

Illinois Regulation is a summary of the weekly regulatory decisions of State agencies published in the Illinois Register and action taken by the Illinois General Assembly's Joint Committee on Administrative Rules. Illinois Regulation is designed to inform and involve the public in changes taking place in agency administration.

New Regulations

☞ CONCEALED CARRY

The ILLINOIS STATE POLICE adopted a new Part by emergency rule titled "Firearm Concealed Carry Act Procedures" (20 Ill Adm Code 1231; 37 Ill Reg 15146), effective 8/30/13, for a maximum of 150 days. The new Part establishes rules for the approval of concealed carry instructors only, with rules for concealed carry licensees to be developed and added to this Part at a later date. Applicants to be an instructor must submit an electronic set of fingerprints; complete the on-line instructor application; possess, apply for, or be eligible to receive a FOID card (if out of State); apply for a Firearms Concealed Carry License (FCCL) when the application becomes available; complete an application verification document and submit instructor certification documents (e.g. military, law enforcement, NRA). Instructors must maintain a valid FOID and a FCCL (after 4/16/14) in order to remain on the Registry of Approved Instructors maintained by ISP. Instructors who fail to teach a curriculum consistent with section 75 of the Act, maintain a valid FOID, or maintain a valid

FCCL will have their instructor approval revoked and have to go through an appeals/hearing process in order to have it reinstated. Applications to have a curriculum approved must include a Request for Approval of a Concealed Carry License Firearms Curriculum form, available on the ISP website. The rulemaking outlines the various minimum hours in specific subjects necessary for the 16, 8 or 3 hour class structure. Once the curriculum is approved by ISP, it can only be taught by an instructor listed on the ISP Registry of Approved Instructors. An approved curriculum list will be maintained on the ISP website. The new Part also outlines how the approved instructor will fill out and certify information regarding training in order for concealed carry course participants to receive their FCCL. Those affected by this rulemaking include small business or non-profit organizations that will offer concealed carry instruction or employ instructors.

Questions/requests for copies: Lisa Freitag, ISP, 801 S. 7th St, Suite 1000-S, Springfield IL 62703, 217/782-9356.

(cont'd next page)

Proposed Regulations

AFFORDABLE CARE ACT

The DEPARTMENT OF INSURANCE proposed one new Part, repeal of another Part and amendments to 3 other Parts to implement provisions of the federal Patient Protection and Affordable Care Act (ACA). Amendments have been proposed to "Construction and Filing of Accident and Health Insurance Policy Forms" (50 Ill Adm Code 2001; 37 Ill Reg 14404), "Advertising of Accident and Sickness Insurance" (50 Ill Adm Code 2002; 37 Ill Reg 14494), and "Pre-Existing Illness" (50 Ill Adm Code 2005; 37 Ill Reg 14502). The Part titled "Small Employer Group Health Insurance" (50 Ill Adm Code 2014; 37 Ill Reg 14509) is being repealed and a new Part titled "Premium Increase Justification and Reporting" (50 Ill Adm Code 2026; 37 Ill Reg 14515) has been proposed. Numerous provisions of these rulemakings rely on or cross reference federal rules that are not detailed in the rulemaking. Readers are advised to read the rules carefully and contact the Department if they have inquiries.

Amendments to Part 2001 implement the market reforms of the ACA

(cont'd page 3)

NEW REGULATIONS: Rules adopted by agencies this week.

PROPOSED REGULATIONS: Rules proposed by agencies this week, commencing a 45-day First Notice period. Public comments must be accepted by the agency for the period of time indicated.

☞: Symbol designating rules of special interest to small businesses, small municipalities, and not-for-profit corporations. Agencies are required to consider comments from these groups and minimize the regulatory burden on them.

QUESTIONS/COMMENTS/RULE TEXT: Direct mail or phone calls to the agency personnel listed below each summary. Providing volume and issue number of The Flinn Report or the Illinois Register will expedite the process. Some agencies charge copying fees. However, copy requests do not have to be made under the Freedom of Information Act.

