 5ML VIAL
** 50003601	VINBLASTINE SULFATE 10MG/10ML VIAL
** 50003603	VINCRISTINE SULFATE 1MG/ML 1ML
** 50003605	VINCRISTINE SULFATE 1MG/ML 2ML
** 50003607	VINCRISTINE SULFATE 1MG/ML 5ML

(Source: Emergency amendment at 13 Ill. Reg. 17940,
effective November 1, 1989, for a maximum of 150 days)

SECTION 141.3800 PSYCHOTHERAPEUTIC: ANTIDEPRESSANTS
EMERGENCY

Item Number	Drug Name and Strength
** 50005125	AMITRIPTYLINE HCL 12.5MG; CHLORDIAZEPOXIDE 5MG TABLET
** 50005127	AMITRIPTYLINE HCL 25MG; CHLORDIAZEPOXIDE 10MG TABLET
** 50006630	AMITRIPTYLINE HCL INJ 10MG/ML 10ML VIAL
** 50002710	AMITRIPTYLINE HCL TABLET 10MG
** 50002725	AMITRIPTYLINE HCL TABLET 25MG
** 50002750	AMITRIPTYLINE HCL TABLET 50MG

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.3800 PSYCHOTHERAPEUTIC: ANTIDEPRESSANTS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50002775	AMITRIPTYLINE HCL TABLET 75MG
** 50002800	AMITRIPTYLINE HCL TABLET-100MG
** 50002850	AMITRIPTYLINE HCL TABLET-150MG
** 50006445	DESIPRAMINE HCL CAPSULE 25MG
** 50006447	DESIPRAMINE HCL CAPSULE 50MG
** 50004635	DESIPRAMINE HCL TABLET 10MG
** 50001815	DESIPRAMINE HCL TABLET 25MG
** 50001816	DESIPRAMINE HCL TABLET 50MG
** 50001822	DESIPRAMINE HCL TABLET 75MG
** 50001824	DESIPRAMINE HCL TABLET 100MG
** 50001826	DESIPRAMINE HCL TABLET 150MG
** 50005359	DOXEPIN HCL CONCENTRATE 10MG/ML 120ML
** 50005352	DOXEPIN HCL CAPSULE 10MG
** 50005353	DOXEPIN HCL CAPSULE 25MG
** 50005354	DOXEPIN HCL CAPSULE 50MG
** 50005356	DOXEPIN HCL CAPSULE 75MG
** 50005357	DOXEPIN HCL CAPSULE 100MG
** 50005358	DOXEPIN HCL CAPSULE 150MG
** 50003474	IMIPRAMINE HCL INJECTION 25MG/2ML 2ML AMP
** 50006068	IMIPRAMINE HCL TABLET 10MG
** 50006076	IMIPRAMINE HCL TABLET 25MG
** 50006078	IMIPRAMINE HCL TABLET 50MG
** 50003541	MAPROTILINE HCL TABLET 25MG
** 50003543	MAPROTILINE HCL TABLET 50MG
** 50003545	MAPROTILINE HCL TABLET 75MG
** 00470270	NARDIL TABLET 15MG
** 50002005	NORTRIPTYLINE HCL SOLUTION 10MG/5ML
** 50002010	NORTRIPTYLINE HCL CAPSULE 10MG
** 50002025	NORTRIPTYLINE HCL CAPSULE 25MG
** 50002511	NORTRIPTYLINE HCL CAPSULE 50MG
** 50002075	NORTRIPTYLINE HCL CAPSULE 75MG
** 00071471	PARNATE TABLET 10MG
** 07773105	PROZAC CAPSULE 20MG
** 50000771	TRAZODONE HCL TABLET 50MG
** 50000773	TRAZODONE HCL TABLET 100MG
** 50000775	TRAZODONE HCL TABLET 150MG
** 50000777	TRAZODONE HCL TABLET 300MG

(Source: Emergency amendment at 13 Ill. Reg. 17940,
effective November 1, 1989, for a maximum of 150 days)

SECTION 141.3840 PSYCHOTHERAPEUTIC: ANTIMANIC EMERGENCY

NOTICE OF EMERGENCY AMENDMENTS

DEPARTMENT OF PUBLIC AID

Item Number	Drug Name and Strength
** 50004757	LITHIUM CARBONATE CAPSULE 150MG
** 50004755	LITHIUM CARBONATE CAPSULE 300MG
** 50001914	LITHIUM CARBONATE CAPSULE 600MG
** 50004760	LITHIUM CARBONATE TABLET 300MG
** 50004761	LITHIUM CARBONATE TAB/CAP 300MG SR
** 50004660	LITHIUM CARBONATE TAB/CAP 450MG SR
** 50004759	LITHIUM CITRATE SYRUP - 8MEQ LITHIUM/5ML

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.3920 PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC EMERGENCY

Item Number Drug Name and Strength

** 50005940	CHLORPROMAZINE CAPSULE SR 30MG
** 50005959	CHLORPROMAZINE CAPSULE SR 75MG
** 50005960	CHLORPROMAZINE CAPSULE SR 150MG
** 50005961	CHLORPROMAZINE CAPSULE SR 200MG
** 50005962	CHLORPROMAZINE CAPSULE SR 300MG
** 50006010	CHLORPROMAZINE CONCENTRATE 30MG/ML 120ML
** 50006012	CHLORPROMAZINE CONCENTRATE 100MG/ML 240ML
** 50000065	CHLORPROMAZINE INJECTION 25MG/ML 10ML VIAL
** 50000066	CHLORPROMAZINE INJECTION 25MG/1ML AMP
** 50000068	CHLORPROMAZINE INJECTION 50MG/2ML AMP
** 50005991	CHLORPROMAZINE SUPPOSITORY 25MG
** 50006009	CHLORPROMAZINE SUPPOSITORY 100MG
** 50005983	CHLORPROMAZINE SYRUP 10MG/5ML 120ML
** 50005908	CHLORPROMAZINE TABLET 10MG
** 50005916	CHLORPROMAZINE TABLET 25MG
** 50005924	CHLORPROMAZINE TABLET 50MG
** 50005932	CHLORPROMAZINE TABLET 100MG
** 50005934	CHLORPROMAZINE TABLET 200MG
** 50003437	FLUPHENAZINE DECANOATE INJ 25MG/ML 1ML S
** 50003438	FLUPHENAZINE DECANOATE INJ 25MG/ML 5ML V
** 50003439	FLUPHENAZINE ENANTHATE INJ 25MG/ML 1ML S
** 50003440	FLUPHENAZINE ENANTHATE INJ 25MG/ML 5ML V
** 50002778	FLUPHENAZINE HYDROCHLORIDE CONC 5MG/CC
** 50002777	FLUPHENAZINE HYDROCHLORIDE ELIXIR .5MG/CC
** 50002776	FLUPHENAZINE HYDROCHLORIDE TAB RA 1MG

SECTION 141.3920 PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (cont'd) EMERGENCY

NOTICE OF EMERGENCY AMENDMENTS

DEPARTMENT OF PUBLIC AID

Item Number	Drug Name and Strength
** 50002780	FLUPHENAZINE HYDROCHLORIDE TAB 0.25MG
** 50002781	FLUPHENAZINE HYDROCHLORIDE TAB 1.00MG
** 50002782	FLUPHENAZINE HYDROCHLORIDE TAB 2.50MG
** 50002783	FLUPHENAZINE HYDROCHLORIDE TAB 5.00MG
** 50002784	FLUPHENAZINE HYDROCHLORIDE TAB-10.00MG
** 50003441	FLUPHENAZINE-HCL INJ 2.5MG/ML 10ML VIAL
** 50003799	HALOPERIDOL DECANOATE INJ 70.52MG/ML (50MG/ML HALOPERIDOL) 1ML AMP/VIAL
** 50003803	HALOPERIDOL DECANOATE INJ 70.52MG/ML (50MG/ML HALOPERIDOL) 5ML VIAL
*** 50001408	HALOPERIDOL DECANOATE INJ 141.04MG/ML (100MG/ML HALOPERIDOL) 5ML VIAL
** 50004805	HALOPERIDOL INJECTION 5MG/ML 1ML
** 50004807	HALOPERIDOL INJECTION 5ML/ML 10ML
** 50004801	HALOPERIDOL LACTATE ORAL CONCENTRATE 2MG/ML 15ML
** 50004803	HALOPERIDOL LACTATE ORAL CONCENTRATE 2MG/ML 240ML
** 50004809	HALOPERIDOL TABLET 0.5MG
** 50004811	HALOPERIDOL TABLET 1.0MG
** 50004813	HALOPERIDOL TABLET 2.0MG
** 50004815	HALOPERIDOL TABLET 5.0MG
** 50004817	HALOPERIDOL TABLET 10.0MG
** 50004819	HALOPERIDOL TABLET 20.0MG
** 00055385	LOXAPINE HCL INJ IM 1ML AMP 50MG/ML
** 00056385	LOXAPINE HCL INJ IM 10ML VIAL 50MG/ML
** 50002357	LOXAPINE SUCCINATE 5MG
** 50002358	LOXAPINE SUCCINATE 10MG
** 50002360	LOXAPINE SUCCINATE 25MG
** 50002362	LOXAPINE SUCCINATE 50MG
** 50002366	LOXAPINE SUCCINATE CONCENTRATE .25MG/ML
** 50003128	MOLINDONE HCL 5MG TAB/CAP
** 50003130	MOLINDONE HCL 10MG TAB/CAP
** 50003132	MOLINDONE HCL 25MG TAB/CAP
** 50003134	MOLINDONE HCL 50MG TAB/CAP
** 50003136	MOLINDONE HCL 100MG TAB/CAP
** 50002009	MOLINDONE HCL CONCENTRATE 20MG/ML
** 00450352	ORAP TABLET 2MG
** 50003170	PERPHENAZINE CONCENTRATE 16MG/5ML 118ML
** 50003172	PERPHENAZINE INJECTION 5MG/ML 1ML
** 50003176	PERPHENAZINE TABLET 2MG
** 50003178	PERPHENAZINE TABLET 4MG

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.3920 PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50003180	PERPHENAZINE TABLET 8MG
** 50003174	PERPHENAZINE TABLET SUSTAINED ACTION 8MG
** 50003182	PERPHENAZINE TABLET 16MG
** 50007347	PROCHLORPERAZINE EDIS INJ 5MG/ML 10ML VIAL
** 50007348	PROCHLORPERAZINE EDIS INJ 10MG/2ML AMP
** 50007354	PROCHLORPERAZINE EDISYLATE CONC 10MG/ML
** 50007350	PROCHLORPERAZINE EDISYLATE SYR 5MG/5ML
** 50007351	PROCHLORPERAZINE MALEATE TAB/CAP 5MG
** 50007352	PROCHLORPERAZINE MALEATE TAB/CAP 10MG
** 50007353	PROCHLORPERAZINE MALEATE TAB/CAP 25MG
** 50007358	PROCHLORPERAZINE MALEATE TR CAP/TAB 10MG
** 50007359	PROCHLORPERAZINE MALEATE TR CAP/TAB 15MG
** 50007360	PROCHLORPERAZINE MALEATE TR CAP/TAB 30MG
** 50007361	PROCHLORPERAZINE MALEATE TR CAP/TAB 75MG
** 00080251	PROKETAZINE TABLET 12.5MG
** 00080252	PROKETAZINE TABLET 25.0MG
** 00080253	PROKETAZINE TABLET 50.0MG
** 50007371	PROMAZINE HCL CONC 30MG/ML 120ML
** 50007373	PROMAZINE HCL INJ 25MG/ML - 10ML VIAL
** 50007374	PROMAZINE HCL INJ 25MG/1ML SYRINGE
** 50007375	PROMAZINE HCL INJ 50MG/ML - 2ML VIAL
** 50007376	PROMAZINE HCL INJ 50MG/ML - 10ML VIAL
** 50007377	PROMAZINE HCL INJ 50MG/1ML SYRINGE
** 50007378	PROMAZINE HCL INJ 100MG/2ML SYRINGE
** 50007379	PROMAZINE HCL SYRUP 10MG/5ML 120ML
** 50007380	PROMAZINE HCL TAB/CAP 10MG
** 50007381	PROMAZINE HCL TAB/CAP 25MG
** 50007382	PROMAZINE HCL TAB/CAP 50MG
** 50007383	PROMAZINE HCL TAB/CAP 100MG
** 05970025	SERENTIL CONCENTRATE 25MG/CC
** 05970027	SERENTIL INJECTION 25MG/ML 1ML AMP
** 05970020	SERENTIL TABLET 10MG
** 05970021	SERENTIL TABLET 25MG
** 05970022	SERENTIL TABLET 50MG
** 05970023	SERENTIL TABLET 100MG
** 00041010	TARACTAN CONCENTRATE 100MG/5CC
** 00041926	TARACTAN INJECTION 25MG/2ML AMP
** 00040045	TARACTAN TABLET 10MG
** 00040046	TARACTAN TABLET 25MG
** 00040047	TARACTAN TABLET 50MG
** 00040049	TARACTAN TABLET 100MG
** 50006531	THIORIDAZINE HCL CONCENTRATE 30MG/ML
** 50006533	THIORIDAZINE HCL CONCENTRATE 100MG/ML

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.3920 PSYCHOTHERAPEUTIC: ANTIPSYCHOTIC (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
** 50006535	THIORIDAZINE HCL SUSPENSION 25MG/5ML
** 50006537	THIORIDAZINE HCL SUSPENSION 100MG/5ML
** 50006541	THIORIDAZINE HCL TABLET 10MG
** 50006543	THIORIDAZINE HCL TABLET 15MG
** 50006545	THIORIDAZINE HCL TABLET 25MG
** 50006547	THIORIDAZINE HCL TABLET 50MG
** 50006549	THIORIDAZINE HCL TABLET 100MG
** 50006551	THIORIDAZINE HCL TABLET 150MG
** 50006553	THIORIDAZINE HCL TABLET 200MG
** 50006040	THIOTHIXENE CAPSULE 1MG
** 50006042	THIOTHIXENE CAPSULE 2MG
** 50006044	THIOTHIXENE CAPSULE 5MG
** 50006046	THIOTHIXENE CAPSULE 10MG
** 50006048	THIOTHIXENE CAPSULE 20MG
** 50006035	THIOTHIXENE HCL CONCENTRATE 5MG/ML 30ML
** 50006037	THIOTHIXENE HCL CONCENTRATE 5MG/ML 120ML
** 50006027	THIOTHIXENE HCL INJECTION 2MG/ML 2ML VIAL
** 50006029	THIOTHIXENE HCL INJECTION 5MG/ML 2ML VIAL
** 00850968	TINDAL TABLET 20MG
** 50001262	TRIFLUOPERAZINE HCL CONC 10MG/ML
** 50001264	TRIFLUOPERAZINE HCL INJECTION 2MG/ML
** 50001266	TRIFLUOPERAZINE HCL TABLET 1MG
** 50001268	TRIFLUOPERAZINE HCL TABLET 2MG
** 50001270	TRIFLUOPERAZINE HCL TABLET 5MG
** 50001272	TRIFLUOPERAZINE HCL TABLET 10MG
** 00031987	VESPRIN INJECTION 10MG/ML 1ML SYRINGE
** 00030987	VESPRIN INJECTION 10MG/ML 10ML VIAL
** 00030920	VESPRIN INJECTION 20MG/ML 1ML AMP
** 00030935	VESPRIN SUSPENSION 50MG/5CC 120CC
** 00030921	VESPRIN TABLET 10MG
** 00030922	VESPRIN TABLET 25MG
** 00030923	VESPRIN TABLET 50MG

(Source: Emergency amendment at 13 Ill. Reg. 17940,
effective November 1, 1989, for a maximum of 150 days)

SECTION 141.4040 RESPIRATORY ALLERGIC: ANTI-ASTHMATIC
EMERGENCY

Item Number	Drug Name and Strength
** 03693007	AEROBID AEROSOL 7GM CANISTER 250MCG/ACTUATION 100 DOSES/INHALER

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4200 SKIN/MUCOUS MEMBRANE: ANTIBIOTICS
EMERGENCY

Item Number	Drug Name and Strength
** 50000006	BACITRACIN OINTMENT 15GM SIZE
** 50000007	BACITRACIN OINTMENT 30GM SIZE
** 50002430	BACITRACIN/NEOMYCIN/POLYMYXIN TOP OINT 15GM
** 50002432	BACITRACIN/NEOMYCIN/POLYMYXIN TOP OINT 30GM
** 50002434	BACITRACIN/POLYMYXIN TOP OINT 15GM
** 50002436	BACITRACIN/POLYMYXIN TOP OINT 30GM
** 50001641	CHLORAMPHENICOL CREAM 1% 30GM
** 50001642	CHLORTETRACYCLINE HCL OINTMENT 3% 14.2GM
** 50001643	CHLORTETRACYCLINE HCL OINTMENT 3% 30GM
** 50001332	CLINDAMYCIN PHOSPHATE LOTION 1% 60ML
** 50001633	CLINDAMYCIN PHOSPHATE TOPICAL GEL 1% 7.5GM
** 50001635	CLINDAMYCIN PHOSPHATE TOPICAL GEL 1% 30GM
** 50001644	CLINDAMYCIN PHOSPHATE TOPICAL SOLUTION 10MG/ML 30ML
** 50001645	CLINDAMYCIN PHOSPHATE TOPICAL SOLUTION 10MG/ML 60ML
** 50003287	ERYTHROMYCIN GEL 2% 30GM
** 50003289	ERYTHROMYCIN GEL 2% 65GM
** 50003517	ERYTHROMYCIN SWAB 2%
** 50001646	ERYTHROMYCIN TOPICAL SOLUTION 1.5% 60ML
** 50001647	ERYTHROMYCIN TOPICAL SOLUTION 2.0% 60ML
** 50001648	GENTAMICIN SULFATE CREAM 0.1% 15GM
** 50001649	GENTAMICIN SULFATE OINTMENT 0.1% 15GM
** 50001650	MECLOCYCLINE SULFOSALICYLATE CREAM 1% 20GM
** 50001640	MECLOCYCLINE SULFOSALICYLATE CREAM 1% 45GM
** 50006133	METRONIDAZOLE TOPICAL GEL 0.75% 28.4GM
** 50006421	MUPIROCIN OINTMENT 2% 15GM
** 50003860	NEOMYCIN SULFATE OINTMENT 0.5% 15GM
** 50003861	NEOMYCIN SULFATE OINTMENT 0.5% 30GM
** 60008024	SKIN/MUCOUS MEMBRANE ANTIBIOTIC-NOT OTHERWISE LISTED-IF LAW REQUIRES RX
** 00690860	TERRAMYCIN TOPICAL PWD C POLYMYXIN 30GM
** 50001652	TETRACYCLINE HCL OINTMENT 3% 14.2GM TUBE
** 37000401	TETRACYCLINE TOPICAL SOLUTION 2.2MG/ML