New Regulations

ABUSE REPORTS

The DEPARTMENT OF CHILDREN AND FAMILY SERVICES adopted amendments to "Confidentiality of Information of Persons Served by the Department of Children and Family Services" (89 Ill Adm Code 431; 36 Ill Reg 17289), effective 8/30/13, extending the period the Department must keep records of unfounded abuse reports from non-mandated reporters to 12 months (currently 30 days). Records of unfounded reports involving Department wards (regardless of the report source) must also be kept for 12 months (currently 60 days).

Questions/requests for copies: Jeff Osowski, DCFS, Department of Children and Family Services, 406 East Monroe, Station #65, Springfield IL 62701-1498; 217/524-1983.

AABD GRANT ADJUSTMENTS

The DEPARTMENT OF HUMAN SERVICES adopted amendments to "Aid to the Aged, Blind or Disabled" (89 Ill Adm Code 113; 37 Ill Reg 5268), effective 8/27/13, to increase the grant adjustment and sheltered care, personal care, and nursing care rate amounts by \$12 to match the federal January 2013 Social Security (SSA) benefit and Supplemental Security Income (SSI) benefit increases. The grant adjustment and rate amounts are increased annually to reflect the federal increases in SSA and SSI benefits and are deducted from income when calculating eligibility for AABD benefits.

Questions/requests for copies: Tracie Drew, DHS, 100 S. Grand Ave. E., 3rd Fl., Springfield IL 62762, 217/785-9772.

👉 DEER HUNTING

The DEPARTMENT OF NATURAL RESOURCES adopted amendments to Parts titled "White-Tailed Deer Hunting By Use of Firearms" (17 Ill Adm code 650; 37 Ill Reg 6532),

"White-Tailed Deer Hunting By Use of Muzzleloading Rifles" (17 Ill Adm Code 660; 37 Ill Reg 6556), "White-Tailed Deer Hunting By Use of Bow and Arrow" (17 Ill Adm Code 670; 37 Ill Reg 6568), "Special White-Tailed Deer Season For Disease Control" (17 Ill Adm Code 675; 37 Ill Reg 6599) and "Late Winter Deer Hunting Season" (17 Ill Adm Code 680; 37 Ill Reg 6606) all effective 8/30/13. Amendments to Parts 650 and 670 clarify requirements for landowner/tenant hunting permits. Property deeds or contracts for deed must be recorded or file stamped by a county clerk or recorder of deeds. Tenant applicants must include a copy of the lease or rental agreement with the landowner's and tenant's signatures, description of monetary consideration, specified lease period and acreage. The application must also include a statement that that the lease is for agricultural purposes, or a copy of a current Farm Service Agency 156 EZ form. Non-agricultural or hunting rights leases will no longer be considered a valid basis for issuing landowner or tenant permits. For corporate permit applicants, copies of resolutions or minutes no longer suffice to prove ownership interest in a for-profit corporation; copies of formal agreements must be submitted. The amendments to Parts 650, 660, and 670 also make numerous site-specific changes for the 2013 deer hunting seasons. A change since 1st Notice to Part 650 removes the requirement of check-in, check-out and reporting of harvest from 5 sites. Part 670 also revises requirements for bow and arrow hunting and states that crossbows may be used by hunters who are age 62 or older or disabled, or on hunting season dates from the second Monday after Thanksgiving through the last day of the archery deer hunting season. Amendments to Part 675 allow chronic wasting disease (CWD) season hunting in Kendall County and remove site posting and publication in Outdoor Illinois magazine (now defunct) as options for announcing counties

open to CWD hunting. Since 1st Notice, site posting has been retained as an option for announcing open counties. For DNR-owned or managed properties, however, site posting remains an option for announcing CWD hunting. The Part 680 amendments eliminate a two-tiered system of counties open to late-winter deer hunting and clarify that Illinois resident hunters may purchase as many permits for this season as they wish. Persons using unfilled permits from the previous firearm, muzzleloader or youth deer season may only harvest antlerless deer if their unfilled permits are for deer of either sex. Publication in Outdoor Illinois is also removed as an option for publicizing rule changes at Department-owned or managed properties. Those affected by these rulemakings include outfitters and business or non-profit corporations that allow hunting on their properties.

NOXIOUS PLANTS

DNR also adopted amendments to the Part titled "Injurious Species" (17 Ill Adm Code 805; 37 Ill Reg 7706), effective 8/30/13, that add 27 injurious plants to a list of those subject to regulations and penalties under this Part. DNR is also restructuring its definition of an injurious species to include seeds, reproductive structures, structures (e.g., turions or tubers) or plant fragments of such plants.

Questions/requests for copies of the 6 DNR rulemakings above: Julia Lawrence for Parts 650, 660, 670, 675, 680, and Shelly Knuppel for Part 805, DNR, One Natural Resources Way, Springfield IL 62702-1271, 217/782-1809.

👉 SURROGATE BIRTHS

The DEPARTMENT OF PUBLIC HEALTH adopted amendments to "Illinois Vital Records Code" (77 Ill Adm Code 500; 37 Ill Reg 5298), effective 8/28/13, that provide a pro-

New Regulations

cess and requirements for establishing a parent-child relationship between a child and his or her intended parents when the child is being carried by a gestational surrogate prior to the child's birth. The rulemaking also adds definitions to reflect those found in the Gestational Surrogacy Act and adds a Section containing a list of referenced materials. Since 1st Notice DPH has removed language exempting from the Act gestational surrogates who are also the biological mothers of the children they carry. Those affected by this rulemaking include attorneys, physicians and counselors involved in the gestational surrogacy process.

PRIVATE SEWAGE SYSTEMS

Also, DPH adopted amendments to "Private Sewage Disposal Code" (77 Ill Adm Code 905; 36 Ill Reg 15940), effective 8/28/13, that update the Code to reflect current standards for design and performance of private sewage disposal systems. DPH incorporates National Sanitation Foundation (NSF) standards for water filtration and lists approved NSF systems and components. The rulemaking also updates and clarifies

standards for influent, water softeners, pipe sizing, electrical devices, alarms, surface discharging private sewage disposal systems and disinfection devices. The rulemaking also provides portable toilet regulations, including use, design, cleaning and transporting of the units and licensing of businesses and certifying of individuals who conduct those functions. Changes since 1st Notice include: changing a reference to "prosecution" of portable sanitation businesses or technicians for violations of the Code to "fine" or "civil penalty"; making optional, rather than mandatory, a provision for floor drains on residential properties with garages of any size to discharge directly to a private sewage disposal system; adding a reference to a list of approved private sewage disposal components and technologies that will be available on the Department's website; and clarifying that maintenance records for private sewage systems shall be transferred to the new property owner when ownership changes. The rulemaking is too detailed to describe in its entirety. For more information contact the agency representative below. Those affected by this rulemaking

include private sewage/septic system installers and service providers.

Questions/requests for copies of the 2 DPH rulemakings above: Susan Meister, DPH, 535 W. Jefferson St., 5th Fl., Springfield IL, 62761, 217/782-2043, e-mail: dph.rules@illinois.gov.

AVIATION SAFETY

The DEPARTMENT OF TRANSPORTATION adopted amendments to "Aviation Safety" (92 Ill Adm Code 14, 37 Ill Reg 7724), effective 8/30/13, removing the requirement that decals must be displayed with certificates of registration. Additionally, accessible phones at balloon ports and seaplane bases as well as 24-hour phones at airport facilities are no longer required. Those affected by this rulemaking include the makers of the registration decals as well as airports and municipalities that maintain the phones.

Questions/requests for copies: Linda Schumm, DOT, 1 Langhorne Bond Dr., Springfield, IL 62707, 217/785-4215.