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4240 SKIN/MUCOUS MEMBRANE: ANTI-INFLAMMATORIES
EMERGENCY

Item Number	Drug Name and Strength
40001012	BETAMETHASONE DIPROPIONATE CREAM 0.05% 15GM
40001017	BETAMETHASONE DIPROPIONATE CREAM 0.05% 45GM
40002057	BETAMETHASONE DIPROPIONATE LOTION 0.05% 20ML
40001083	BETAMETHASONE DIPROPIONATE LOTION 0.05% 60ML
40001021	BETAMETHASONE DIPROPIONATE OINTMENT 0.05% 15GM
40001013	BETAMETHASONE DIPROPIONATE OINTMENT 0.05% 45GM
40001018	BETAMETHASONE VALERATE CREAM 0.1% 15GM
40001022	BETAMETHASONE VALERATE CREAM 0.1% 45GM
40001014	BETAMETHASONE VALERATE LOTION 0.1% 60ML
40001009	BETAMETHASONE VALERATE OINTMENT 0.1% 15GM
40001005	BETAMETHASONE VALERATE OINTMENT 0.1% 45GM
00210695	CORTIFOAM AEROSOL 20GM
01050048	DERMASMOOTH/FS OIL 120ML
40001007	FLUOCINOLONE ACETONIDE CREAM 0.01% 15GM
40002062	FLUOCINOLONE ACETONIDE CREAM 0.01% 60GM
40001027	FLUOCINOLONE ACETONIDE CREAM 0.025% 15GM
40001030	FLUOCINOLONE ACETONIDE CREAM 0.025% 60GM
40001035	FLUOCINOLONE ACETONIDE OINTMENT 0.025% 15GM
40001006	FLUOCINOLONE ACETONIDE OINTMENT 0.025% 60GM
40001028	FLUOCINOLONE ACETONIDE TOPICAL SOLUTION 0.01% 60ML
50004127	HYDROCORTISONE CREAM 1% 120GM
50004129	HYDROCORTISONE CREAM 1% 480GM
50004133	HYDROCORTISONE CREAM 1% 60GM
40001071	HYDROCORTISONE CREAM 2.5% 20GM
** 50003135	HYDROCORTISONE ENEMA 100MG/60CC
50004128	HYDROCORTISONE OINTMENT 1% 120GM
50004130	HYDROCORTISONE OINTMENT 1% 480GM
50004136	HYDROCORTISONE OINTMENT 1% 60GM
50004019	HYDROCORTISONE OINTMENT 2.5% 20GM
00321920	PROCTOCORT CREAM C APPLICATOR 30GM
00210690	PROCTOFOAM HC AEROSOL
50005713	TRIAMCINOLONE ACETONIDE CREAM 0.025% 15GM
50005715	TRIAMCINOLONE ACETONIDE CREAM 0.025% 80GM
50005717	TRIAMCINOLONE ACETONIDE CREAM 0.025% 454GM
50005704	TRIAMCINOLONE ACETONIDE CREAM 0.1% 15GM
50005705	TRIAMCINOLONE ACETONIDE CREAM 0.1% 80GM
50005719	TRIAMCINOLONE ACETONIDE CREAM 0.1% 454GM
50005706	TRIAMCINOLONE ACETONIDE CREAM 0.5% 15GM
50005721	TRIAMCINOLONE ACETONIDE OINTMENT 0.025% 15GM
50005723	TRIAMCINOLONE ACETONIDE OINTMENT 0.025% 80GM
50004360	TRIAMCINOLONE ACETONIDE OINTMENT 0.025% 454GM

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4240 SKIN/MUCOUS MEMBRANE: ANTI-INFLAMMATORIES (cont'd)

Item Number	Drug Name and Strength
5005707	TRIAMCINOLONE ACETONIDE OINTMENT 0.1% 15GM
5005708	TRIAMCINOLONE ACETONIDE OINTMENT 0.1% 80GM
5004380	TRIAMCINOLONE ACETONIDE OINTMENT 0.1% 454GM
5004390	TRIAMCINOLONE ACETONIDE OINTMENT 0.5% 15GM

(Source: Emergency amendment at 13 Ill. Reg. 17940, effective November 1, 1989, for a maximum of 150 days)

SECTION 141.4360 SKIN/MUCOUS MEMBRANE: DERMAL ULCERS

EMERGENCY

Item Number	Drug Name and Strength
G** 00030375	ACTIDERM DERMATOLOGICAL PATCH
G** 0580076	ALLEVYN POLYURETHANE FOAM DRESSING 4" X 4"
G** 0581076	ALLEVYN POLYURETHANE FOAM DRESSING 8" X 8"
G** 0514062	ASEPTIN SKIN CREAM 85GM
** 50003531	BALSAM PERU; CASTOR OIL; TRYP SIN 72.5MG; 650MG; 0.1MG/0.82ML AEROSOL 60GM
** 50003533	BALSAM PERU; CASTOR OIL; TRYP SIN 72.5MG; 650MG; 0.1MG/0.82ML AEROSOL 120GM
G** 08117401	BARO ABSORPTION DRESSING UNIT DOSE STERILE PACKETS
G** 08117402	BARO ABSORPTION DRESSING 3GM PACKET
G** 08117403	BARO ABSORPTION DRESSING 6GM PACKET
G** 08117400	BARO ABSORPTION DRESSING 60GM
G** 08130024	BIOCLUSIVE DRESSING 2" X 3"
G** 08131024	BIOCLUSIVE DRESSING 4" X 5"
G** 08132024	BIOCLUSIVE DRESSING 4" X 10"
G** 08133024	BIOCLUSIVE DRESSING 5" X 7"
G** 08134024	BIOCLUSIVE DRESSING 8" X 10"
G** 05140502	BIOLEX WOUND CLEANSER 180ML
G** 05141502	BIOLEX WOUND CLEANSER 355ML
G** 05140552	BIOLEX WOUND GEL 85ML
G** 10102060	CARA-KLENZ SPRAY 180ML
G** 10102160	CARA-KLENZ SPRAY 480ML
G** 10101005	CARRINGTON DERMAL WOUND GEL 15ML
G** 10101030	CARRINGTON DERMAL WOUND GEL 90ML
G** 50000160	COLLAGENASE OINTMENT 250U/GM 15GM
** 50000161	COLLAGENASE OINTMENT 250U/GM 30GM
** 00160024	DEBRISAN 60GM

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4360 SKIN/MUCOUS MEMBRANE: DERMAL ULCERS (cont'd)

EMERGENCY

Item Number	Drug Name and Strength
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** 00161024	DEBRISAN 120GM
** 00162024	DEBRISAN 4GM PACKETS 7'S
** 00163024	DEBRISAN 4GM PACKETS 14'S
** 12815501	DECUBITEX OINTMENT 15GM
** 12816501	DECUBITEX OINTMENT 60GM
** 12814501	DECUBITEX OINTMENT 120GM
** 12814410	DECUBITEX POWDER 10GM
** 12814420	DECUBITEX POWDER 30GM
** 12814430	DECUBITEX POWDER 1GM 30'S
** 12814440	DECUBITEX POWDER 1GM 100'S
G** 02530126	DERMAGRAN OINTMENT 120GM
G** 02531126	DERMAGRAN OINTMENT 480GM
G** 02530127	DERMAGRAN SPRAY 120ML
G** 02531127	DERMAGRAN SPRAY 240ML
G** 02532127	DERMAGRAN SPRAY 3840ML
G** 00032876	DUODERM CGF STERILE DRESSING 4" X 4"
G** 00033876	DUODERM CGF STERILE DRESSING 6" X 6"
G** 00034876	DUODERM CGF STERILE DRESSING 8" X 8"
G** 00031879	DUODERM STERILE HYDROACTIVE PASTE 30GM
G** 00031876	DUODERM STERILE HYDROACTIVE DRESSING 4X4
G** 00031888	DUODERM STERILE HYDROACTIVE DRESSING 6X8
G** 00031986	DUODERM STERILE HYDROACTIVE DRESSING 8X8
G** 00031988	DUODERM STERILE HYDROACTIVE DRESSING 8X12
G** 00031877	DUODERM STERILE HYDROACTIVE GRANULES 4GM ELASE FOR SOLUTION
** 00712221	ELASE OINTMENT 10GM SIZE
** 00711121	ELASE OINTMENT 30GM SIZE
** 00712124	ELASE/CHLOROMYCELIN OINTMENT 10GM SIZE
** 00711124	ELASE/CHLOROMYCELIN OINTMENT 30GM SIZE
G** 08231619	EPI-LOCK PRIMARY DRESSING 4" X 36"
G** 08231620	EPI-LOCK PRIMARY DRESSING 4" X 4"
G** 08231621	EPI-LOCK PRIMARY DRESSING 4" X 8"
G** 08231622	EPI-LOCK PRIMARY DRESSING 6" X 8"
G** 08231623	EPI-LOCK PRIMARY DRESSING 8" X 12"
G** 08231618	EPI-LOCK PRIMARY DRESSING 22" X 36"
G** 0580073	INTRASITE GEL INTERACTIVE HYDROGEL 25GM
G** 0580074	INTRASITE INTERACTIVE HYDROCOLLOID WOUND DRESSING 4" X 4"
G** 0582074	INTRASITE INTERACTIVE HYDROCOLLOID WOUND DRESSING 8" X 8"
G** 05580045	OPSITE TRANSPARENT WOUND DRESSING 2" X 3" (5CM X 7.5CM)

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4360 SKIN/MUCOUS MEMBRANE: DERMAL ULCERS (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
G** 05580042	OPSITE TRANSPARENT WOUND DRESSING 2" X 4" (5CM X 10CM)
G** 05580649	OPSITE TRANSPARENT WOUND DRESSING 5-1/2" X 4" (14CM X 10CM) 10/BOX
G** 05581694	OPSITE TRANSPARENT WOUND DRESSING 5-1/2" X 4" (14CM X 10CM) 50/BOX
G** 05582649	OPSITE TRANSPARENT WOUND DRESSING 5-1/2" X 20" (14CM X 50-3/4)
G** 05583649	OPSITE TRANSPARENT WOUND DRESSING 8" X 6" (20-1/3CM X 15CM)
G** 05586649	OPSITE TRANSPARENT WOUND DRESSING 10-1/4" X 8" (26CM X 20-1/3CM)
G** 05584649	OPSITE TRANSPARENT WOUND DRESSING 11" X 4" (28CM X 10CM)
G** 05585649	OPSITE TRANSPARENT WOUND DRESSING 11" X 6" (28CM X 15CM)
G** 05587649	OPSITE TRANSPARENT WOUND DRESSING 11" X 11-3/4" (28CM X 30CM)
G** 05588649	OPSITE TRANSPARENT WOUND DRESSING 11" X 17-3/4" (28CM X 45CM)
G** 08231251	OPTIPORE SPONGE
G** 08231212	SHUR-CLENS 100ML
G** 08231625	SYNTHADERM DRESSING 4" X 4"
G** 08231626	SYNTHADERM DRESSING 4" X 8"
G** 08231627	SYNTHADERM DRESSING 6" X 8"
G** 08117410	VIGILON WOUND DRESSING 3" X 6" STERILE
G** 08117412	VIGILON WOUND DRESSING 3" X 8" STERILE
G** 08117416	VIGILON WOUND DRESSING 4" X 4" NON-ST
G** 08117411	VIGILON WOUND DRESSING 4" X 4" STERILE
G** 08117413	VIGILON WOUND DRESSING 6" X 8" STERILE
G** 08117414	VIGILON WOUND DRESSING 13" X 24" NON-ST
** 00481500	TRAVASE OINTMENT 14.2GM TUBE

(Source: Emergency amendment at 13 Ill. Reg. 17940,
effective November 1, 1989, for a maximum of 150 days)

SECTION 141.4640 TESTING SUPPLIES
EMERGENCY

Item Number	Drug Name and Strength
*** 01932381	ACETEST REAGENT TABLETS 100'S

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SECTION 141.4640 TESTING SUPPLIES (Cont'd)
EMERGENCY

Item Number	Drug Name and Strength
*** 01932383	ACETEST REAGENT TABLETS 250'S
*** 01932870	ALBUSTIX STRIPS 100'S
*** 01932232	BUMINTEST TABLETS 100'S
*** 09245028	CHEMSTRIP 5 100'S
*** 09245010	CHEMSTRIP BG STRIPS 25'S
*** 09245012	CHEMSTRIP BG STRIPS 50'S
*** 09245030	CHEMSTRIP GP 100'S
*** 09245035	CHEMSTRIP K PAPERS 100'S
*** 09245011	CHEMSTRIP TEST KIT
*** 09245040	CHEMSTRIP UG STRIPS 100'S
*** 09245045	CHEMSTRIP UGK STRIPS 100'S
*** 01932844	CLINISTIX STRIP 50'S
*** 01932105	CLINITEST ANALYSIS SET
*** 01932114	CLINITEST ANALYSIS SET (2 DROP)
*** 09132112	CLINITEST (2 DROP) 36'S
*** 09132113	CLINITEST (2 DROP) 100'S
*** 01932100	CLINITEST TABLET 36'S
*** 01932121	CLINITEST TABLETS 100'S
*** 01933100	CLINITEST TABLET FOIL 100'S
*** 01932867	COMBISTIX 100'S
*** 01932888	DEXTROSTIX REAGENT STRIPS 25'S
*** 01932886	DEXTROSTIX REAGENT STRIPS 100'S
*** 01932884	DEXTROSTIX REAGENT STRIPS FOIL 10'S
*** 01933802	DIASTIX STRIPS 50'S
*** 01932802	DIASTIX STRIPS 100'S
*** 01931000	DIASTIX-5 STRIPS 100'S
*** 03388597	EXACTECH TEST STRIPS 50'S
50000513	FLUORESCHEIN SODIUM OPHT SOLN 2.0% 15CC
*** 05380031	GLUCOSCAN TEST STRIPS 50'S
*** 05380073	GLUCOSCAN TEST STRIPS 100'S
*** 01932627	GLUCOSTIX STRIPS 50'S
*** 01932628	GLUCOSTIX STRIPS 100'S
*** 01932876	HEMA-COMBISTIX 100'S
*** 01932816	HEMASTIX STRIPS 50'S
*** 01932426	HEMATEST TABLET 100'S
50003457	HISTAMINE PHOSPHATE INJECTION 0.275MG/ML
50003458	HISTAMINE PHOSPHATE INJECTION 2.75MG/1ML
50003459	HISTAMINE PHOSPHATE INJECTION 2.75MG/5ML
*** 01933882	KETO-DIASTIX 50'S
*** 01932882	KETO-DIASTIX 100'S
*** 01931010	KETO-DIASTIX 5 100'S
*** 01933880	KETOSTIX STRIPS 50'S
*** 01932880	KETOSTIX STRIPS 100'S

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POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

- 1) Heading of the Part for which proposed rulemaking is being corrected: Organic Material Emission Standards and Limitations.
- 2) Code Citation: 35 Ill. Adm. Code 215
- 3) Illinois Register citation to Notice of Proposed Rules (Amendments, Repealer): 13 Ill. Reg. 15551, October 6, 1989
- 4) Sections being Corrected: 215.585
- 5) Correction(s) being made:
 - a. In Section 215.585(a)(1) "1990" has been corrected to "1991".
 - b. In Section 215.585(a)(2) "1991" has been corrected to "1992", and "July 1 to August 31" has been corrected to "June 1 to September 15".
 - c. In Section 215.585(b) "9.5 psi (65.5 kPa)" has been corrected to "9.0 psi (62.1 kPa)" and "1990" has been corrected to "1991".

Proposed Section 215.585 therefore reads in its entirety:

Section 215.585 Gasoline Volatility Standards

- a) No person shall sell, offer for sale, dispense, supply, offer for supply, or transport for use in Illinois gasoline whose Reid vapor pressure exceeds the applicable limitations set forth in subsections (b) and (c) during the regulatory control periods set forth as follows:
 - 1) The regulatory control period for calendar year 1991 shall be July 1 to August 31 for retail outlets, wholesale purchaser-consumer facilities, and all other facilities.
 - 2) The regulatory control period for calendar year 1992 and each calendar year thereafter shall be June 1 to September 15 for retail outlets, wholesale purchaser-consumer facilities, and all other facilities.
- b) The Reid vapor pressure of gasoline, a measure of its

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

- volatility, shall not exceed 9.0 psi (62.1 kPa) during the regulatory control period in 1991 and each year thereafter.
- c) The Reid vapor pressure of ethanol blend gasolines shall not exceed the limitations for gasoline set forth in subsection (b) by more than 1.0 psi (6.9 kPa). Notwithstanding this limitation, blenders of ethanol blend gasolines whose Reid vapor pressure is less than 1.0 psi above the base stock gasoline immediately after blending with ethanol are prohibited from adding butane or any product that will increase the Reid vapor pressure of the blended gasoline.
- d) All sampling of gasoline required pursuant to the provisions of this Section shall be conducted by one or more of the following approved methods or procedures which are incorporated by reference in Section 215.105.
 - 1) For manual sampling, ASTM D4057;
 - 2) For automatic sampling, ASTM D4177;
 - 3) Sampling Procedures for Fuel Volatility, 40 CFR 80 Appendix D.
- e) The Reid vapor pressure shall be measured in accordance with test method ASTM D323 or in the case of gasoline-oxygenate blends which contains water-extractable oxygenates, a modification of ASTM D323 as set forth in 40 CFR 80, Appendix E, incorporated by reference in Section 215.105.
- f) The ethanol content of ethanol blend gasolines shall be determined by use of one of the approved testing methodologies specified in 40 CFR 80, Appendix F, incorporated by reference in Section 215.105.
- g) Any alternate to the sampling or testing methods or procedures contained in subsections (d), (e) and (f) must be approved by the Agency which shall consider data comparing the performance of the proposed alternative to the performance of one or more approved test methods or procedures. Such data shall accompany any request for Agency approval of an alternate test procedure.
- h) Each refiner or supplier that distributes gasoline or ethanol blends shall:

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF PUBLIC INFORMATION

NOTICE OF ACCEPTANCE OF AN APPLICATION BY
MERCANTILE BANK OF INDIANA, TO
ACQUIRE MEADOWVIEW BANK OF INDIANA, INC.,
KANKAKEE, ILLINOIS, AND THEREBY INDIRECTLY ACQUIRE FIRST
NATIONAL BANK OF KANKAKEE COUNTY, KANKAKEE,
ILLINOIS.

Pursuant to Section 3.071(d) of the Illinois Bank Holding Company
Act of 1957 (Ill. Rev. Stat. 1987, ch. 17, par. 2510.01(d)),
notice is hereby given that the Commissioner of Banks and Trust
Companies has accepted for processing an application by
MERCANTILE BANK OF INDIANA, INC., 5243 Hohman Avenue, Hammond, Indiana
46320 to acquire MEADOWVIEW BANK OF INDIANA, INC., 101 Meadowview Center,
Kankakee, Illinois 60901, and thereby indirectly acquire First
National Bank of Kankakee County, Kankakee, Illinois 60901.
Interested persons who desire to comment on this proposed
acquisition may submit their comments in writing no later than 14
days after the publication of this notice to either:

Jerry D. Cavanaugh
Harold F. Boede
Commissioner of Banks and Trust Companies
Room 100 Reisch Building
117 South Fifth Street
Springfield, Illinois 62701

POLLUTION CONTROL BOARD

ILLINOIS REGISTER

NOTICE OF CORRECTIONS TO PROPOSED RULES

1) During the regulatory control period, document and
clearly designate the Reid vapor pressure of all
gasoline or ethanol blends leaving the refinery or
distribution facility for use in Illinois. Any
facility receiving this gasoline shall be provided
with a copy of the accompanying document specifying
the Reid vapor pressure.

2) Maintain records for a period of two years on the
Reid vapor pressure, quantity shipped and date of
delivery of any gasoline or ethanol blends leaving
the refinery or distribution facility for use in
Illinois. The Agency shall be provided with copies
of such records, if requested.

1) Each retail outlet and facility operated by a wholesale
purchaser-consumer shall, for a period of at least two
years during the regulatory control period, maintain
records regarding each delivery of gasoline, which shall
include Reid vapor pressure, quantity received and date
received. The Agency shall be provided with copies of
such records, if requested.

(Source: Added at _____ Ill. Reg. _____ effective _____.)

DEPARTMENT OF LABOR

NOTICE OF PUBLIC INFORMATION

LIST OF CONTRACTORS PROHIBITED FROM AN AWARD
OF A CONTRACT OR A SUBCONTRACT
FOR PUBLIC WORKS PROJECTS

Pursuant to the provisions of Paragraph 11a of the Illinois Prevailing Wage Act (Ill. Rev. Stat. 1987, ch. 48, par 39s-1--39s-12), the Director of the Illinois Department of Labor gives notice that the following contractor has been found to have disregarded his obligations to employees under the Prevailing Wage Act and is prohibited from being awarded any contract or subcontract for a public works project for two (2) years beginning from the date of this publication:

Herbert J. Warden, Jr.

American Diversified Construction Company, Inc.

R. R. #1, Box 527B

Cross Plains, TN 37049

Paragraph 11a of the Prevailing Wage Act provides in part that:

"No contract shall be awarded to a contractor or subcontractor appearing on the list, or to any firm, corporation, partnership or association in which such contractor or subcontractor has an interest until 2 years have elapsed from the date of publication of the list obtaining the name of such contractor or subcontractors."

Copies of the Illinois Prevailing Wage Act and the stipulation in the proceeding are available from:

The Illinois Department of Labor
Conciliation and Mediation Division
Room 300
#1 West Old State Capitol Plaza
Springfield, Illinois 62701-1217

DEPARTMENT OF REVENUE

NOTICE OF PUBLIC INFORMATION

1. Statute requiring agency to publish this information in the Illinois Register:

Name of Act: Illinois Department of Revenue Sunshine Act
Citation: Ill. Rev. Stat. 1987, ch. 127, par. 2001
(Public Act 82-727, effective November 12, 1981)

2. Summary of information:

Index of Department of Revenue income tax letter rulings issued for the Third Quarter of 1989.

The ruling letters are listed numerically with a brief synopsis under the following subjects:

Addition Modifications

Bond Premium Amortization

Dividends

Interest

Net Operating Loss

Zero Coupon Bonds

Other Rulings

(not included above)

Administrative Review

Allocation

(For Alternative Allocation rulings, see that heading)

Alternative Allocation

Amnesty

Apportionment

Financial Organizations

Insurance Companies

Payroll Factor

Property Factor

Sales Factor

Transportation Services

Other Rulings

(not included above)

Assessment

Bankruptcy

Base Income

(Also See Addition Modifications, Fringe Benefits,

Subtraction Modifications)

Books and Records

Bulk Sales: See Sales Outside the Ordinary Course of Business (Bulk Sales)

Business Income

Capital Gains (Losses)

(Also See Subtraction Modifications - Valuation Limitation)

Check Off Funds

Circuit Breaker

Claims for Refund: See Refunds

Collection

Combined Unitary Return

(Also See Unitary)

Commercial Domicile

Compensation

Composite Returns

Confidentiality

Credits

Coal Research and Utilization

Credit for Replacement Tax Paid

Enterprise Zone Investment

Foreign Tax

High Impact Business Investment

Jobs Tax

Replacement Tax Investment

Training Expense

Other Rulings

(not included above)

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DEPARTMENT OF REVENUE

NOTICE OF PUBLIC INFORMATION

Copies of the ruling letters themselves are available for inspection and may be purchased for a minimum of \$1.00 per opinion plus 25¢ per page for each page over one.

The annual index of income tax letter rulings (all four quarters) is available for \$4.50 (this price includes both income tax and sales tax).

3. Name and address of person to contact concerning this information:

Margaret Forth
Legal Division
101 West Jefferson Street
Springfield, Illinois 62794
Telephone: (217) 782-6996

DEPARTMENT OF REVENUE

1989 THIRD QUARTER SUNSHINE INDEX

ADDITION MODIFICATIONS - INTEREST

- IT 89-213 08/29/89 Certain Illinois Housing Development bonds and notes are exempt from taxation pursuant to Ch. 67 1/2, ¶331 of the Illinois Revised Statutes. May contact the Illinois Housing Development Authority to ascertain if the bond is exempt from Illinois income taxation. If the income from the bond is not included in federal adjusted gross income, the income should be added back on your Illinois income tax return. If it is determined that it is exempt from Illinois income tax, the income may then be subtracted on the appropriate line of the Illinois income tax return.
- IT 89-237 09/25/89 Income tax charts were forwarded.

ALLOCATION

(For Alternative Allocation rulings, see that heading)

- IT 89-185 07/19/89 Discusses Illinois income taxation of part-year residents as partners, beneficiaries of trust, and as shareholders of S corporation. Explains Illinois income tax treatment of recovery of bad debts.
- IT 89-207 08/25/89 Discusses Illinois income taxation of S corporations and partnerships, including apportionment and allocation of income, net losses and Illinois net loss deduction, composite returns, and penalty for failure to file tax return.
- IT 89-220 09/05/89 Discusses Illinois income taxation of nonresident professional athlete employed by an Illinois professional team.

ALTERNATIVE ALLOCATION

- IT 89-238 09/25/89 Alternative allocation of taxpayer's business income under IITA §304(f) denied.
- IT 89-239 09/25/89 Alternative allocation of taxpayer's income under IITA §304(f) denied.
- IT 89-240 09/25/89 Alternative allocation of taxpayer's business income under IITA §304(f) denied.

APPORTIONMENT - Payroll Factor

- IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

IT 89-207 08/25/89 Discusses Illinois income taxation of S corporations and partnerships, including apportionment and allocation of income, net losses and Illinois net loss deduction, composite returns, and penalty for failure to file tax return.

IT 89-236 09/21/89 Discusses application of IIT Reg. §100.3700(d) to years 1985 and 1986 in regard to partnership joint venture unitary business income and factors with those of corporate partner or joint venturer.

IT 89-237 09/25/89 Income tax charts were forwarded.

BANKRUPTCY

IT 89-191 07/27/89 Discusses Illinois income tax treatment of partnership which has attributable income by reason of discharge of indebtedness which occurs in a title 11 bankruptcy proceeding or when taxpayer is insolvent.

BASE INCOME

(Also See Addition Modifications, Fringe Benefits, Subtraction Modifications) IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

IT 89-179 07/11/89 The term "mathematical error" includes more than errors in arithmetic. The definition, among other things, includes attempts to claim, exclude, deduct, or improperly report an item of income, exemption, deduction or credit.

IT 89-185 07/19/89 Discusses Illinois income taxation of part-year residents as partners, beneficiaries of trust, and as shareholders of S corporation. Explains Illinois income tax treatment of recovery of bad debts.

IT 89-191 07/27/89 Discusses Illinois income tax treatment of partnership which has attributable income by reason of discharge of indebtedness which occurs in a title 11 bankruptcy proceeding or when taxpayer is insolvent.

IT 89-197 08/03/89 Response to questionnaire pertaining to withholding requirements in regard to sick pay benefits provided through third party payors.

IT 89-198 08/07/89 In the case of non-military personnel this Department has not determined that a person becomes a nonresident after an absence from Illinois, or an intended absence for affixed period of time, such as two years or more. All of the

APPORTIONMENT - Property Factor IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

APPORTIONMENT - Sales Factor IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

IT 89-208 08/28/89 Discusses nexus and Illinois income taxation of foreign corporation which performs certain services pursuant to a consulting or sublicense agreement.

IT 89-212 08/29/89 The Missouri corporation fabricates steel products which it sells in Illinois to a general contractor. Because the income-producing activity (fabrication) is done entirely in the State of Missouri, the income-producing activity, based on costs of performance, is attributed to Missouri, and not to Illinois by the requirements of IITA §304(a)(3)(3). This Missouri corporation would not have an Illinois sales factor. Because this corporation has no property, payroll, or sales factor, it would have no business income subject to Illinois income tax. Section 502(a)(2) of the IITA requires that a corporation is required to file an Illinois income tax return if it is qualified to do business in Illinois and is required to file a federal income tax return. The Illinois income tax return will report zero business income apportionable to Illinois at line 8, Part III of IL-1120.

IT 89-221 09/05/89 Discusses whether or not Illinois residents employed by an out-of-state corporation qualify as "independent contractors."

IT 89-228 09/14/89 Discusses the Illinois income tax liability of a Pennsylvania general partnership rendering income advisory services to individuals with regard to their security portfolio.

APPORTIONMENT - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 89-192 07/27/89 Discusses apportionment of business income of corporations engaged in the leasing of tangible personal property in Illinois.

DEPARTMENT OF REVENUE

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facts and circumstance of each particular case must be considered. IIT Reg. §100.3250. Because foreign earned income of a qualified individual would be excluded from adjusted gross income pursuant to IRC §911, such income would effectively be excluded from Illinois income tax. This Department will grant an automatic extension of 6 months to an individual to file his or her income tax return. No application form is required. The Department will approve an extension of more than 6 months if an extension of more than 6 months is granted by the IRS. The taxpayer must attach a copy of the approved federal extension to his or her return when it is filed.

- IT 89-201 08/17/89 Response to questionnaire in regard to corporate state income tax.
- IT 89-202 08/17/89 The IITA §203(a)(2)(E) provides individuals with a deduction for distributions received from federally tax-qualified retirement plans, and because such amounts are not included in Illinois base income they are not subject to Illinois income tax withholding. If the pension/profit sharing plans are not so federally tax-qualified, distributions from the plans are taxable by Illinois and are subject to withholding pursuant to IITA §701(a) and §(701(b)).
- IT 89-207 08/25/89 Discusses Illinois income taxation of S corporations and partnerships, including apportionment and allocation of income, net losses and Illinois net loss deduction, composite returns, and penalty for failure to file tax return.
- IT 89-211 08/29/89 Both prior to and subsequent to the Davis v. Michigan decision, the IITA has allowed a subtraction from adjusted gross income of amounts, included in adjusted gross income which are "distributions under the provisions of any retirement or disability plan for employees of any governmental agency or unit." IITA §203(a)(2)(E). Because the plans of any governmental agency or unit are included within this provision, there is no violation of intergovernmental tax immunity.
- IT 89-225 09/11/89 As a result of the Tax Reform Act of 1986, beginning in 1987 moving expenses can only be deducted for federal purposes as an itemized deduction on Schedule A. Since there is no longer an adjustment before adjusted gross income (the starting figure for Illinois purposes) for moving expenses on the federal return, no adjustment for moving expenses is allowed on the Illinois individual income tax return.
- IT 89-237 09/25/89 Income tax charts were forwarded.

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COLLECTION

- IT 89-203 08/18/89 Explanation of maximum compensation subject to wage deduction orders and procedure required for installment agreement with Department.

COMBINED UNITARY RETURN
(Also See Unitary)

- IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

COMPENSATION

- IT 89-187 07/21/89 Illinois income tax rate for individuals increases 2.5% to 3.0%, effective July 1, 1989. Compensation includes bonuses. There are no changes to payroll income tax withholding formula.
- IT 89-220 09/05/89 Discusses Illinois income taxation of nonresident professional athlete employed by an Illinois professional team.
- IT 89-224 09/11/89 Discusses the residence of military personnel who consider Illinois as their residence, but who are stationed outside Illinois. Also refers to Illinois income tax obligations of such persons.

COMPOSITE RETURNS

- IT 89-195 07/31/89 S corporations granted permission to file composite income tax returns for its shareholders for years 1983 through 1986 using current Forms IL-1023-C. Advised taxpayer of individual income tax rate and S corporation replacement tax rate for years 1983 through 1986.
- IT 89-206 08/14/89 Discusses the filing of a composite return in a situation involving an S corporation having a grantor trust and nonresidents as shareholders.
- IT 89-207 08/25/89 Discusses Illinois income taxation of S corporations and partnerships, including apportionment and allocation of income, net losses and Illinois net loss deduction, composite returns, and penalty for failure to file tax return.

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DEPARTMENT OF REVENUE

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EXEMPT ORGANIZATIONS

IT 89-184 07/19/89 Section 205(a) of the Illinois Income Tax Act (IITA) exempts from Illinois income tax the base income of an organization which is exempt from federal income tax by reason of IRC §501(a). An Illinois income tax is imposed on the unrelated business taxable income as determined under IRC §512. Form IL-990-T is the Income and Replacement Tax Return for exempt organizations.

EXEMPTIONS

IT 89-188 07/21/89 Public Act 86-18 increased the individual Illinois income tax rate from 2.5% to 3.0%. This new 3.0% individual income tax rate is applicable to net income attributable to the period after June 30, 1989. The 3.0% rate reverts to 2.5% for the period after June 30, 1991. Section 702 of the Illinois Income Tax Act allows a taxpayer a withholding exemption an amount equal to \$1,000 for each \$1,000 eligible for subtraction on his Illinois income tax return as Illinois real estate taxes paid during the taxable year. P.A. 86-18 permits a taxpayer, in calculating base income, to deduct double the amount of real property taxes imposed and paid on the taxpayer's principal residence. A taxpayer who elected to do so, could claim a corresponding withholding exemption increase for the increased deduction for the real property taxes on taxpayer's principal residence.

IT 89-205 08/23/89 Discusses the new income tax rates for individuals and corporations and the additional exemptions for the blind and elderly.

EXTENSIONS

IT 89-198 08/07/89 In the case of non-military personnel this Department has not determined that a person becomes a nonresident after an absence from Illinois, or an intended absence for a fixed period of time, such as two years or more. All of the facts and circumstances of each particular case must be considered. IIT reg. §100.3250. Because foreign earned income of a qualified individual would be excluded from adjusted gross income pursuant to IIC §911, such income would effectively be excluded from Illinois income tax. This Department will grant an automatic extension of 6 months to an individual to file his or her income tax return. No application form is required. The Department will approve an extension of more than 6 months if an extension of more than 6 months is granted

DEPARTMENT OF REVENUE

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by the IRS. The taxpayer must attach a copy of the approved federal extension to his or her return when it is filed.

IT 89-237 09/25/89 Income tax charts were forwarded.

FOREIGN SALES CORPORATIONS (FSC's)

IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

FORMS

IT 89-204 08/18/89 Name of executive director of private, non-profit corporation, whose officers change annually, and whose volunteer Board of Directors serve three year terms, could be inserted on Line 18 of Section 1 of Form NUC-1.

FRINGE BENEFITS - IRC §125 "Cafeteria plans"

IT 89-233 09/19/89 Discusses IITA treatment of third-party sick pay, 401 K plans, cafeteria plans, and employer paid sick pay.

FRINGE BENEFITS - IRC §401(K) Plans

IT 89-233 09/19/89 Discusses IITA treatment of third-party sick pay, 401 K plans, cafeteria plans, and employer paid sick pay.

FRINGE BENEFITS - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 89-197 08/03/89 Response to questionnaire pertaining to withholding requirements in regard to sick pay benefits provided through third party payors.

IT 89-225 09/11/89 As a result of the Tax Reform Act of 1986, beginning in 1987 moving expenses can only be deducted for federal purposes as an itemized deduction on Schedule A. Since there is no longer an adjustment before adjusted gross income (the starting figure for Illinois purposes) for moving expenses on the federal return, no adjustment for moving expenses is allowed on the Illinois individual income tax return.

IT 89-233 09/19/89 Discusses IITA treatment of third-party sick pay, 401 K plans, cafeteria plans, and employer paid sick pay.

INFORMATION REPORTS

IT 89-182 07/14/89 Illinois does not require the filing of Forms 5498, 1099R or SSA W-2P for reporting purposes. Additionally, state income tax withholding is not required on IRA distributions.

IT 89-189 07/21/89 Explains Illinois income tax withholding requirements. Discusses distinction between employees and independent contractors, and information reports for payments under personal service contracts.

IT 89-217 Response to questionnaire indicated that the Illinois Income Tax Act does not require information reports to report the payment of interest or principal held.

IT 89-223 09/06/89 IITA §203(a)(2)(E) provides individuals with a deduction for distributions received from federally tax-qualified retirement plans. Since such amounts are not included in Illinois base income, they are not subject to Illinois income tax withholding and reporting of such payments is not required.

IT 89-226 09/12/89 The Illinois Department of Revenue has no reporting requirements involving notice by an insurance company of the death of an insured.

IRC §338

IT 89-223 9/05/89 IRC §338: Letter in regard to IRC §338(h)(10) was forwarded.

MILITARY

(Also See Subtraction Modifications)

IT 89-224 09/11/89 Discusses the residence of military personnel who consider Illinois as their residence, but who are stationed outside Illinois. Also refers to Illinois income tax obligations of such persons.

MISCELLANEOUS

IT 89-219 09/05/89 Questionnaire in regard to Illinois state law pertaining to refunds, discriminatory taxation, assessment, and unconstitutional tax preference.

IT 89-234 09/20/89 Discusses provisions of the State Comptroller Act (Ill. Rev. Stat. 1987, ch. 15), in regard to time limit for

presenting state warrants for payment, authority of Comptroller to replace warrant, and remedies available to holder of warrant.
IT 89-244 09/29/89 Information forwarded regarding Illinois income tax treatment of corporations, partnerships and S corporations.

NET INCOME (LOSS) AND NET LOSS DEDUCTION (IITA §207)
(Also See Base Income, Capital Gains (Losses), Combined Unitary Return, Net Operating Loss and Net Operating Loss Deduction, Unitary)
IT 89-207 08/25/89 Discusses Illinois income taxation of S corporations and partnerships, including apportionment and allocation of income, net losses and Illinois net loss deduction, composite returns, and penalty for failure to file tax return.

IT 89-237 09/25/89 Income tax charts were forwarded.

NET OPERATING LOSS AND NET OPERATING LOSS DEDUCTION

IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

PARTNERSHIPS

IT 89-175 07/06/89 Discusses filing requirements of partnership and partners who are nonresidents of Illinois.

IT 89-185 07/19/89 Discusses Illinois income taxation of part-year residents as partners, beneficiaries of trust, and as shareholders of S corporation. Explain Illinois income tax treatment of recovery of bad debts.

IT 89-191 07/27/89 Discusses Illinois income tax treatment of partnership which has attributable income by reason of discharge of indebtedness which occurs in a title II bankruptcy proceeding or when taxpayer is insolvent.

IT 89-207 08/25/89 Discusses Illinois income taxation of S corporations and partnerships, including apportionment and allocation of income, net losses and Illinois net loss deduction, composite returns, and penalty for failure to file tax return.

IT 89-228 09/14/89 Discusses the Illinois income tax liability of a Pennsylvania general partnership rendering income advisory services to individuals with regard to their security portfolio.

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IT 89-229 09/15/89 Even though a partnership may take a subtraction modification for an amount equal to all amounts of income distributable to an entity subject to the replacement tax, such a subtraction is not available to an S corporation because IITA §203(b)(2) contains no such subtraction modification.

IT 89-236 09/21/89 Discusses application of IIT Reg. §100.3700(d) to years 1985 and 1986 in regard to partnership joint venturer unitary business income and factors with those of corporate partner or joint venturer.

PENALTIES - FAILURE TO FILE (IITA §1001)

IT 89-207 08/25/89 Discusses Illinois income taxation of S corporations and partnerships, including apportionment and allocation of income, net losses and Illinois net loss deduction, composite returns, and penalty for failure to file tax return.

PENALTIES - FAILURE TO PAY ESTIMATED TAX (IITA §804)

IT 89-200 08/09/89 Explanation of percentage figures that are on Line 8 of Exception 3 worksheet in Part III of 1988 Form IL-2210.

IT 89-216 08/31/89 Explanation of percentage figures that are on Line 8 of Exception 3 worksheet in Part III of 1988 Form IL-2210.

IT 89-232 09/19/89 Discusses quarterly estimated tax due when income of an individual is annualized pursuant to IITA §804(d)(4).

PENALTIES - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

PENSIONS

(Also See Subtraction Modifications)

IT 89-177 07/06/89 Questionnaire in regard to Illinois income taxation of pensions.