Proposed Regulations

and provisions for health insurance policy forms. The rules forbid exclusion of coverage for preexisting conditions and (subject to conditions and exceptions outlined in the rulemaking) forbid annual or lifetime limits on benefit amounts. Restrictions on eligibility based on specified health factors (e.g., claims history, medical history, disability) are also forbidden. Outcome-based wellness reward programs that require an individual to attain or maintain a specific health outcome (such as giving up smoking or reaching a goal weight) must meet certain conditions to conform to rules that forbid imposition of impermissible health factors. Minimum standards for preventive care coverage (e.g.,

immunizations, women's health care and attendant office visits) are established. Essential health benefits are also prescribed in the rule and include emergency services, hospitalization, prescription drugs, laboratory services, maternity and newborn care, and pediatric care. Inflation indexed cost sharing limits (deductibles and copayments) established in federal law (\$6,350 for individuals and \$12,700 for families) are prescribed. Waiting periods for coverage may not exceed 90 days. A health insurance issuer may restrict enrollment to special or open enrollment periods that must conform to federal regulations cited in the rulemaking. The issuer must provide a minimum of 30 days (in some

circumstances, more) in which to enroll. For network plans, coverage may be limited to those living in the service area for a network plan. Coverage may be denied if the issuer can demonstrate inability to accommodate additional enrollees because of obligations to existing contract holders and enrollees, and show that service is provided uniformly to all employers and individuals without regard to claims experience or any health status of individuals, employees or dependents. A health insurance issuer may also deny health insurance coverage if it shows lack of financial reserves necessary for additional coverage. Grounds for nonrenewal or cancellation of an insurance policy include fraud, non-

Proposed Regulations

payment of premiums, and other actions. Discontinuance of a particular insurance product or of all coverage must include provision of notice to the Department, the plan sponsor and all individuals covered. Group health plans and health insurance issuers must file with DOI a summary of benefits and coverage for each benefit package offered and provide this summary without charge to individuals, participants and beneficiaries. The summaries must include uniform definitions of standard insurance and medical terms; a description of the coverage; exceptions, reductions and limitations of coverage; deductible, coinsurance and copayment obligations; contact information with the firm offering the coverage; an Internet address for plans using a formulary for prescription drug coverage; and an Internet address for a uniform glossary of terms, among other information.

Amendments to Part 2002 make minor changes regarding health insurance advertising. The Illinois Health Benefits Exchange is defined as the "Health Insurance Marketplace". Insurers must file with the Department a certificate of compliance regarding those policies offered on the Health Insurance Marketplace. For other policies, each insurer shall prepare and maintain a certificate of compliance, along with materials concerning insurance policy advertisements.

Part 2005 amendments apply the Department's rules on pre-existing illnesses to policies and plans not subject to the preexisting condition exclusions in Part 2001 or to the Department's rules on Minimum Standards for Individual and Group Medicare Supplement Insurance (50 Ill Adm Code 2008). These include "excepted benefits plans" as defined in federal law (26 USC 9832) which offer one or more of the following: coverage only for accidents or for income replacement in case of disability; liability insurance (including

auto liability policies) or coverage issued as a supplement to liability insurance; workers' compensation or similar insurance; credit-only insurance; hospital indemnity or other fixed indemnity insurance; separately offered limited scope policies (e.g., dental or vision insurance, long-term care insurance, home health care coverage); and independent noncoordinated benefits such as coverage only for a specific disease or illness.

Part 2014 repeals the Department's rules on small employer group health insurance. DOI states that these rules were supplanted by the federal Health Insurance Portability and Accountability Act (HIPAA) of 1996 and the repealer is not directly related to the ACA coming into effect on 1/1/14.

The new Part 2026 sets DOI policies for reviewing health insurance rate filings pursuant to the Illinois Insurance Code and for determining whether a rate increase is unreasonable. A rate increase on or after 9/1/11 is subject to review as required by federal regulations if the increase is more than 10% and applicable to a 12-month period, if the average increase for all enrollees weighted by premium volume meets or exceeds the 10% threshold. A rate increase is deemed unreasonable if it is excessive (the premium charged is unreasonably high in relation to benefits provided), unjustified (the health insurer failed to provide sufficient data to evaluate the increase) or unfairly discriminatory (the increase results in premium differences between insureds within similar risk categories that do not reasonably correspond to differences in expected costs), as these terms are defined in federal law. Health insurance issuers must file a Rate Filing Justification (RFJ) for all products in the single risk pool, in the form and manner prescribed by federal regulations. An RFJ must include a unified rate review template with historical and projected claims experience; trend projections relating to utilization