IT 89-230 09/18/89 Distributions from IRC §457 State and Local Government Deferred Compensation Plans are not taxable under the Illinois Income Tax Act. IRC §457 deferred compensation plans are government retirement plans and that distribution

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from such plans will qualify as Illinois income tax subtraction modifications. Letter Ruling IT 89-026. Such distributions are not subject to Illinois income tax withholding.

PROTEST

IT 89-242 09/26/89 Explains procedure for protesting and requesting a hearing after denial of claim for refund. IITA does not permit subtraction modification for itemized deductions.

PUBLIC LAW 86-272/NEXUS

IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

IT 89-192 07/27/89 Discusses apportionment of business income of corporations engaged in the leasing of tangible personal property in Illinois.

IT 89-199 08/07/89 Correction to nexus questionnaire. Neither qualification to do business in Illinois nor a drop shipment, without further activity in this state, would create nexus in Illinois.

IT 89-221 09/05/89 Discusses whether or not Illinois residents employed by an out-of-state corporation qualify as "independent contractors."

IT 89-227 09/13/89 Corporation which exceeds the "mere solicitation" standard of P.L. 86-272 loses immunity from income taxation.

IT 89-243 09/28/89 The leasing of cars solely for the use of sales representatives in soliciting business does not create nexus but activity beyond mere solicitation of orders subjects out-of-state corporation to Illinois income tax.

RATE OF TAX

IT 89-187 07/21/89 Illinois income tax rate for individuals increases from 2.5% to 3.0%, effective July 1, 1989. Compensation includes bonuses. There are no changes to payroll income tax withholding formula.

IT 89-188 07/21/89 Public Act 86-18 increased the individual Illinois income tax rate from 2.5% to 3.0%. This new 3.0% individual income tax rate is applicable to net income attributable to the period after June 30, 1989. The 3.0% rate net income

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- IT 89-229 09/15/89 Even though a partnership may take a subtraction modification for an amount equal to all amounts of income distributable to an entity subject to the replacement tax, such a subtraction is not available to an S corporation because IITA §203(b)(2) contains no such subtraction modification.
- IT 89-237 09/25/89 Income tax charts were forwarded.

SALES OUTSIDE THE ORDINARY COURSE OF BUSINESS (BULK SALES)

- IT 89-218 09/05/89 Discusses applicability of IITA §902(d) with respect to collateral subject to a foreclosure agreement between debtor and creditor.

SUBTRACTION MODIFICATIONS - QUALIFIED PENSION PLANS

- IT 89-177 07/06/89 Questionnaire in regard to Illinois income taxation of pensions.
- IT 89-202 08/17/89 The IITA §203(a)(2)(E) provides individuals with a deduction for distributions received from federally tax-qualified retirement plans, and because such amounts are not included in Illinois base income they are not subject to Illinois income tax withholding. If the pension/profit sharing plans are not so federally tax-qualified, distributions from the plans are taxable by Illinois and are subject to withholding pursuant to IITA §701(a) and §701(b).
- IT 89-211 08/29/89 Both prior to and subsequent to the Davis v. Michigan decision, the IITA has allowed a subtraction from adjusted gross income of amounts, included in adjusted gross income which are "distributions under provisions of any retirement or disability plan for employees of any governmental agency or unit." IITA §203(a)(2)(E). Because the plans of any governmental agency or unit are included within this provision, there is no violation of intergovernmental tax immunity.
- IT 89-214 08/29/89 Annuity payments under the Retired Serviceman's Family Protection Plan and the Survivor Benefit Plan qualify for the Illinois subtraction modification for distributions from government retirement plans.
- IT 89-215 08/29/89 IITA §203(a)(2)(E) provides a subtraction modification from adjusted gross income for distributions received from any retirement or disability plan for employees of any governmental agency if the distributions were included in the

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- computation of federal adjusted gross income. Therefore military disability retired pay is not subject to Illinois income taxation.
- IT 89-223 09/06/89 IITA §203(a)(2)(E) provides individuals with a deduction for distributions received from federally tax-qualified retirement plans. Since such amounts are not included in Illinois base income, they are not subject to Illinois income tax withholding and reporting of such payments is not required.
- IT 89-230 09/18/89 Distributions from IRC §457 State and Local Government Deferred Compensation Plans are not taxable under the Illinois Income Tax Act. IRC §457 deferred compensation plans are government retirement plans and that distribution from such plans will qualify as Illinois income tax subtraction modifications. Letter Ruling IT 89-026. Such distributions are not subject to Illinois income tax withholding.

SUBTRACTION MODIFICATIONS - OTHER RULINGS (NOT INCLUDED ABOVE)

- IT 89-213 08/29/89 Certain Illinois Housing Development bonds and notes are exempt from taxation pursuant to Ch. 67 1/2, ¶331 of the Illinois Revised Statutes. May contact the Illinois Housing Development Authority to ascertain if the bond is exempt from Illinois income taxation. If the income from the bond is not included in federal adjusted gross income, the income should be added back on your Illinois income tax return. If it is determined that it is exempt from Illinois income tax, the income may then be subtracted on the appropriate line of the Illinois income tax return.
- IT 89-229 09/15/89 Even though a partnership may take a subtraction modification for an amount equal to all amounts of income distributable to an entity subject to the replacement tax, such a subtraction is not available to an S corporation because IITA §203(b)(2) contains no such subtraction modification for itemized deductions.
- IT 89-242 09/26/89 Explains procedure for protesting and requesting a hearing after denial of claim for refund. IITA does not permit subtraction modification for itemized deductions.

TRANSFEREES

(Also See Sales Outside the Ordinary Course of Business (Bulk Sales))

- IT 89-209 08/29/89 The Department is of the opinion that IITA §1405 gives it the right to recover unpaid Illinois income tax,

interest, and penalty owed by a decedent, from heirs who receive probate assets without discharging the debts of a decedent.

TRUSTS

IT 89-185 07/19/89 Discusses Illinois income taxation of part-year residents as partners, beneficiaries of trust, and as shareholders of S corporation. Explains Illinois income tax treatment of recovery of bad debts.

IT 89-206 08/14/89 Discusses the filing of a composite return in a situation involving an S corporation having a grantor trust and nonresidents as shareholders.

UNITARY

(Also See Combined Unitary Return)

IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

IT 89-236 09/21/89 Discusses application of IIT Reg. §100.3700(d) to years 1985 and 1986 in regard to partnership joint venturer unitary business income and factors with those of corporate partner or joint venturer.

VOLUNTARY DISCLOSURE AGREEMENTS

IT 89-241 09/26/89 A voluntary disclosure is a notification to the Department by a taxpayer or his representative prior to opening of audit or investigation that taxpayer failed to file or filed an erroneous return.

WITHHOLDING - EMPLOYEE BENEFITS

IT 89-183 07/17/89 Explanation of Department responses to certain questions in special compensation questionnaire in regard to Illinois income tax withholding.

IT 89-197

08/03/89 Response to questionnaire pertaining to withholding requirements in regard to sick pay benefits provided through third party payors.

IT 89-188

07/21/89 Public Act 86-18 increased the individual Illinois income tax rate from 2.5% to 3.0%. This new 3.0% individual income tax rate is applicable to net income attributable to

IT 89-202 08/17/89 The IITA §203(a)(2)(E) provides individuals with a deduction for distributions received from federally tax-qualified retirement plans, and because such amounts are not included in Illinois base income they are not subject to Illinois income tax withholding. If the pension/profit sharing plans are not so federally tax-qualified, distributions from the plans are taxable by Illinois and are subject to withholding pursuant to IITA §701(a) and §701(b).

IT 89-230 09/18/89 Distributions from IRC §457 State and Local Government Deferred Compensation Plans are not taxable under the Illinois Income Tax Act. IRC §457 deferred compensation plans are government retirement plans and that distribution from such plans will qualify as Illinois income tax subtraction modifications. Letter Ruling IT 89-026. Such distributions are not subject to Illinois income tax withholding.

IT 89-233 09/19/89 Discusses IITA treatment of third-party sick pay, 401 K plans, cafeteria plans, and employer paid sick pay.

WITHHOLDING - PERSONAL SERVICE CONTRACTS (IITA §708)

IT 89-189 07/21/89 Explains Illinois income tax withholding requirements. Discusses distinction between employees and independent contractors, and information reports for payments under personal service contracts.

WITHHOLDING - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 89-174 07/06/89 State Business Taxation Questionnaire concerning manufacturing corporations.

IT 89-176 07/06/89 Questionnaire regarding Illinois income tax withholding.

IT 89-182 07/14/89 Illinois does not require the filing of Forms 5498, 1099R or SSA W-2P for reporting purposes. Additionally, state income tax withholding is not required on IRA distributions.

IT 89-187 07/21/89 Illinois income tax rate for individuals increases from 2.5% to 3.0%, effective July 1, 1989. Compensation includes bonuses. There are no changes to payroll income tax withholding formula.

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the period after June 30, 1989. The 3.0% rate reverts to 2/5% for the period after June 30, 1991. Section 702 of the Illinois Income Tax Act allows a taxpayer a withholding exemption an amount equal to \$1,000 for each \$1,000 eligible for subtraction on his Illinois income tax return as Illinois real estate taxes paid during the taxable year. P.A. 86-18 permits a taxpayer, in calculating base income, to deduct double the amount of real property taxes imposed and paid on the taxpayer's principal residence. A taxpayer who elected to do so, could claim a corresponding withholding exemption increase for the increased deduction for the real property taxes on taxpayer's principal residence.

IT 89-189	07/21/89	Explains Illinois income tax withholding requirements. Discusses distinction between employees and independent contractors, and information reports for payments under personal service contracts.
IT 89-190	07/24/89	The payroll withholding agent designated under IRC 3504 should serve in that same capacity for Illinois withholding purposes. Every employer deducting withholding taxes must register with the Department by filing Form IL-NUC-1. The agent designated under IRC §504 should attach to its quarterly Illinois withholding tax return (IL-941) a copy of each federal Form 2678 which has been filed with the Internal Revenue Service to establish the agency. The designation of an agent will not relieve the employer of any liability with regard to withholding.
IT 89-223	09/06/89	IITA §203(a)(2)(E) provides individuals with a deduction for distributions received from federally tax-qualified retirement plans. Since such amounts are not included in Illinois base income, they are not subject to Illinois income tax withholding and reporting of such payments is not required.
IT 89-237	09/25/89	Income tax charts were forwarded.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of October 30, 1989 through November 3, 1989 and have been scheduled for review by the Committee at its December 14, 1989 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its December meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
12/14/89	Illinois Commerce Commission, Purchase and Sale of Electric Energy from Qualified Solid Waste Energy Facilities (83 Ill. Adm. Code 445)	8/18/89 13 Ill. Reg. 13129	December 14, 1989
12/14/89	Department of Professional Regulation, Podiatric Medical Practice Act of 1987 (68 Ill. Adm. Code 1360)	9/8/89 13 Ill. Reg. 14004	December 14, 1989
12/15/89	Department of Public Aid, Aid to the Aged, Blind or Disabled (89 Ill. Adm. Code 113)	9/15/89 13 Ill. Reg. 14263	December 14, 1989
12/15/89	Department of Commerce and Community Affairs, Training Services for the Disadvantaged (56 Ill. Adm. Code 2610)	4/14/89 13 Ill. Reg. 5017	December 14, 1989
12/15/89	Department of Transportation, Allocation of Water From Lake Michigan (92 Ill. Adm. Code 730)	9/15/89 13 Ill. Reg. 14357	December 14, 1989
12/15/89	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	9/15/89 13 Ill. Reg. 14265	December 14, 1989

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at North Suburban Synagogue Beth El. She has a deep commitment to conservative Jewish education;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim December 3, 1989, as DOROTHY FRANKEL WEXLER DAY in Illinois in recognition of her contributions to Jewish education.

Issued by the Governor October 30, 1989.

Filed with the Secretary of State November 6, 1989.

89-520

ILLINOIS ECONOMIC BOARD DAY

Whereas, the General Assembly created the Illinois Economic Board to advise and consult with the Illinois Department of Commerce and Community Affairs; and

Whereas, the Board provides a crucial service by linking talented private sector professionals with public sector economic development policymakers; and

Whereas, those who have served as board members for the past two years are being honored at an appreciation luncheon on November 8, 1989; and

Whereas, through the diligent and dedicated work of these members, the Illinois Economic Board has served the Department by providing guidance in the areas of finance, marketing, policy review, and small business; and

Whereas, the Board will face new challenges in the future as the Department of Commerce and Community Affairs moves into its second decade and Illinois prepares for the next century;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 8, 1989, as ILLINOIS ECONOMIC BOARD DAY in Illinois, in recognition of the contributions made by Board Chairman Herbert F. Rothschild, Vice Chairman Maurice Fulton, and members James A. Anderson, William M. Brogan, W. Stephen Burgess, James J. Carroll, E. David Coolidge III, Charles P. Fischbach, Gerald Gidwitz, William Guyton, Robert W. Mathews, William D. Mehlenbeck, Sandra Pierce, Kenneth J. Riskind, and Ronald L. Thompson.

Issued by the Governor October 30, 1989.

Filed with the Secretary of State November 6, 1989.

89-521

CONGRATULATES MARTIN BARTLING, JR.

Whereas, Martin Bartling, Jr. began his career in the home building industry in 1938, and;

Whereas, he served as the president of the National Association of Home Builders in 1960 and is a member of the National Housing Hall of Fame; and

Whereas, Martin Bartling, Jr. is a member of the Home Builders Association of Greater Chicago Court of Honor and is

executive vice president of the Housing Foundation; and

Whereas, he will be retiring from the position of executive vice president of the Home Builders Association of Greater Chicago on December 31, 1989, a position he has held since 1978;

Therefore, I, James R. Thompson, Governor of the State of Illinois, extend congratulations to MARTIN BARTLING, JR. for his accomplishments in the home building industry.

Issued by the Governor November 1, 1989.

Filed with the Secretary of State November 6, 1989.

89-522

CONGRATULATES MICHAEL A. WOOD

Whereas, the Illinois State Scholarship Commission's name was changed to the Illinois Student Assistance Commission through action by the General Assembly and the Governor in August 1989; and

Whereas, the Illinois Student Assistance Commission's responsibilities have expanded from providing scholarships, grants, and loans to include encouraging families to begin saving early for postsecondary education through the Illinois Opportunity Programs; and

Whereas, the Illinois Student Assistance Commission sought a new logo to symbolize its new name and expanded responsibilities; and

Whereas, the Commission sponsored a contest for students enrolled in Illinois postsecondary institutions to design a new logo, and a logo created by Michael A. Wood has been chosen to represent the Commission;

Therefore, I, James R. Thompson, Governor of the State of Illinois, extend congratulations to MICHAEL A. WOOD for designing the new logo for the Illinois Student Assistance Commission.

Issued by the Governor November 1, 1989.

Filed with the Secretary of State November 6, 1989.

89-523

GEOGRAPHY AWARENESS WEEK

Whereas, geography is the study of people, their environments, and their resources. Historically, geography has aided Americans in understanding the wholeness of their vast nation and the great abundance of its natural resources; and

Whereas, traditional geography has virtually disappeared from the curricula of American schools while still being taught as a basic subject in other countries; and

Whereas, an ignorance of geography places the United States at a disadvantage with other countries in matters of business, politics, and the environment; and

Whereas, the United States is a nation of worldwide involvements and global influence, the responsibilities of which

of volunteers devoted to serving older people. It was created to relieve isolation and loneliness, and to preserve the well-being of elderly individuals who have no family or other resources to help them; and

Whereas, Little Brothers-Friends of the Elderly is dedicated to meeting the basic human needs of love and understanding, caring about and helping each elderly person as a friend -- not a "client"; and

Whereas, the members of this dedicated group operate under the motto, "Flowers Before Bread," serving with the spirit and conviction that people have the right to the special pleasures of life as well as the basic necessities; and

Whereas, Little Brothers-Friends of the Elderly enriches the lives and contributes to the dignity of the lonely elderly through its programs, services, activities, and special events, such as friendly visiting, holiday dinners, birthday celebrations, on-call assistance, vacation sessions, housing assistance, and much more;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 19-25, 1989, as LITTLE BROTHERS-FRIENDS OF THE ELDERLY WEEK in honor of the organization's 30th anniversary, and I urge all citizens to be cognizant of the events planned for this time.

Issued by the Governor November 1, 1989.
Filed with the Secretary of State November 6, 1989.

89-526
BIBLE WEEK

Whereas, one of the greatest challenges in America today is to renew a spiritual vision and vitality among our people; and

Whereas, reading and understanding the Bible can be a great source of strength, and can offer every person a guide for living and for making the decisions that face each of us in striving for a full and happy life; and

Whereas, no other writings, work, or group of ideas has had so profound an effect upon our attitudes, beliefs, ideas, and conventions. Biblical teachings inspired concepts of civil government that are contained in our Declaration of Independence and the Constitution of the United States; and

Whereas, the purpose of the 48th Interfaith Bible Week observance is to stimulate interest in the Bible and to encourage individuals to become familiar with its teachings;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 19-26, 1989, as BIBLE WEEK in Illinois, in conjunction with the national observance.

Issued by the Governor November 2, 1989.
Filed with the Secretary of State November 6, 1989.

Whereas, national attention must be focused on the integral role that knowledge of world geography plays in preparing citizens of the United States for the future of an increasingly interdependent and interconnected world;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 12-18, 1989, as GEOGRAPHY AWARENESS WEEK in Illinois and urge Illinoisans to recognize the importance of knowledge of geography.

Issued by the Governor November 1, 1989.
Filed with the Secretary of State November 6, 1989.

89-524
HISPANIC PROFESSIONAL ADVANCEMENT WEEK

Whereas, since its inception in 1982, the Hispanic Alliance for Career Enhancement (HACE) has worked effectively as a partnership between Hispanic professionals, students, and employers in Illinois; and

Whereas, as a result of this working partnership, thousands of Hispanic professionals and hundreds of employers in our state have benefited from the advocacy, placement, and referral activities of this unique organization; and

Whereas, the linkages between employers and Hispanic professionals brought about by HACE increase employment and brighten the economic outlook for the growing Hispanic community in Illinois; and

Whereas, the 1989 HACE Conference being held during November 16 and 17 in Chicago represents one of the organization's most important tools for solidifying the partnership between employers and the Hispanic community. It serves to recognize the special contributions made by companies and individuals such as Kraft General Foods, Inc., recipient of the 1989 Corporate Commitment Award and Ms. Nilda Soler, recipient of the 1989 Distinguished Hispanic Professional Award;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim the week of November 12-18, 1989, as HISPANIC PROFESSIONAL ADVANCEMENT WEEK in Illinois. I urge all Illinois citizens to celebrate the achievements of Hispanic professionals.

Issued by the Governor November 1, 1989.
Filed with the Secretary of State November 6, 1989.

89-525
LITTLE BROTHERS-FRIENDS OF THE ELDERLY WEEK

Whereas, Little Brothers-Friends of the Elderly was established in the United States on November 20, 1959, in Chicago, Illinois; and

Whereas, this charitable organization is composed primarily

89-527

CHARLES G. STALON DAY

Whereas, the Honorable Charles G. Stalon was a distinguished and honored member of the faculty of Southern Illinois University at Carbondale from 1963 to 1977, and served with distinction as acting chairman of the Economics Department for two of those years; and

Whereas, Commissioner Stalon served as a member of the Illinois Commerce Commission from 1977 to 1984. In 1984 he was appointed to the Federal Energy Regulatory Commission; and

Whereas, utility consumers in Illinois and throughout the nation have benefited greatly from Commissioner Stalon's defense of their long-term interests; and

Whereas, Commissioner Stalon has chosen to return to Illinois to resume his teaching career in the state's public university system;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 6, 1989, as CHARLES G. STALON DAY in Illinois in honor of his dedication to public service.

Issued by the Governor November 2, 1989.

Filed with the Secretary of State November 6, 1989.

89-528

GERMAN-AMERICAN DAY

Whereas, the first German immigrants arrived in the United States October 6, 1683; and

Whereas, German-Americans have contributed greatly to American cultures and lifestyles; and

Whereas, German-Americans support the government and democratic principles of the United States of America, and they are concerned about its people and the future of young Americans; and

Whereas, strong bonds exist between the people of the United States and the Federal Republic of Germany and other German-speaking countries;

Therefore, I, James R. Thompson, Governor of the State of Illinois proclaim October 6, 1989, as GERMAN-AMERICAN DAY in Illinois, and encourage all Illinoisans to be cognizant of this annual celebration.

Issued by the Governor November 2, 1989.

Filed with the Secretary of State November 6, 1989.

89-529

LATER IMPRESSIONS DAYS

Whereas, the Senior Citizens Art Network (SCAN) was founded in September 1988 to help address the needs and concerns of artists age 60 and over in the Chicago metropolitan area; and

Whereas, as part of its effort to promote the work of older artists, SCAN is holding its first art exhibit November 6-21 in the State of Illinois Center and the Daly Center in Chicago. The exhibit is titled "Later Impressions 1989"; and

Whereas, the art exhibit has been made possible through financial support from a number of organizations, corporations, and individuals including the City of Chicago, the Chicago Department of Aging and Disability, Amera Cosmetics, Inc., William Patten and Associates, Fredor Industries, and Marshall Field; and

Whereas, WMAQ/TV Channel 5, the City of Chicago, the Chicago Department of Aging and Disability, and the Illinois Department on Aging are sponsoring the event;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 6-21, 1989, as LATER IMPRESSIONS DAYS in Illinois in recognition of the artists and other individuals involved.

Issued by the Governor November 2, 1989.

Filed with the Secretary of State November 6, 1989.

89-530

WBBM'S WREATH OF HOPE DAYS

Whereas, founded in 1968 by WBBM Newsradio 78 as a non-profit charitable project, the Wreath of Hope helps brighten the lives of the needy during the holiday season; and

Whereas, several agencies that provide direct services to a broad spectrum of the Chicago community have been selected as the 1988 Wreath of Hope beneficiaries. They include: Aunt Martha's Youth Service Center, Austin Career Education Center, Bensenville Home Society, Boys & Girls Clubs of Chicago, Bridge Youth Services, Edgewater Uptown Community Mental Health Center, Northwest Indiana Food Bank, Options for People, Inc., Ronald McDonald Houses, and St. Basil's Health Center; and

Whereas, from November 13-December 24, WBBM will be actively soliciting donations from listeners and corporations, and will be sponsoring several fund-raising promotions;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 13-December 24, 1989, as WBBM'S WREATH OF HOPE DAYS in Illinois, in recognition of the contributions this project has made over the past 21 years to the quality of life for many Chicago area residents.

Issued by the Governor November 2, 1989.

Filed with the Secretary of State November 6, 1989.

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89-412	Notary Public Day	15501
89-413	Read America Day	15501
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89-415	Hunter Education Week	15502
89-416	Medical Records Week	15503
89-417	Citizenship Day/Constitution Week	15503
89-418	Mexican Independence Celebration Week	15504
89-419	Ukrainian Heritage Week	15504
89-420	Child Care Worker Week	15504
89-421	Midwest Hispanic Aids Coalition Awareness Week	15505
89-422	Quality Month	15505
89-423	Vista Volunteer Recognition Day	15506
89-424	World Food Day	15506
89-425	Family Health Month	15507
89-426	Ill. Association For Counseling And Development Day	15507
89-427	American Indian History Month	15903
89-428	Family Week	15903
89-429	Health Care Materials Management Week	15903
89-430	International Year Of Bible Reading	15904
89-431	Spinal Health Care Month	15904
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89-433	Brown's Business College Day	15905
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89-437	Mental Illness Awareness Week	15907
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89-439	Learning Disabilities Month	15908
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89-442	High Tech Entrepreneur Week	16200
89-443	Scottish Culture Week	16200
89-444	B'Nai B'Rith Week	16201
89-445	Foreign Language Global Education Week	16201
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89-448	World Population Awareness Week	16203
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89-450	Physical Therapy Week	16204
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89-452	Young Reader's Day	16205
89-453	Disability Employment Awareness Month	16205
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89-456	YWCA Day	16207
89-457	Homemakers Extension Association Week	16207
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89-466	Safe Schools Week
89-467	Army ROTC Week
89-468	Breast Cancer Awareness Day
89-469	Double Ten Day
89-470	Ill. Paralegal Association Day/Paralegal /Legal Assistant Day
89-471	Myasthenia Gravis Awareness Week
89-472	Score Week
89-473	Choices Day
89-474	Domestic Violence Awareness Month
89-475	HIV & AIDS Awareness Month
89-476	Ora Higgins Youth Foundation Day
89-477	High School Theatre Week
89-478	Old Style/Chicago Marathon Day
89-479	Quarter Horse Week
89-480	Recycling Month
89-481	Hospice Week
89-482	Howard Brown Memorial Clinic Day
89-483	Coal Awareness Week
89-484	Arts Week
89-485	Good Bear Day
89-486	Public Health Week
89-487	NBC/Channel 5 Week
89-488	United Nations Day
89-489	Community Education Day
89-490	Cosmetology Month
89-491	Forest Products Week
89-492	Solventian Day
89-493	Water Quality Awareness Week
89-494	Arbor & Bird Day
89-495	Automatic Merchandising Week
89-496	Communications Day/Communications Week
89-497	Family Life Week
89-498	Gifted Child Month
89-499	John Fischeitl Endowment Day
89-500	Teachers' Day
89-501	Veterans Day
89-502	Veterans' Memorial Monument Dedicated
89-503	Business Women's Week
89-504	Congratulates Matthew B. Eisele/Andrew J. Signorelli, M.D. Award
89-505	Kid Safe Saturday
89-506	Hospital Association of Metropolitan St. Louis
89-507	Warsaw Marriott Hotel Day
89-508	Adoption Month
89-509	B'Nai B'Rith Covenant Apartments Day
89-510	Economic Development Education Day
89-511	Hostage Awareness Day
89-512	Phi Theta Kappa Days
89-513	The Centennial Year Of The Visiting Nurse Association of Chicago
89-514	Drunk & Drugged Driving Awareness Week
89-515	Epilepsy Month
89-516	His Grace Bishop Iakovos Day
89-517	Hungarian Freedom Fighters Day
89-518	Jacqueline Classer Gilbert Day

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89-519	Dorothy Frankel Wexler Day
89-520	Illinois Economic Board Day
89-521	Congratulates Martin Bartling, Jr
89-522	Congratulates Michael A. Wood
89-523	Geography Awareness Week
89-524	Hispanic Professional Advancement Week
89-525	Little Brothers-Friends Of The Elderly Week
89-526	Bible Week
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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the *Illinois Administrative Code*, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am = amendment to existing Section	A = Adopted rule	O = JCAR Objection	
cc = codification changes	C = Correction	P = Proposed rule	
n = new Section	CC = Codification Changes	PF = Prohibited Filing	
r = repeal of existing Section	E = Emergency rule	PP = Peremptory rule	
rc = recodified	F = Failure to Remedy	R = Refusal to Modify or Withdraw	
# = renumbered		RC = JCAR Recommendation	
	M = Modification	S = Suspended rule	
		W = Withdrawal of Proposed rule	

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740.20 am (P-4458; A-12869) (E-15118)
810.30 am (P-1690; A-8419)
810.40 am (P-1690; A-8419) (E-14085)
810.70 am (P-1690; A-8419)
810.100 n (E-12643)
870.10 r (P-3264; A-10575)
870.10 n (P-3213; A-10503)
870.15 r (P-3264; A-10575)
870.20 r (P-3264; A-10575)
870.20 n (P-3213; A-10503)
870.30 n (P-3213; A-10503)
870.30 r (P-3264; A-10575)
870.40 n (P-3213; A-10503)
870.50 n (P-3213; A-10503)
870.60 n (P-3213; A-10503)
870.70 n (P-3213; A-10503)
930.45 am (P-3262; A-10572)
960.10 n (P-7515; A-14921)
960.20 n (P-7515; A-14921)
960.30 n (P-7515; A-14921)

TITLE 17 (CONT'D)

960.40	n	(P-7515; A-14921)
960.50	n	(P-7515; A-14921)
970.10	n	(P-7518; A-16447)
970.20	n	(P-7518; A-16447)
970.30	n	(P-7518; A-16447)
970.40	n	(P-7518; A-16447)
970.50	n	(P-7518; A-16447)
970.60	n	(P-7518; A-16447)
1010.25	am	(P-20325/88; A-4179)
1010.30	am	(P-20325/88; A-4179)
1050.20	am	(P-20335/88; A-3755)
1050.25	am	(P-20335/88; A-3755)
1050.30	am	(P-20335/88; A-3755)
1050.40	am	(P-20335/88; A-3755)
1070.10	n	(P-8741; A-14934)
1070.20	n	(P-8741; A-14934)
1070.30	n	(P-8741; A-14934)
1070.40	n	(P-8741; A-14934)
1070.50	n	(P-8741; A-14934)
1070.60	n	(P-8741; A-14934)
1070.70	n	(P-8741; A-14934)
1070.80	n	(P-8741; A-14934)
1350.60	am	(P-12193; A-17379)
1535.5	n	(P-12931)
1535.20	am	(P-12931)
1560.10	n	(P-2626; A-10577)
1560.20	n	(P-2626; A-10577)
1560.20	am	(P-11991; A-17376)
1560.30	n	(P-2626; A-10577)
1560.30	am	(P-11991; A-17376)
1560.40	n	(P-2626; A-10577)
1560.50	n	(P-2626; A-10577)
1560.60	n	(P-2626; A-10577)
1560.70	n	(P-2626; A-10577)
1560.80	n	(P-2626; A-10577)
1560.90	n	(P-2626; A-10577)
1590.20	am	(P-17174)
1590.50	am	(P-17174)
1590.70	am	(P-17174)
1590.80	am	(P-17174)
1590.90	am	(P-17174)
1590.100	am	(P-17174)
1590.110	am	(P-2622; A-10567)
1590.120	am	(P-2622; A-10567)
2030.20	am	(P-4417; A-12814)
2030.30	am	(P-4417; A-12814)
2030.40	am	(P-4417; A-12814)
2030.50	am	(P-4417; A-12814)
2030.60	n	(E-2878) (P-4417; A-12814)
2070.10	am	(P-12169; A-17345)
2070.20	am	(P-12169; A-17345)
2070.30	am	(P-12169; A-17345)
TITLE 20		
106.30	am	(P-13365)
107.170	r	(P-979; A-6992)

TITLE 20 (CONT'D)

501.130	n	(P-7181; A-16977)
502.40	am	(P-3528; A-13577)
701.270	am	(P-10737; A-16739)
720.150	am	(P-10747; A-16750)
1240.40	am	(P-22127/88; A-8961)
1295.10	n	(P-17064/88; A-1856)
1295.20	n	(P-17064/88; A-1856)
1295.30	n	(P-17064/88; A-1856)
1295.40	n	(P-17064/88; RC-1270; A-1856)
1295.50	n	(P-17064/88; RC-1270; A-1856)
1295.60	n	(P-17064/88; RC-1270; A-1856)
1295.70	n	(P-17064/88; RC-1270; A-1856)
1295.80	n	(P-17064/88; A-1856)
1295.80	n	(P-17064/88; A-1856)
1520.10	am	(P-1317; A-5926) (E-1605)
1520.46	n	(P-1317; A-5926) (E-1605)
1520.50	am	(P-1317; A-5926) (E-1605)
1610.70	am	(P-4774/88; A-3063)
1720.70	n	(P-9641)
1760.101	n	(P-13997)
1760.102	n	(P-13997)
1760.103	n	(P-13997)
1760.201	n	(P-13997)
1760.202	n	(P-13997)
1760.203	n	(P-13997)
1760.204	n	(P-13997)
1760.205	n	(P-13997)
1760.206	n	(P-13997)
1760.207	n	(P-13997)

TITLE 23 (CONT'D)

200.30	am	(P-19279/88; A-11491)
200.40	am	(P-19279/88; A-11491)
200.80	am	(P-19279/88; A-11491)
200.100	am	(P-19279/88; A-11491)
202.10	r	(P-13367; E-13657)
202.10	r	(P-13369; E-13664)
202.20	n	(P-13367; E-13657)
202.20	n	(P-13369; E-13664)
202.30	r	(P-13367; E-13657)
202.30	r	(P-13369; E-13664)
202.40	r	(P-13367; E-13657)
202.40	r	(P-13369; E-13664)
202.50	r	(P-13367; E-13657)
202.50	r	(P-13369; E-13664)
202.60	r	(P-13367; E-13657)
202.60	r	(P-13369; E-13664)
202.60	n	(P-13367; E-13657)
202.60	n	(P-13369; E-13664)
202.70	r	(P-13367; E-13657)
210.10	am	(P-8766)
210.100	am	(P-8766)
210.110	am	(P-8766)
210.120	am	(P-8766)
210.130	am	(P-8766)
210.140	am	(P-8766)
210.150	am	(P-8766)
210.210	am	(P-8766)
210.220	am	(P-8766)
226.544	n	(P-17151/88; A-15388)
226.572	am	(P-17151/88; A-15388)
226.605	am	(P-17151/88; A-15388)
227.10	am	(P-4097; A-14957)
227.12	n	(P-4097; A-14957)
227.14	n	(P-4097; A-14957)
227.16	n	(P-4097; A-14957)
227.18	n	(P-4097; A-14957)
227.30	am	(P-4097; A-14957)
227.40	am	(P-4097; A-14957)
230.10	am	(P-12747/88; A-1535)
230.30	am	(P-12747/88; A-1535)
230.60	am	(P-12747/88; A-1535)
254.310	am	(A-8459)
254.340	am	(P-8777/88; A-8459)
254.370	am	(P-8777/88; A-8459)
254.390	am	(P-8777/88; A-8459)
254.610	am	(P-8777/88; A-8459)
254.620	r	(P-8777/88; A-8459)
254.2130	am	(P-8777/88; A-8459)
254.2230	am	(P-8777/88; A-8459)
254.2235	n	(P-8777/88; A-8459)
254.2245	n	(P-8777/88; A-8459)
254.2310	am	(P-8777/88; A-8459)
254.2320	am	(P-8777/88; A-8459)
254.2330	am	(P-8777/88; A-8459)
254.2340	am	(P-8777/88; A-8459)

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275.90	am	(P-12745/88; A-1532)
451.10	r	(P-9082)
451.10	n	(P-9133)
451.20	r	(P-9082)
451.20	n	(P-9133)
451.30	r	(P-9082)
451.30	n	(P-9133)
451.40	n	(P-9133)
451.50	n	(P-9133)
451.60	n	(P-9133)
451.70	n	(P-9133)
451.80	n	(P-9133)
451.90	n	(P-9133)
451.100	r	(P-9133)
451.110	r	(P-9082)
451.110	n	(P-9133)
451.120	r	(P-9082)
451.120	n	(P-9133)
451.130	r	(P-9082)
451.140	r	(P-9082)
451.150	r	(P-9082)
451.160	r	(P-9082)
451.165	r	(P-9082)
451.170	r	(P-9082)
451.175	r	(P-9082)
451.180	r	(P-9082)
451.185	r	(P-9082)
451.190	r	(P-9082)
451.195	r	(P-9082)
451.200	r	(P-9133)
451.210	r	(P-9082)
451.210	n	(P-9133)
451.220	r	(P-9082)
451.220	n	(P-9133)
451.230	r	(P-9082)
451.230	n	(P-9133)
451.235	n	(P-9133)
451.240	r	(P-9082)
451.240	n	(P-9133)
451.250	r	(P-9082)
451.250	n	(P-9133)
451.260	r	(P-9082)
451.260	n	(P-9133)
451.270	r	(P-9082)
451.270	n	(P-9133)
451.280	n	(P-9133)
451.290	n	(P-9133)
451.300	r	(P-9082)
451.310	r	(P-9082)
451.320	r	(P-9082)
451.330	r	(P-9082)
451.340	r	(P-9082)
451.350	r	(P-9082)
451.360	r	(P-9082)
451.370	r	(P-9082)

TITLE 23 (CONT'D)

Table listing items under Title 23 (CONT'D) with columns for item number, type (r, n, am), and reference (P-XXXX, A-XXXX).

TITLE 23 (CONT'D)

Table listing items under Title 23 (CONT'D) with columns for item number, type (n, am), and reference (P-XXXX, A-XXXX).

TITLE 26

Table listing items under Title 26 with columns for item number, type (am), and reference (P-XXXX).

TITLE 26 (CONT'D)

Table listing items under Title 26 (CONT'D) with columns for item number, type (am, n, r), and reference (P-XXXX).

TITLE 29

Table listing items under Title 29 with columns for item number, type (r, n), and reference (P-XXXX).

TITLE 32

Table listing items under Title 32 with columns for item number, type (n, am), and reference (P-XXXX).