and service or unit cost; allocation of the overall rate increase to claims and non-claims costs; and a 3-year history of rate increases for the product associated with the rate increase, among other information. Justification for the rate increase must include the most significant factors causing the rate increase including relevant claims and non-claims expense increases. Other information that an RFJ must contain includes an actuarial memorandum with the reasoning and assumptions supporting the data contained in the unified rate review template. Factors that DOI will use to determine if a rate increase is unreasonable include the validity of the assumptions used by the health insurance issuer and of the historical data underlying the assumptions; the health insurance issuer's data related to past projections and actual experience; the impact of various medical trends (e.g., shift from inpatient to outpatient treatment) and utilization changes by major service categories; the impact of changes in reserve needs; medical loss ratio; geographic factors and limitations; and 9 other factors named in the rule.

Questions/requests for copies/comments concerning the 5 DOI rulemakings through 10/28/13: Susan Anders, IDOI, 320 W. Washington St., Springfield IL 62767-0001, 217-785-8220, Fax: 217-524-9033.

PROCUREMENT

The OFFICE OF THE TREASURER proposed repeal of the Part titled "Procurement" (44 Ill Adm Code 1400; 37 Ill Reg 14623) and proposed a new Part titled "Office of the Illinois State Treasurer Procurement" (44 Ill Adm Code 1400; 37 Ill Reg 14710) intended to conform the Office's procurement rules to recent Public Acts amending the Illinois Procurement Code. The new Part defines numerous standard procurement terms and practices, creates a 3-member Treasurer Procurement Policy Board appointed by the Trea-

Proposed Regulations

surer, and designates the Chief Internal Auditor of the Treasurer's Office as the Office's Procurement Compliance Monitor. The Treasurer's Chief Procurement Officer (appointed by the Treasurer for a 5-year term) may appoint State Purchasing Officers to conduct procurements as well. The Treasurer shall publish a Procurement Bulletin listing solicitations, notices of emergency purchases, and bid responses and awards. The rulemaking outlines procedures for preparing contract specifications and seeking and accepting competitive bids. It also addresses small purchases exempt from bidding, sole source procurements and emergency procurements. Contracts may be limited by the availability of appropriated funds and multi-year contracts, including renewals, are limited to 10 years. Other provisions include ethics rules (e.g., conflict of interest provisions, communications reporting), audit and protest procedures, provisions for use of subcontractors, prevailing wage provisions, procedures for obtaining office or real property leases, provisions for use and purchase of vehicles (including hybrid fuel vehicles), and a list of documents that must be included in a procurement file (e.g. all bids and proposals, all evaluation and score sheets, a written determination as to how a contract award was made.) When the Office engages in construction activity, the rules of the CPO for the Capital Development Board apply. Procurement preferences listed in the new Part include Illinois resident vendors; Illinois agricultural products; environmentally friendly procurements; recyclable supplies; corn-based plastics; correctional industries; sheltered workshops for the disabled; small businesses; and businesses owned by veterans, minorities, females or persons with disabilities. Those affected by this rulemaking include small businesses seeking contracts with the Office of the Treasurer.

Questions/requests for copies/com-

ments concerning the 2 Treasurer rulemakings through 10/28/13: Bradley Rightnowar, Office of the Treasurer, 1 West Old State Capitol Plaza, Ste. 400, Springfield IL 62701, 217/557-9360, e-mail: brightnowar@treasurer.state.il.us.