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190.Ap. A am (P-7561)
 201.146 am (P-16285)
 201.281 am (P-5154/88; O-29221/88; R-1624; A-2066)
 201.401 n (P-5154/88; O-29221/88; R-1624; A-2066)
 201.402 n (P-5154/88; O-29221/88; R-1624; A-2066)
 201.403 n (P-5154/88; O-29221/88; R-1624; A-2066)
 201.404 n (P-5154/88; O-29221/88; R-1624; A-2066)
 201.405 n (P-5154/88; O-29221/88; R-1624; A-2066)
 201.405 am (P-8782)
 201.406 n (P-5154/88; O-29221/88; R-1624; A-2066)
 201.407 n (P-5154/88; O-29221/88; R-1624; A-2066)
 201.408 n (P-5154/88; O-29221/88; R-1624; A-2066)
 211.101 am (P-19296/88; W-2537)
 211.102 am (P-19296/88; W-2537)
 211.122 am (P-15294/88; A-10862) (P-13143; A-17457) (P-16257)
 215.102 am (P-16645)
 215.104 am (P-15412/88; A-10893) (P-15249) (P-15551) (P-16645)
 215.105 am (P-15412/88; A-10893) (P-15249) (P-15551) (P-16645)
 215.122 am (P-16645)
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 215.127 n (P-16645)
 215.128 n (P-16645)
 215.181 am (P-16645)
 215.206 am (P-12384) (P-16645)
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 215.211 am (P-16645)
 215.241 am (P-16645)
 215.404 r (P-16645)
 215.409 n (P-16645)
 215.410 n (P-16645)
 215.420 am (P-15412/88; A-10893)
 215.421 am (P-16645)
 215.430 am (P-15412/88; A-10893)
 215.432 am (P-15412/88; A-10893) (P-16645)
 215.435 am (P-15412/88; A-10893)
 215.437 am (P-15412/88; A-10893)
 215.438 # (P-15412/88; A-10893)
 215.438 n (P-15412/88; A-10893)
 215.439 # (P-15412/88; A-10893)
 215.439 am (P-15412/88; A-10893)
 215.445 am (P-16645)
 215.447 am (P-16645)
 215.464 am (P-16645)
 215.467 n (P-16645)

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215.581 am (P-16645)
 215.582 am (P-16645)
 215.584 am (P-16645)
 215.585 n (P-15249) (P-15551) (P-16645)
 215.601 am (P-16645)
 215.602 am (P-16645)
 215.603 am (P-16645)
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 230.110 r (P-9223)
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 231.Tb. A r (P-9212)
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 231.Ap. B r (P-9212)
 231.Ap. C r (P-9212)
 243.108 am (P-19290/88; W-2536)

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 251.103 am (E-955) (P-19825/88; A-8867)
 251.201 am (E-955) (P-19825/88; A-8867)
 251.202 n (E-955) (P-19825/88; A-8867)
 251.203 am (E-955) (P-19825/88; A-8867)
 251.208 am (E-955) (P-19825/88; A-8867)
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 251.212 r (E-955) (P-19825/88; A-8867)
 251.215 am (E-955) (P-19825/88; A-8867)
 251.301 am (E-955) (P-19825/88; A-8867)
 260.101 r (P-16336/88; A-9503)
 260.102 r (P-16336/88; A-9503)
 260.201 r (P-16336/88; A-9503)
 260.202 r (P-16336/88; A-9503)
 260.203 r (P-16336/88; A-9503)
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 260.206 r (P-16336/88; A-9503)
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 263.103 r (P-16352/88; A-9515)
 263.201 r (P-16352/88; A-9515)
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 283.102 r (P-16365/88; A-9501)
 283.103 r (P-16365/88; A-9501)
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 283.302 r (P-16365/88; A-9501)
 283.303 r (P-16365/88; A-9501)
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170.72 n (P-1756; A-14992) (E-1886)
170.73 n (P-1756) (E-1886)
170.75 am (P-1756) (E-1886)
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170.107 n (P-1756; A-14992) (E-1886)
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170.580 n (A-5669)
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525.20 am (P-2709; A-16510)
525.50 n (P-2709; A-16510)
525.60 n (P-2709; A-16510)
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525.70 am (P-2709; A-16510)
525.100 am (P-2709; A-16510)
525.110 am (P-2709; A-16510)
525.200 # (P-2709; A-16510)
525.300 am (P-2709; A-16510)
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525.320 am (P-2709; A-16510)
525.330 am (P-2709; A-16510)
525.340 am (P-2709; A-16510)
525.350 am (P-2709; A-16510)
525.400 am (P-2709; A-16510)
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525.610 am (P-2709; A-16510)
525.620 am (P-2709; A-16510)
525.630 am (P-2709; A-16510)
525.640 am (P-2709; A-16510)
525.650 am (P-2709; A-16510)
525.660 am (P-2709; A-16510)
525.670 am (P-2709; A-16510)
525.700 am (P-2709; A-16510)
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526.20 n (P-2746; O-14117; W-16614)
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526.40 n (P-2746; O-14117; W-16614)
526.50 n (P-2746; O-14117; W-16614)
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530.10 am (P-2648; A-16415)
530.20 am (P-2648; A-16415)
530.50 n (P-2648; A-16415)
530.60 n (P-2648; A-16415)
530.70 # (P-2648; A-16415)
530.70 am (P-2648; A-16415)
530.100 am (P-2648; A-16415)
530.110 am (P-2648; A-16415)
530.200 # (P-2648; A-16415)
530.300 am (P-2648; A-16415)
530.310 r (P-2648; A-16415)
530.320 am (P-2648; A-16415)
530.330 am (P-2648; A-16415)
530.340 am (P-2648; A-16415)
530.350 am (P-2648; A-16415)
530.400 am (P-2648; A-16415)
530.410 am (P-2648; A-16415)
530.500 am (P-2648; A-16415)
530.510 am (P-2648; A-16415)
530.520 am (P-2648; A-16415)
530.530 am (P-2648; A-16415)
530.540 n (P-2648; A-16415)
530.600 am (P-2648; A-16415)
530.610 am (P-2648; A-16415)
530.620 am (P-2648; A-16415)
530.630 am (P-2648; A-16415)
530.640 am (P-2648; A-16415)
530.650 am (P-2648; A-16415)
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530.670 am (P-2648; A-16415)
530.700 am (P-2648; A-16415)
530.710 am (P-2648; A-16415)
530.720 am (P-2648)
535.5 r (P-2766; A-16452)
535.10 am (P-2766; A-16452)

TITLE 50 (CONTD)

Table with 3 columns: Year/Date, Section Number, and Reference Code. Rows include entries for 2011, 2012, and 2020, with codes like (P-13558/88; A-3804) and (P-15272/88; W-6819).

TITLE 50

Table with 3 columns: Year/Date, Section Number, and Reference Code. Rows include entries for 2011, 2020, and 2021, with codes like (P-2909; A-14054) and (P-13558/88; A-3804).

TITLE 44 (CONTD)

Table with 3 columns: Year/Date, Section Number, and Reference Code. Rows include entries for 2011, 2020, and 2021, with codes like (P-2766; A-16452) and (P-19603/88; O-8131).

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 2600.30 am (P-3515; A-13839) (E-4028)
 2610.60 am (P-5017)
 2610.100 am (P-4366; O-13282; R-15125;
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 2610.130 am (P-4366; A-14875)
 2610.Ap. A n (P-5017)
 2625.20 n (P-3513; A-13830) (E-4019)
 2625.30 n (P-3513; A-13830) (E-4019)
 2625.40 n (P-3513; A-13830) (E-4019)
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 2650.10 re (A-15386)
 2650.10 am (P-15977) (E-16126)
 2650.20 re (A-15386)
 2650.20 am (P-15977) (E-16126)
 2650.30 re (A-15386)
 2650.30 am (P-15977) (E-16126)
 2650.40 re (A-15386)
 2650.40 am (P-15977) (E-16126)
 2650.50 re (A-15386)
 2650.50 am (P-15977) (E-16126)
 2650.60 re (A-15386)
 2650.70 re (A-15386)
 2650.80 re (A-15386)
 2650.90 re (A-15386)
 2650.100 re (A-15386)
 2650.110 re (A-15386)
 2650.110 am (P-15977) (E-16126)
 2650.120 re (A-15386)
 2650.130 re (A-15386)
 2650.130 am (P-15977) (E-16126)
 2650.140 re (A-15386)
 2650.140 am (P-15977) (E-16126)
 2650.210 n (P-15977) (E-16126)
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 A-795)
 2712.202 n (P-15257/88; O-22482/88; R-965;
 A-795)
 2712.203 n (P-15257/88; O-22482/88; R-965;
 A-795)
 2712.205 n (P-15257/88; O-22482/88; R-965;
 A-795)
 2712.207 n (P-15257/88; O-22482/88; R-965;
 A-795)
 2712.210 n (P-15257/88; O-22482/88; R-965;
 A-795)
 2720.1 am (P-5362; W-11960) (P-11139)
 2720.130 am (P-5362; W-11960) (P-11139)
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TITLE 56 (CONT'D)

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 2725.20 am (P-5344; W-11959) (P-11120;
 A-17383) (E-11872)
 2725.100 am (P-5344; W-11959) (P-11120;
 A-17383) (E-11872)
 2725.105 am (P-5344; W-11959) (P-11120;
 A-17383) (E-11872)
 2725.120 am (P-5344; W-11959) (P-11120;
 A-17383) (E-11872)
 2725.250 am (P-5344; W-11959) (P-11120;
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 2725.270 am (P-5344; W-11959) (P-11120;
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 2732.210 n (P-1945; A-8864)
 2765.205 n (P-752)
 2765.325 n (P-5375; W-11961) (P-11155;
 A-17410) (E-11911)
 2765.326 n (P-11155; A-17410) (E-11911)
 2765.328 n (P-5375; W-11961) (P-11155)
 2765.330 n (P-5375; W-11961) (P-11155)
 2765.332 n (P-5375; W-11961) (P-11155
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 2765.333 n (P-5375; W-11961) (P-11155;
 A-17410) (E-11911)
 2765.334 n (P-5375; W-11961) (P-11155;
 A-17410) (E-11911)
 2765.335 n (P-5375; W-11961) (P-11155;
 A-17410) (E-11911)
 2770.105 am (P-743; A-11507)
 2770.110 am (P-15543)
 2815.105 am (P-13141) (E-13268)
 2905.1 am (P-2229; A-11502)
 2905.15 am (P-2229; A-11502)
 2905.25 r (P-2229; A-11502)
 2905.40 n (P-2229; A-11502)
 2920.5 am (P-11153) (E-11899)
 2920.65 r (P-11153; A-17402) (E-11899)
 2920.68 n (P-22295/88; A-5936)
 2920.70 r (P-11153; A-17402) (E-11899)
 2920.75 r (E-11153) (E-11899)
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 2960.105 am (P-17; A-5940)
 6000.10 am (P-7845) (E-8025)
 6000.80 am (P-13993)
 6000.280 am (P-7845) (E-8025)
 6000.310 n (P-7845) (E-8025)
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106.15 am (P-18087/88; A-3821)
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 (P-12942) (E-12990)
 790.2020 am (P-12942) (E-12990)
 790.2060 am (P-16425/88; A-856) (P-12942)
 (E-12990)
 790.2097 am (P-12991/88; A-856) (P-3015;
 A-11717) (E-3108) (P-12942)
 (E-12990) (P-16910) (E-17101)
 790.2140 am (P-12991/88; P-16425/88; A-856)
 790.2180 am (P-16425/88; A-856)
 790.2260 am (P-16425/88; A-856)
 790.2340 am (P-16425/88; A-856)
 790.2380 am (P-16425/88; A-856)
 790.2465 n (P-12942) (E-12990)
 790.2470 n (P-12942) (E-12990)

TITLE 77 (CONT'D)

790.2500 am (P-12991/88; P-16425/88; A-856)
 (P-3015; A-11717) (E-3108)
 (P-12942) (E-12990)
 790.2540 am (P-16425/88; A-856)
 790.2580 am (P-16425/88; A-856) (P-12942)
 (E-12990)
 790.2603 n (P-3015; A-11717) (E-3108)
 790.2605 am (P-12991/88; P-16425/88; A-856)
 (P-3015; A-11717) (E-3108)
 (P-12942) (E-12990)
 790.2613 am (P-16425/88; A-856) (P-12942)
 (E-12990)
 790.2614 am (P-12942) (E-12990)
 790.2617 am (P-16425/88; A-856) (P-3015;
 A-11717) (E-3108)
 790.2618 am (P-12991/88; P-16425/88; A-856)
 (P-3015; A-11717) (E-3108)
 790.2660 am (P-12942) (E-12990)
 790.2663 am (P-3015; A-11717) (E-3108)
 (P-12942) (E-12990)
 790.2668 am (P-3015; A-11717) (E-3108)
 (P-12942) (E-12990)
 790.2672 am (P-3015; A-11717) (E-3108)
 790.2700 am (P-3015; A-11717; C-12909)
 (E-3108)
 790.2780 am (P-16425/88; A-856) (P-3015;
 A-11717) (E-3108) (P-12942)
 (E-12990)
 790.2800 n (P-3015; A-11717) (E-3108)
 (P-12942) (E-12990)
 790.2805 n (P-12942) (E-12990)
 790.2860 am (P-16425/88; A-856)
 790.2900 am (P-16425/88; A-856) (P-3015;
 A-11717) (E-3108)
 790.2902 n (P-16910) (E-17101)
 790.2904 am (P-16425/88; A-856) (P-3015;
 A-11717) (E-3108)
 790.2928 r (P-16425/88; A-856)
 790.2928 n (P-12991/88; A-856)
 790.2932 am (P-16425/88; A-856)
 790.2940 am (P-3015; A-11717) (E-3108)
 (P-16910) (E-17101)
 790.2980 am (P-16910) (E-17101)
 790.3020 am (P-16425/88; A-856)
 790.3023 am (P-3015; A-11717) (E-3108)
 790.3025 # (P-12942) (E-12990; CC-14477)
 790.3027 n (P-16425/88; A-856) (P-12942)
 (E-12990; CC-14477)
 790.3027 # (P-12942) (E-12990; CC-14477)
 790.3028 am (P-3015; A-11717) (E-3108)
 (P-12942) (E-12990)
 790.3032 am (P-12942) (E-12990)
 790.3048 am (P-12942) (E-12990)
 790.3054 am (P-3015; A-11717) (E-3108)
 (P-12942) (E-12990)
 780.3060 am (P-12942) (E-12990)

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TITLE 77 (CONT'D)

790.7288 n (P-16425/88; A-856)
790.7288 am (P-3015; A-11717) (E-3108)
790.7291 am (P-12942) (E-12990)
790.7296 n (P-12942) (E-12990)
790.7340 am (P-16910) (E-17101)
790.7400 am (P-12991/88; A-856) (P-3015; A-11717) (E-3108) (P-12942) (E-12990) (P-16910) (E-17101)
790.7420 am (P-12942) (E-12990)
790.7500 am (P-3015) (E-3108) (P-16910) (E-17101)
790.7540 am (P-12991/88; P-16425/88; A-856) (P-16425/88; A-856) (A-11717) (P-12942) (E-12990)
790.7660 am (P-12942) (E-12990)
790.7700 am (P-16425/88; A-856) (P-3015; A-11717) (E-3108) (P-12942) (E-12990)
790.7820 am (P-3015; A-11717) (E-3108)
790.7828 am (P-12991/88; P-16425/88; A-856) (P-12942) (E-12990) (P-3015; A-11717) (E-3108) (P-16910) (E-17101)
790.8015 am (P-12942) (E-12990)
790.8020 am (P-3015; A-11717) (E-3108) (P-12942) (E-12990)
790.8136 am (P-12942) (E-12990)
790.8140 am (P-3015; A-11717) (E-3108)
790.8232 am (P-12942) (E-12990)
790.8248 r (P-3015; A-11717) (E-3108)
790.8260 am (P-3015; A-11717) (E-3108) (P-12942) (E-12990)
790.8378 am (P-16425/88; A-856)
790.8380 am (P-16425/88; A-856)
790.8420 am (P-3015; A-11717) (E-3108) (P-16910) (E-17101)
790.8500 am (P-12942) (E-12990)
790.8580 am (P-16425/88; A-856) (P-3015; A-11717) (E-3108)
790.8700 am (P-16425/88; A-856) (P-3015; A-11717) (E-3108)
790.8724 am (P-3015; A-11717) (E-3108)
790.8740 am (P-3015; A-11717) (E-3108)
790.8900 am (P-16425/88; A-856) (P-3015; A-11717) (E-3108) (P-12942) (E-12990)
790.8940 am (P-16425/88; A-856) (P-3015; A-11717) (E-3108) (P-16910) (E-17101)
790.8980 am (P-12942) (E-12990)
790.9020 am (P-12991/88; A-856) (P-3015; A-11717) (E-3108)
790.9035 am (P-12942) (E-12990)
790.9045 am (P-12942) (E-12990)
790.9048 n (P-12942) (E-12990) (P-16910) (E-17101)

TITLE 77 (CONT'D)

790.9050 n (P-16910) (E-17101)
790.9060 am (P-12991/88; P-16425/88; A-856) (P-3015; A-11717) (E-3108)
790.9084 am (P-12991/88; A-856) (P-3015; A-11717) (E-3108) (P-12942) (E-12990) (P-16910) (E-17101)
790.9100 am (P-3015; A-11717) (E-3108) (P-12942) (E-12990)
790.9140 am (P-12991/88; A-856) (P-3015; A-11717) (E-3108) (P-12942) (E-12990)
790.9180 am (P-12942) (E-12990)
790.9220 am (P-3015; A-11717) (E-3108)
790.9320 am (P-3015; A-11717) (E-3108) (P-12942) (E-12990)
790.9380 am (P-3015; A-11717) (E-3108)
790.9420 am (P-12942) (E-12990)
790.9475 am (P-3015; A-11717) (E-3108)
790.9486 am (P-12991/88; P-16425/88; A-856) (P-3015; A-11717) (E-3108) (P-12942) (E-12990)
790.9500 am (P-12991/88; P-16425/88; A-856) (P-12942) (E-12990)
790.9530 am (P-12991/88; P-16425/88; A-856) (P-12395)
820.210 am (P-12395)
830.10 am (P-3325/88; A-2090)
830.20 n (P-3325/88; A-2090)
830.100 am (P-3325/88; A-2090)
830.110 am (P-3325/88; A-2090)
830.120 am (P-3325/88; A-2090)
830.130 am (P-3325/88; A-2090)
830.140 am (P-3325/88; A-2090)
830.150 r (P-3325/88; A-2090)
830.160 r (P-3325/88; A-2090)
830.170 r (P-3325/88; A-2090)
830.180 am (P-3325/88; A-2090)
830.190 n (P-3325/88; A-2090)
830.200 am (P-3325/88; A-2090)
830.210 n (P-3325/88; A-2090)
830.220 n (P-3325/88; A-2090)
830.230 n (P-3325/88; A-2090)
830.240 n (P-3325/88; A-2090)
830.250 am (P-3325/88; A-2090)
830.260 am (P-3325/88; A-2090)
830.270 am (P-3325/88; A-2090)
830.280 r (P-3325/88; A-2090)
830.290 n (P-3325/88; A-2090)
830.300 n (P-3325/88; A-2090)
830.310 n (P-3325/88; A-2090)
830.315 r (P-3325/88; A-2090)
830.400 am (P-3325/88; A-2090)
830.410 am (P-3325/88; A-2090)
830.420 r (P-3325/88; A-2090)
830.430 am (P-3325/88; A-2090)
830.440 am (P-3325/88; A-2090)
830.450 am (P-3325/88; A-2090)

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830.460 am (P-3325/88; A-2090)
830.500 am (P-3325/88; A-2090)
830.510 r (P-3325/88; A-2090)
830.520 am (P-3325/88; A-2090)
830.530 am (P-3325/88; A-2090)
830.540 am (P-3325/88; A-2090)
830.560 r (P-3325/88; A-2090)
830.570 r (P-3325/88; A-2090)
830.600 am (P-3325/88; A-2090)
830.610 r (P-3325/88; A-2090)
830.620 am (P-3325/88; A-2090)
830.630 am (P-3325/88; A-2090)
830.640 am (P-3325/88; A-2090)
830.650 am (P-3325/88; A-2090)
830.660 r (P-3325/88; A-2090)
830.670 r (P-3325/88; A-2090)
830.700 am (P-3325/88; A-2090)
830.800 n (P-3325/88; A-2090)
830.820 am (P-3325/88; A-2090)
830.830 n (P-3325/88; A-2090)
830.840 n (P-3325/88; A-2090)
830.850 n (P-3325/88; A-2090)
830.860 n (P-3325/88; A-2090)
830.870 n (P-3325/88; A-2090)
830.II.A n (P-3325/88; A-2090)
830.II.B n (P-3325/88; A-2090)
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840.10 am (P-15284)
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840.30 am (P-15284)
840.50 am (P-15284)
840.60 n (P-15284)
840.110 am (P-15284)
840.115 am (P-15284)
840.120 r (P-15284)
840.200 am (P-15284)
840.210 am (P-15284)
840.215 am (P-15284)
840.300 n (P-15284)
840.305 n (P-15284)
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840.Ap.A n (P-15284)
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II.C n (P-15284)
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855.20 am (P-6564/88; A-2768)
855.50 am (P-6564/88; A-2768)
855.55 n (P-6564/88; A-2768)

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855.60 am (P-6564/88; A-2768)
855.70 am (P-6564/88; A-2768)
855.80 am (P-6564/88; A-2768)
855.130 am (P-6564/88; A-2768)
855.140 am (P-6564/88; A-2768)
855.180 am (P-6564/88; A-2768)
855.220 am (P-6564/88; A-2768) (P-8824; A-17029)
855.240 am (P-6564/88; A-2768)
855.260 am (P-6564/88; A-2768) (P-8824; A-17029)
855.270 am (P-6564/88; A-2768) (P-8824; A-17029)
855.275 h (P-6564/88; A-2768)
855.280 am (P-6564/88; A-2768)
855.290 am (P-6564/88; A-2768) (P-8824; A-17029)
855.300 am (P-6564/88; A-2768)
855.330 n (P-6564/88; A-2768)
855.340 n (P-6564/88; A-2768)
855.345 n (P-6564/88; A-2768)
855.350 n (P-6564/88; A-2768)
855.355 n (P-6564/88; A-2768)
855.360 n (P-6564/88; A-2768)
855.Ap.A am (P-6564/88; A-2768)
II.B am (P-6564/88; A-2768)
855.Ap.B am (P-6564/88; A-2768)
II.A n (P-6564/88; A-2768)
II.B n (P-6564/88; A-2768)
II.C n (P-6564/88; A-2768)
II.D n (P-6564/88; A-2768)
II.E n (P-6564/88; A-2768)
II.F n (P-6564/88; A-2768)
II.G n (P-6564/88; A-2768)
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II.H n (P-6564/88; A-2768)
II.I n (P-6564/88; A-2768)
855.Ap.C n (P-6564/88; A-2768)
II.A n (P-6564/88; A-2768)
II.B n (P-6564/88; A-2768)
II.C n (P-6564/88; A-2768)
II.D n (P-6564/88; A-2768)
II.E n (P-6564/88; A-2768)
II.F n (P-6564/88; A-2768)
890.120 am (P-4543)
890.620 am (P-4543)
890.630 am (P-4543)
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890.920 am (P-4543)
890.1040 am (P-4543)
890.1070 am (P-4543)
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150.565 am (P-16438/88; A-5201)
150.665 am (P-16438/88; A-5201)
150.670 am (P-12542)
150.680 am (P-16438/88; A-5201)
250.50 am (P-17569/88; A-7324)
250.70 am (P-1921; O-15879)
302.105 n (P-10569/88; A-10820)
302.190 am (P-1639; A-12970)
302.200 am (P-1639; A-12970)
302.625 am (P-1639; A-12970)
302.800 r (P-15813/88; A-3722)
302.800 n (P-15813/88; A-3722)
302.810 r (P-15813/88; A-3722)
302.810 n (P-15813/88; A-3722)
302.820 r (P-15813/88; A-3722)
302.820 n (P-15813/88; A-3722)
302.822 r (P-15813/88; A-3722)
302.822 n (P-15813/88; A-3722)
302.824 r (P-15813/88; A-3722)
302.824 n (P-15813/88; A-3722)
302.825 r (P-15813/88; A-3722)
302.825 n (P-15813/88; A-3722)
302.830 r (P-15813/88; A-3722)
302.830 n (P-15813/88; A-3722)
302.840 r (P-15813/88; A-3722)
302.840 n (P-15813/88; A-3722)
302.841 r (P-15813/88; A-3722)
302.842 r (P-15813/88; A-3722)
302.846 r (P-15813/88; A-3722)
302.846 n (P-15813/88; A-3722)
302.850 r (P-15813/88; A-3722)
302.850 n (P-15813/88; A-3722)
302.860 r (P-15813/88; A-3722)
302.860 n (P-15813/88; A-3722)
302.863 r (P-15813/88; A-3722)
302.863 n (P-15813/88; A-3722)
303.30 am (P-17169)
310.30 am (P-1296; A-8849)
310.110 am (P-11117; A-16950) (E-11854)
310.130 am (P-11117; A-16950) (E-11854)
310.230 am (P-1296; A-8849) (P-10725; C-12647) (E-10967)
310.280 am (P-1296; A-8849)
310.290 am (P-1296; A-8849) (P-10725 C-12647) (E-10967; O-14136) (P-15141)
310.320 am (P-1296; A-8849)
310.530 am (P-11117; A-16950) (E-11854)
310.540 am (P-11117; A-16950) (E-11854)
310.Ap. A am (P-20584/88; RC-1254) (PP-8080) (PP-8970) (P-10725) (P-11117) (E-11854) (PP-12887)
Tb.A am (P-10725)
Tb.B am (P-10725)

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Tb. E am (PP-12887)
Tb. F am (P-2892) (P-11117) (E-11854) (PP-12887)
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Tb. J am (PP-8080) (PP-8970)
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Ap.C am (P-11117; A-16950) (E-11854)
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1100.70 am (P-1327)
1100.80 am (P-1327)
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1100.100 n (P-1327)
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1105.20 am (P-1335)
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1105.40 am (P-1335)
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1105.100 am (P-1335)
1105.110 am (P-1335)
1105.120 am (P-1335)
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1105.150 am (P-1335)
1105.160 am (P-1335)
1105.170 am (P-1335)
1105.220 am (P-1335)
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1110.50 am (P-1355)
1110.60 am (P-1355)
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1125.10 am (P-16375/88; A-1784)
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1125.30 am (P-16375/88; A-1784)
1125.40 am (P-15182) (E-15469)
1125.50 r (P-16375/88; A-1784)
1125.70 am (P-16375/88; A-1784)
1125.80 am (P-16375/88; O-22478/88; R-1905; A-1784)
1125.90 r (P-16375/88; A-1784)
1125.100 n (P-16375/88; A-1784)
1135.10 n (P-14504/88; A-14969)
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1135.30 n (P-14504/88; A-14969)
1570.40 am (P-14122/88; O-22492/88; R-1626; A-1577)
1570.60 r (P-14122/88; O-22492/88; R-1626; A-1577)
1570.70 am (P-14122/88; O-22492/88; R-1626; A-1577)
1570.80 am (P-14122/88; O-22492/88; R-1626; A-1577)
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1570.100 am (P-14122/88; O-22492/88; R-1626; A-1577)
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1570.150 r (P-14122/88; O-22492/88; R-1626; A-1577)
1570.160 am (P-14122/88; O-22492/88; R-1626; A-1577)
1600.50 am (P-10769)
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2110.320 am (P-1; A-9259) (E-214)
2110.330 am (P-1; A-9259) (E-214)
2110.510 am (P-1; A-9259) (E-214)
2110.530 am (P-1; A-9259) (E-214)
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2150.1 am (P-6853)
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140.481	am	(P-15281) (E-15473)
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140.492	am	(P-11157)
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140.526	am	(P-1420; A-11516)
140.543	am	(P-13178)
140.560	am	(P-13178)
140.561	am	(P-13178)
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140.855	re	(A-7040)
140.860	re	(A-7040)
140.865	re	(A-7040)
140.870	re	(A-7040)
140.875	re	(A-7040)
140.880	re	(A-7040)
140.885	re	(A-7040)
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140.895	re	(A-7040)
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141.100	am	(P-7873; A-15672) (E-8036)
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141.360	am	(P-7873; A-15672) (E-8036)
141.400	am	(P-15483/88; A-516) (P-7873)
141.480	am	(P-15483/88; A-516) (P-7873)
141.520	am	(P-7873; A-15672) (E-8036)
141.560	am	(P-15483/88; A-516) (P-20370/88; A-3850) (P-7873; A-15672)
141.720	am	(P-20370/88; A-3850) (E-8036)
141.800	am	(P-15483/88; A-516) (P-7873)
141.1000	am	(P-7873; A-15672) (E-8036)
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141.1200	am	(P-7873; A-15672) (E-8036)
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141.1480	am	(P-15483/88; A-516) (P-7873)
141.1480	am	(P-15483/88; A-516) (P-7873)
141.1480	am	(P-15483/88; A-516) (P-7873)
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140.200	re	(A-9572)
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140.203	re	(A-9572)
140.300	re	(A-9572)
140.350	am	(P-5958/88; A-3351)
140.350	am	(P-5958/88; A-3351)
140.360	re	(A-9572)
140.361	re	(A-9572)
140.362	re	(A-9572)
140.362	am	(P-5958/88; A-3351)
140.363	am	(P-5958/88; A-3351)
140.363	am	(P-5958/88; A-3351)
140.364	re	(A-9572)
140.364	re	(A-9572)
140.364	n	(P-5958/88; A-3351)
140.365	re	(A-9572)
140.366	re	(A-9572)
140.367	re	(A-9572)
140.367	am	(P-5958/88; A-3351)
140.369	am	(P-5958/88; A-3351)
140.370	re	(A-9572)
140.370	re	(A-9572)
140.370	am	(P-5958/88; A-3351)
140.371	re	(A-9572)
140.372	re	(A-9572)
140.372	am	(P-5958/88; A-3351)
140.373	am	(P-5958/88; A-3351)
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140.394	am	(P-17643/88; A-5115)
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140.398	re	(A-9572)
140.400	am	(P-17172/88; A-2475)
140.428	am	(P-14265)
140.429	r	(P-14265)
140.440	am	(P-22329/88; A-12562)
140.441	am	(P-17172/88; A-2475)
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140.445	am	(P-17172/88; O-1263; R-2538; A-2475)
140.447	am	(P-17172/88; A-2475)
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140.476	am	(P-15281) (E-15473)
140.477	am	(P-15281) (E-15473)

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120.285	am	(P-16294) (E-16586)
120.346	n	(P-10753)
120.379	n	(P-16294) (E-16586)
120.380	am	(P-10753)
120.382	am	(P-15938/88; A-116) (P-3281)
120.384	n	(E-11929; O-15895) (P-15582)
120.385	am	(P-16294) (E-16586)
120.386	n	(P-16294) (E-16586)
120.390	am	(P-17229)
120.393	n	(P-9250; A-15404) (E-12137)
121.19	am	(P-13503)
121.27	am	(P-13503)
121.31	am	(P-13503)
121.50	am	(P-14756)
121.58	am	(P-3541; A-13619)
121.60	am	(PP-15859)
121.61	am	(PP-15859)
121.62	am	(P-3541; A-13619)
121.63	am	(PP-15859)
121.64	am	(PP-15859)
121.70	am	(P-13503)
121.72	am	(P-13503)
121.135	n	(P-20686/88; A-3890)
130.301	am	(P-4469; A-16756)
130.302	am	(P-4469; A-16756)
130.310	am	(P-4469; A-16756)
130.312	am	(P-4469; A-16756)
130.313	am	(P-4469; A-16756)
130.314	am	(P-4469; A-16756)
130.321	am	(P-4469; A-16756)
130.500	n	(P-20649/88; A-3831)
140.16	am	(P-2937; A-16992)
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140.19	am	(P-2976/88; A-3917)
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140.94	re	(A-9572)
140.95	re	(A-9572)
140.96	re	(A-9572)
140.97	re	(A-9572)
140.98	re	(A-9572)
140.99	re	(A-9572)
140.100	re	(A-9572)
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112.81	n	(P-8246; A-16006)
112.82	am	(P-16894)
112.98	am	(P-2236; A-8567)
112.154	am	(P-15985) (E-16142)
112.252	am	(P-15905/88; A-70) (P-14741)
112.253	am	(P-15905/88; A-70) (P-14741)
112.254	am	(P-15905/88; A-70) (P-14741)
112.300	am	(P-16894)
112.318	n	(P-4116)
113.5	n	(P-20654/88; A-6007)
113.142	am	(P-15898/88; A-63)
113.154	am	(P-15987) (E-16154)
113.155	n	(P-15987) (E-16154)
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113.253	am	(E-3402) (P-15898/88; A-63)
113.260	am	(E-3402) (P-15898/88; A-63)
113.302	am	(P-4481; A-12553)
114.5	n	(P-20967/88; A-3900)
114.127	am	(P-14996/88; A-89) (P-1959)
114.128	am	(P-17621/88; A-1546)
114.130	am	(P-16691)
114.220	am	(P-5456; A-16015)
114.240	r	(P-5456; A-16015)
114.270	am	(P-15989) (E-16169)
114.351	am	(P-15924/88; A-89) (P-14764)
114.352	am	(P-15924/88; A-89) (P-14764)
115.1	n	(P-20735/88; A-3932)
115.10	am	(P-2702; A-13631) (P-14790)
115.30	am	(P-2702; A-13631)
116.10	n	(P-20683/88; A-3847)
117.1	n	(P-20739/88; A-3936)
117.20	am	(P-5487) (P-5487; W-16185)
117.50	am	(P-14008)
117.51	am	(P-14008)
117.53	am	(P-14008)
118.300	n	(P-20753/88; A-3950)
120.1	n	(P-20705/88; A-3908)
120.10	am	(E-11929; O-15895) (P-15582)
120.20	am	(P-14778) (P-16294) (E-16586)
120.30	am	(P-14778)
120.31	am	(P-9996; A-17483)
120.40	am	(P-17633/88; A-2081)
120.60	am	(E-11929; O-15895) (P-15582)
120.61	am	(P-15582) (P-16294) (E-16586)
120.62	am	(E-11929; O-15895) (P-15582)
120.63	am	(E-11929; O-15895) (P-15582)

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141.1680 am (P-15483/88; A-516) (P-20370/88; A-3850)
141.1760 am (P-15483/88; A-516)
141.2080 am (P-9992; A-16982) (E-10700)
141.2280 am (P-15483/88; A-516)
141.2360 am (P-15483/88; A-516)
141.2400 am (P-15483/88; A-516)
141.2600 am (P-20370/88; A-3850)
141.2760 am (P-15483/88; A-516) (P-20370/88; A-3850)
141.2920 am (P-20370/88; A-3850)
141.2960 am (P-15483/88; A-516) (P-20370/88; A-3850) (P-9992; A-16982) (E-10700)
141.3080 am (P-7873; A-15672) (E-8036)
141.3280 am (P-20370/88; A-3850)
141.3320 am (P-7873; A-15672) (E-8036)
141.3400 am (P-7873; A-15672) (E-8036)
141.3440 am (P-15483/88; A-516)
141.3480 am (P-15483/88; A-516)
141.3520 am (P-7873; A-15672) (E-8036)
141.3560 am (P-7873; A-15672) (E-8036)
141.3600 am (P-20370/88; A-3850)
141.3760 am (P-15483/88; A-516)
141.3800 am (P-15483/88; A-516) (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)
141.3840 am (P-15483/88; A-516) (P-9992; A-16982) (E-10700)
141.3920 am (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)
141.4000 am (P-15483/88; A-516)
141.4040 am (P-15483/88; A-516) (P-7873; A-15672) (E-8036)
141.4160 am (P-15483/88; A-516)
141.4200 am (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)
141.4230 n (P-20370/88; A-3850)
141.4440 am (P-15483/88; A-516) (P-7873; A-15672) (E-8036)
141.4520 am (P-15483/88; A-516)
141.4600 am (P-7873; A-15672) (E-8036)
141.4640 am (P-7873; A-15672) (E-8036)
141.4720 am (P-15483/88; A-516)
141.4760 am (P-15483/88; A-516) (P-7873; A-15672) (E-8036)
141.4800 am (P-20370/88; A-3850)
144.5 n (P-11999)
144.25 n (P-11999)
144.50 n (P-11999)
144.75 n (P-11999)
144.100 n (P-11999)
144.105 n (P-11999)
144.125 n (P-11999)
144.150 n (P-11999)
144.175 n (P-11999)

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144.200 n (P-11999)
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144.225 n (P-11999)
144.250 n (P-11999)
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146.25 re (A-7040)
146.50 re (A-7040)
146.75 re (A-7040)
146.100 re (A-7040)
146.105 re (A-7040)
146.125 re (A-7040)
146.150 re (A-7040)
146.175 re (A-7040)
146.200 re (A-7040)
146.225 re (A-7040)
147.25 am (P-3562; A-16796)
147.50 am (P-3562; A-16796)
147.75 am (P-10627/88; A-559)
147.100 am (P-10627/88; A-559)
147.205 am (P-17201/88; O-5800; R-7148; A-7043)
147.Tb. A am (P-10627/88; O-20231/88; R-667; A-559) (P-10763) (E-10999; O-15899)
147.Tb. B am (P-10627/88; O-20231/88 R-667; A-559) (P-10763) (E-10999; O-15899)
148.10 re (A-9572)
148.20 re (A-9572)
148.30 re (A-9572)
148.40 re (A-9572)
148.50 re (A-9572)
148.60 re (A-9572)
148.70 re (A-9572)
148.80 re (A-9572)
148.90 re (A-9572)
148.100 re (A-9572)
148.110 re (A-9572)
148.120 re (A-12118)
148.120 am (P-13729)
148.130 re (A-9572)
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148.150 re (A-9572)
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148.250 re (A-9572)
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148.310 re (A-9572)
148.320 re (A-9572)
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148.340 re (A-9572)
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148.360 re (A-9572)
148.370 re (A-9572)
148.380 re (A-9572)
148.390 re (A-9572)
149.100 am (P-3553; A-15070)
149.105 am (P-13917/88; A-554)
160.1 n (P-21039/88; A-4268)
160.5 n (P-1396; A-7761)
160.10 am (P-1396; A-7761) (P-7867; A-14385)
160.60 am (P-8255; A-16768)
160.70 am (P-20677/88; A-4268) (P-8255; A-16768)
160.100 n (P-1396; A-7761)
160.110 n (P-1396; A-7761)
160.120 n (P-1396; A-7761)
160.130 n (P-1396; A-7761)
160.140 n (P-1396; A-7761)
160.150 n (P-1396; A-7761)
160.160 n (P-1396; A-7761)
165.1 n (P-20679/88; A-3843)
165.10 am (P-5450; W-16184)
165.20 am (P-5450; W-16184)
165.70 am (P-5450; W-16184)
170.50 n (A-14067)
170.100 n (P-4490; A-14067)
170.110 n (P-4490; A-14067)
170.120 n (P-4490; A-14067)
170.130 n (P-4490; A-14067)
170.200 n (P-4490; A-14067)
230.45 am (P-14499)
230.360 am (P-14777/88; A-2015) (P-13119)
230.362 am (P-14777/88; A-2015) (P-13119)
230.364 am (P-13119)
230.365 am (P-14777/88; A-2015) (P-13119)
230.510 n (P-12137/88; A-3054)
230.520 n (P-12137/88; A-3054)
230.530 n (P-12137/88; A-3054)
230.540 n (P-12137/88; A-3054)
230.550 n (P-12137/88; A-3054)
230.560 n (P-12137/88; A-3054)
230.570 n (P-12137/88; A-3054)
230.580 n (P-12137/88; A-3054)
240.110 am (P-10821/88; A-11193)
240.120 am (P-10821/88; A-11193)
240.150 r (P-10821/88; A-11193)
240.160 n (P-10821/88; A-11193)
240.210 am (P-10821/88; A-11193)
240.220 am (P-10821/88; A-11193) (P-13353) (E-13638; O-17144)

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240.260 n (P-10821/88; A-11193)
240.270 n (P-10821/88; A-11193)
240.280 n (P-10821/88; A-11193)
240.300 am (P-10821/88; A-11193)
240.310 am (P-10821/88; A-11193)
240.330 am (P-10821/88; A-11193)
240.340 am (P-10821/88; A-11193)
240.350 am (P-10821/88; A-11193)
240.360 am (P-10821/88; A-11193)
240.400 am (P-10821/88; A-11193)
240.410 am (P-10821/88; A-11193)
240.415 am (P-10821/88; A-11193)
240.425 am (P-10821/88; A-11193)
240.430 am (P-10821/88; A-11193)
240.435 am (P-10821/88; A-11193)
240.445 am (P-10821/88; A-11193)
240.450 am (P-10821/88; A-11193)
240.455 am (P-10821/88; A-11193)
240.460 am (P-10821/88; A-11193)
240.465 am (P-10821/88; A-11193)
240.470 am (P-10821/88; A-11193)
240.480 am (P-10821/88; A-11193)
240.485 am (P-10821/88; A-11193)
240.510 # (P-10821/88; A-11193)
240.510 am (P-10821/88; A-11193)
240.520 # (P-10821/88; A-11193)
240.520 am (P-10821/88; A-11193)
240.530 am (P-10821/88; A-11193)
240.600 am (P-10821/88; A-11193)
240.610 am (P-10821/88; A-11193)
240.620 am (P-10821/88; A-11193)
240.630 am (P-10821/88; A-11193)
240.640 am (P-10821/88; A-11193)
240.650 am (P-10821/88; A-11193)
240.655 # (P-10821/88; A-11193)
240.655 am (P-10821/88; A-11193)
240.660 am (P-10821/88; A-11193)
240.710 am (P-10821/88; A-11193)
240.715 am (P-10821/88; A-11193)
240.720 am (P-10821/88; A-11193)
240.725 am (P-10821/88; A-11193)
240.730 am (P-10821/88; A-11193)
240.735 am (P-10821/88; A-11193)
240.740 am (P-10821/88; A-11193)
240.750 am (P-10821/88; A-11193)
240.755 am (P-10821/88; A-11193)
240.760 am (P-10821/88; A-11193)
240.800 am (P-10821/88; A-11193)
240.810 am (P-10821/88; A-11193)
240.815 am (P-10821/88; A-11193)
240.820 am (P-10821/88; A-11193)
240.825 am (P-10821/88; A-11193)
240.830 am (P-10821/88; A-11193)

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510.100	n	(P-3036; O-13297; RC-13300; M-15876; A-15769)
510.110	n	(P-3036; O-13297; RC-13300; M-15876; A-15769)
510.120	r	(P-3020; A-15767)
510.130	r	(P-3020; A-15767)
510.140	r	(P-3020; A-15767)
510.210	r	(P-3020; A-15767)
510.220	r	(P-3020; A-15767)
510.230	r	(P-3020; A-15767)
510.240	r	(P-3020; A-15767)
510.250	r	(P-3020; A-15767)
510.260	r	(P-3020; A-15767)
510.270	r	(P-3020; A-15767)
510.280	r	(P-3020; A-15767)
510.290	r	(P-3020; A-15767)
510.300	r	(P-3020; A-15767)
510.310	r	(P-3020; A-15767)
510.320	r	(P-3020; A-15767)
510.410	r	(P-3020; A-15767)
510.420	r	(P-3020; A-15767)
520.20	am	(P-6911/88; A-5149)
520.30	am	(P-6911/88; A-5149)
520.100	am	(P-6911/88; A-5149)
525.10	n	(P-14117/88; A-9580)
530.5	n	(P-3565/88; A-141)
530.10	am	(P-3565/88; A-141)
530.20	r	(P-3565/88; A-141)
530.100	r	(P-3565/88; A-141)
530.105	r	(P-3565/88; A-141)
530.110	am	(P-3565/88; A-141)
530.120	r	(P-3565/88; A-141)
530.130	am	(P-3565/88; A-141)
530.140	am	(P-3565/88; A-141)
530.150	r	(P-3565/88; A-141)
530.200	n	(P-3565/88; A-141)
530.230	n	(P-3565/88; A-141)
530.240	n	(P-3565/88; A-141)
530.260	n	(P-3565/88; A-141)
540.40	n	(P-16927)
552.35	am	(P-11177)
552.40	am	(P-277; A-9576)
552.50	am	(P-11177)
552.60	am	(P-11177)
552.80	am	(P-11177)
552.90	am	(P-11177)
552.100	am	(P-52; W-4309)
557.10	am	(P-5914; A-16552)
562.30	am	(P-4685/88; A-2866)
567.10	am	(P-281; A-9590)
567.30	am	(P-10175) (P-14313)
587.50	am	(P-2192/88; A-1850) (P-10765; W-13276) (P-16719)
587.70	i	(P-16719)

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587.110	am	(P-2192/88; A-1850)
587.130	n	(P-2192/88; A-1850)
587.500	am	(P-2192/88; A-1850)
587.600	am	(P-10765; W-13276) (P-16719)
592.30	am	(P-14338)
592.45	n	(P-2092/88; A-1573)
592.50	am	(P-14338)
592.55	n	(P-14338)
592.60	am	(P-14338)
592.65	n	(P-14338)
592.75	n	(P-14338)
597.20	am	(P-2197/88; A-1568)
597.150	n	(P-2197/88; A-1568)
597.150	am	(P-7212; A-16558)
602.20	am	(P-14797)
607.60	am	(P-56; A-9586) (E-225; O-3478)
622.20	am	(P-8387)
645.10	n	(P-12763)
650.80	r	(P-12758) (E-15849)
650.700	n	(P-15520/88; A-7465)
675.100	am	(P-14319)
675.300	am	(P-13956/88; A-6768) (P-14319)
685.600	am	(P-15023/88; A-5158) (P-12538)
693.200	am	(P-8384; A-16555)
700.200	am	(P-10409/88; A-3101) (E-13684; O-17147) (P-14331)
700.300	am	(P-10409/88; A-3101) (P-14331)
712.100	am	(P-10377/88; A-10643)
712.200	am	(P-10377/88; A-10643)
712.300	am	(P-10377/88; A-10643)
712.400	am	(P-10377/88; A-10643)
712.1000	n	(P-10377/88; A-10643)
712.Ap. A	n	(P-10377/88; A-10643)
714.10	am	(P-4152; A-15091)
714.20	am	(P-4152; A-15091)
714.30	am	(P-4152; A-15091)
714.40	n	(P-4152; A-15091)
714.110	am	(P-12947)
714.130	am	(P-12947)
714.300	am	(P-12947)
714.310	n	(P-13952/88; A-8911)
714.310	am	(P-12947)
714.320	n	(P-12947)
760.440	am	(P-20431/88; A-9329)
765.10	am	(P-13948/88; A-5154)
810.10	am	(P-13739)
825.10	am	(P-13941/88; A-7958)
829.10	n	(P-5990/88; A-5755)
829.20	n	(P-5990/88; A-5755)
829.30	n	(P-5990/88; A-5755)
829.40	n	(P-5990/88; A-5755)
829.50	n	(P-5990/88; A-5755)
829.60	n	(P-5990/88; A-5755)
829.70	n	(P-5990/88; A-5755)
829.80	n	(P-5990/88; A-5755)

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843.10	am	(P-15015/88; A-4298)
843.50	am	(P-15015/88; A-4298)
843.60	am	(P-15015/88; A-4298)
843.70	am	(P-15015/88; A-4298)
843.150	am	(P-15015/88; A-4298)
843.160	am	(P-15015/88; A-4298)
845.40	n	(P-4641)
870.10	am	(P-8379)
870.11	n	(P-8379)
870.20	am	(P-8379)
895.10	n	(P-3310; O-13302; R-15127; A-15793)
895.20	n	(P-3310; O-13302; R-15127; A-15793)
895.30	n	(P-3310; O-13302; R-15127; A-15793)
895.40	n	(P-3310; O-13302; R-15127; A-15793)
895.50	n	(P-3310; O-13302; R-15127; A-15793)
895.60	n	(P-3310; O-13302; R-15127; A-15793)
895.70	n	(P-3310; O-13302; R-15127; A-15793)
1200.20	am	(P-20613/88; A-9283)
1200.30	am	(P-20613/88; A-9283)
1200.40	am	(P-20613/88; A-9283)
1200.50	am	(P-20613/88; A-9283)
1200.60	am	(P-20613/88; A-9283)
1200.70	am	(P-20613/88; A-9283)
1300.340	am	(P-19223/88; A-4644)

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10.30	am	(P-19365/88; A-3962)
10.40	am	(P-19365/88; A-3962)
10.50	am	(P-19365/88; A-3962)
10.60	am	(P-19365/88; A-3962)
10.70	am	(P-19365/88; A-3962)
10.80	am	(P-19365/88; A-3962)
96.10	n	(P-15049/88; A-3384)
96.20	n	(P-15049/88; A-3384)
96.30	n	(P-15049/88; A-3384)
96.40	n	(P-15049/88; A-3384)
96.50	n	(P-15049/88; A-3384)
96.60	n	(P-15049/88; A-3384)
96.70	n	(P-15049/88; A-3384)
96.80	n	(P-15049/88; A-3384)
96.90	n	(P-15049/88; A-3384)
96.100	n	(P-15049/88; A-3384)
96.110	n	(P-15049/88; A-3384)
96.120	n	(P-15049/88; A-3384)
96.130	n	(P-15049/88; A-3384)
96.140	n	(P-15049/88; A-3384)
96.Ex. A	n	(P-15049/88; A-3384)
107.3	am	(P-16387)

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107.310	am	(P-16387)
107.311	am	(P-16387)
171.4	n	(P-20032/88; A-3984)
171.21	n	(P-20032/88; A-3984) (P-16375)
171.1000	am	(P-20032/88; A-3984) (P-16375)
172.2000	am	(P-20040/88; A-3993) (P-16382)
173.3000	am	(P-20055/88; A-3998) (P-16393)
177.2000	am	(P-20027/88; A-3957) (P-16367)
178.2000	am	(P-20045/88; A-4004) (P-16400)
180.1000		(P-16371)
180.2000	n	(P-16371)
448.Ap. A	am	(P-1127; A-7973)
Ex. A	am	(P-1127; A-7973)
449.10	n	(P-16944)
449.20	n	(P-16944)
449.30	n	(P-16944)
449.40	n	(P-16944)
449.50	n	(P-16944)
449.60	n	(P-16944)
449.70	n	(P-16944)
451.10	n	(P-16536/88; W-2882) (P-10311)
451.20	n	(P-16536/88; W-2882) (P-10311)
451.30	n	(P-16536/88; W-2882) (P-10311)
451.40	n	(P-16536/88; W-2882) (P-10311)
451.50	n	(P-16536/88; W-2882) (P-10311)
451.60	n	(P-16536/88; W-2882) (P-10311)
451.70	n	(P-16536/88; W-2882) (P-10311)
451.80	n	(P-16536/88; W-2882) (P-10311)
451.90	n	(P-16536/88; W-2882) (P-10311)
451.100	n	(P-16536/88; W-2882) (P-10311)
451.110	n	(P-16536/88; W-2882) (P-10311)
451.120	n	(P-16536/88; W-2882) (P-10311)
451.130	n	(P-16536/88; W-2882) (P-10311)
451.140	n	(P-16536/88; W-2882) (P-10311)
451.150	n	(P-16536/88; W-2882) (P-10311)
451.160	n	(P-16536/88; W-2882) (P-10311)
451.Ap.A	n	(P-16536/88; W-2882) (P-10311)
Ap.B	n	(P-16536/88; W-2882) (P-10311)
Ap.C	n	(P-16536/88; W-2882) (P-10311)
Ap.D	n	(P-16536/88; W-2882) (P-10311)
Ap.E	n	(P-16536/88; W-2882) (P-10311)
Ap.F	n	(P-16536/88; W-2882) (P-10311)
Ap.G	n	(P-16536/88; W-2882) (P-10311)
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II.B	n	(P-16536/88; W-2882) (P-10311)
452.10	r	(P-16447/88; W-2881) (P-10222)
452.20	r	(P-16447/88; W-2881) (P-10222)
452.30	r	(P-16447/88; W-2881) (P-10222)
452.40	r	(P-16447/88; W-2881) (P-10222)
452.50	r	(P-16447/88; W-2881) (P-10222)
452.60	r	(P-16447/88; W-2881) (P-10222)
452.70	r	(P-16447/88; W-2881) (P-10222)
452.80	r	(P-16447/88; W-2881) (P-10222)
452.90	r	(P-16447/88; W-2881) (P-10222)
452.100	r	(P-16447/88; W-2881) (P-10222)

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am	(P-14818)	1020.10	am	(P-1503; A-8667)	708.180
n	(P-5665)	1020.60	am	(P-14357)	730.301
n	(P-3611; A-15112)	1030.11	am	(P-14357)	730.307
am	(P-14019)	1030.65	am	(P-3316; A-11844)	1000.10
am	(P-20768/88; A-7808)	1030.70	am	(P-3316; A-11844)	1000.20
am	(P-2955; A-12978)	1030.85	n	(P-17269/88; A-5185)	1000.41
am	(P-17275/88; A-5192)	1030.86	am	(P-3316; A-11844)	1000.50
am	(P-2753; A-12880)	1030.88	am	(P-3316; A-11844)	1000.60
am	(P-7892; A-17095)	1030.89	n	(P-3316; A-11844)	1000.70
n	(P-14344)	1030.91	r	(P-3316; A-11844)	1000.80
am	(P-3324; A-13898)	1030.94	am	(P-3316; A-11844)	1000.120
am	(P-16297)	1030.95	am	(P-7229; A-15803)	1001.30
n	(P-3324; A-13898)	1030.Ap, A	am	(P-7229; A-15803)	1001.60
n	(P-3611; A-15112)	1030.Ap, B	am	(P-7229; A-15803)	1001.70
n	(P-14810)	1040.25	am	(P-7229; A-15803)	1001.70
n	(P-17259/88; A-5162)	1040.30	am	(P-7229; A-15803)	1001.100
n	(P-9490; A-17087)	1040.31	am	(P-7229; A-15803)	1001.110
am	(P-17259/88; A-5162)	1040.40	am	(P-7229; A-15803)	1001.210
n	(P-20760/88; A-8659)	1040.41	am	(P-7229; A-15803)	1001.220
am	(P-10216)	1040.46	am	(P-7229; A-15803)	1001.230
n	(P-15351)	1040.55	am	(P-7229; A-15803)	1001.240
am	(P-15635)	1040.60	am	(P-7229; A-15803)	1001.250
n	(P-15947/88; A-1593)	1040.66	am	(P-7229; A-15803)	1001.260
n	(P-19636/88; A-7802)	1040.70	am	(P-7229; A-15803)	1001.300
n	(P-14014)	1040.80	am	(P-7229; A-15803)	1001.320
n	(P-20760/88; A-8659)	1040.100	am	(P-7229; A-15803)	1001.330
n	(P-20760/88; A-8659)	1040.101	am	(P-7229; A-15803)	1001.340
am	(P-1665; O-9597; R-11957)	1205.10	am	(P-7229; A-15803)	1001.360
am	(P-11460)	1206.20	am	(P-7229; A-15803)	1001.400
am	(P-1671; A-11466)	1207.20	am	(P-7229; A-15803)	1001.410
am	(P-15150)	1225.45	am	(P-7229; A-15803)	1001.420
n	(P-1676; A-11471)	1225.10	am	(P-7229; A-15803)	1001.430
n	(P-17045/88; A-4658)	1235.15	am	(P-7229; A-15803)	1001.440
n	(P-17045/88; A-4658)	1235.20	am	(P-7229; A-15803)	1001.450
n	(P-17045/88; A-4658)	1235.25	am	(P-7229; A-15803)	1001.460
n	(P-17045/88; A-4658)	1235.30	am	(P-7229; A-15803)	1001.470
n	(P-17045/88; A-4658)	1235.35	am	(P-7229; A-15803)	1001.480
n	(P-17045/88; A-4658)	1235.40	am	(P-20019/88; A-7048)	1003.20
n	(P-17045/88; A-4658)	1235.45	am	(P-20019/88; O-3454; R-7150;	1003.30
n	(P-17045/88; A-4658)	1235.50	am	(P-20019/88; A-7048)	1003.40
n	(P-17045/88; A-4658)	1235.55	n	A-7048)	1010.20
n	(P-17045/88; A-4658)	1300.10	am	(P-19642/88; A-5173)	1010.240
r	(P-14147)	1300.20	am	(P-1103; A-7965)	1010.430
r	(P-14147)	1300.30	n	(P-5655; A-15102)	1010.440
r	(P-14147)	1300.40	n	(P-16432/88; A-1598)	1010.450
r	(P-14147)	1300.50	am	(P-15357)	1010.452
r	(P-14147)	1300.60	n	(P-19642/88; A-5173)	1010.455
n	(P-13381/88; A-4654)	1304.10	n	(P-19642/88; A-5173)	1010.456
am	(P-15154)	1307.10	n	(P-19652/88; A-4944)	1019.5
n	(P-9070)	1435.15	n	(P-19652/88; A-4944)	1019.10
am	(P-9070)	1435.20	n	(P-19652/88; A-4944)	1019.20
n	(P-20974/88; A-7566)	1595.1	n	(P-19652/88; A-4944)	1019.30
n	(P-20974/88; A-7566)	1595.5	n	(P-19652/88; A-4944)	1019.35
n	(P-20974/88; A-7566)	1595.7	n	(P-19652/88; A-4944)	1019.40
n	(P-20974/88; A-7566)	1595.8	n	(P-19652/88; A-4944)	1019.45

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r	(P-16447/88; W-2881)	452.110	n	(PP-7057; O-13337; R-13904)	518.825
r	(P-16447/88; W-2881)	452.120	n	(PP-7057; O-13337; R-13904)	518.830
r	(P-16447/88; W-2881)	452.130	n	(PP-7057; O-13337; R-13904)	518.835
r	(P-16447/88; W-2881)	452.140	n	(PP-7057; O-13337; R-13904)	518.840
r	(P-16447/88; W-2881)	452.150	n	(PP-7057; O-13337; R-13904)	518.845
r	(P-16447/88; W-2881)	452.160	n	(PP-7057; O-13337; R-13904)	518.850
r	(P-16447/88; W-2881)	452.170	n	(PP-7057; O-13337; R-13904)	518.855
r	(P-16447/88; W-2881)	452.180	n	(PP-7057; O-13337; R-13904)	518.860
r	(P-16447/88; W-2881)	452.190	n	(PP-7057; O-13337; R-13904)	518.865
r	(P-16447/88; W-2881)	452.200	n	(PP-7057; O-13337; R-13904)	518.870
r	(P-16447/88; W-2881)	452.210	n	(PP-7057; O-13337; R-13904)	518.875
r	(P-16447/88; W-2881)	452.220	n	(PP-7057; O-13337; R-13904)	518.900
Ex.A	(P-16447/88; W-2881)	518.10	n	(PP-7057; O-13337; R-13904)	518.905
n	(PP-7057; O-13337; R-13904)	518.105	n	(PP-7057; O-13337; R-13904)	518.910
n	(PP-7057; O-13337; R-13904)	518.110	n	(PP-7057; O-13337; R-13904)	518.915
n	(PP-7057; O-13337; R-13904)	518.115	n	(PP-7057; O-13337; R-13904)	518.920
n	(PP-7057; O-13337; R-13904)	518.120	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.125	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.130	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.135	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.140	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.145	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.200	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.300	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.305	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.310	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.315	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.320	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.400	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.405	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.410	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.415	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.420	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.500	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.505	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.600	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.700	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.705	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.710	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.715	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.720	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.725	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.730	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.735	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.740	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.745	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.750	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.800	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.805	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.810	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.815	n	(PP-7057; O-13337; R-13904)	518.925
n	(PP-7057; O-13337; R-13904)	518.820	n	(PP-7057; O-13337; R-13904)	518.925

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1595.70	r	(P-20978/88; A-7564)
1595.80	r	(P-20978/88; A-7564)
1595.90	r	(P-20978/88; A-7564)
1595.100	r	(P-20978/88; A-7564)
1595.110	r	(P-20978/88; A-7564)
1595.120	r	(P-20978/88; A-7564)
1595.130	r	(P-20978/88; A-7564)
1595.140	r	(P-20978/88; A-7564)
1595.150	r	(P-20978/88; A-7564)
1595.160	r	(P-20978/88; A-7564)
1595.170	r	(P-20978/88; A-7564)
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5376.120	re	(A-17859)
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