OUTPATIENT SURGERY

The DEPARTMENT OF PUBLIC HEALTH (DPH) proposed amendments to "Ambulatory Surgical Treatment Center Licensing Requirements" (77 Ill Adm Code 205; 37 Ill Reg 14565), that reflect changes infederal regulations governing Medicare and medicaid coverage of ASTC services. The rulemaking updates incorporations to include applicable federal documents and regulations, State rules and statute, and organization's guidelines. DPH is expanding the requirements for an ASTC's organizational plan and the standards of professional work, is requiring ASTC's policies and procedures manual to include a data-driven quality assessment program and is updating requirements for emergency post-operative and pre-operative care. The rulemaking also adds a new Section addressing infection control requirements. DPH also removes obsolete statutory references throughout the rulemakings and requires ASTCs to comply with the Pregnancy Termination Report Code (77 Ill Adm Code 505).

Questions/requests for copies/comments through 10/28/13: Susan Meister, DPH, 535 W. Jefferson St., 5th Fl., Spfld. IL, 62761, 217/782-2043, e-mail: dph.rules@illinois.gov.

RIVERBOAT GAMBLING

The ILLINOIS GAMING BOARD proposed amendments to "Riverboat Gambling" (86 Ill Adm Code 3000; 37 Ill Reg 14378) requiring supplier licensees to submit their renewal application materials 90 days (currently 60) before the end of the renewal period. Additionally, only IGB staff or owner licensee's approved sur-

veillance employees may review surveillance video unless another person is specifically authorized by the Administrator or the viewing is pursuant to a lawful subpoena. Those affected by these amendments include riverboat casino suppliers and those engaging in video surveillance.

VIDEO GAMING

IGB also proposed amendments to "Video Gaming (General)" (11 Ill Adm Code 11; 37 Ill Reg 14368) establishing that licenses expire if the renewal fee is not received before the expiration date. Video gaming location licenses, technician licenses, and terminal handler licenses that have expired due to non-payment may be renewed by the Board without having to reapply if payment is received within 10 days of expiration. The rules on location restrictions will no longer apply to racetracks where inter-track wagering takes place and off-track betting facilities. Those affected by this rulemaking include licensees and owners/operators of race tracks and off-track betting parlors.

Questions/requests for copies/comments on the 2 IGB rulemakings above through 10/28/13: Emily Mattison, ILGB, 160 N. LaSalle St, Chicago, IL 60601, 312/814-7253, e-mail: emily.mattison@igb.illinois.gov.

HANDICAPPED PARKING

The SECRETARY OF STATE proposed amendments to "Rules of the Road - Handicapped Parking" (92 Ill Adm Code 1100; 37 Ill Reg 14609) changing the title of the Part to "Rules of the Road-Persons with Disabilities Parking Program" and establishing provisions for metered-except decals or devices as required by PA 97-845. Only people with valid Illinois Driver's licenses may apply for a person-with-disabilities parking decal. This rulemaking clarifies the SOS is the only authorized agent permitted to issue metered-exempt parking decals or devices. Finally,

Proposed Regulations

when an applicant is claiming a permanent disability, a medical specialist must indicate whether the applicant meets the conditions established in the IVC to receive a metered-exempt parking decal or device. Those affected by this rulemaking include applicants for decals and those who transport the handicapped.

Questions/requests for copies/comments through 10/28/13: Carrie Leitner, SOS, 298 Howlett Building, Springfield, IL 62756, e-mail: cleitner@ilsos.net.

lamps. Also, if a nonscheduled inspection reveals brakes, the exhaust system, the steering system, or tires are in violation the bus will be immediately be placed out-of-service. Sections regarding violation criteria for school buses and special education buses are being updated to provide, when possible, the actual requirements instead of cross references. Those affected by these amendments include school districts, private schools and transportation contractors.

Questions/requests for copies/comments through 10/28/13: Christine Caronna-Beard, IDOT, 2300 S. Dirksen Parkway, Room 317, Springfield, IL 62764, 217/524-3838.

SCHOOL BUSES

The DEPARTMENT OF TRANSPORTATION proposed amendments to "Nonscheduled Bus Inspections" (92 Ill Adm Code 456; 37 Ill Reg 14785) to include references to Multifunction School Activity Buses (MFSABs) and incorporating updated violation criteria for MFSABs that are manufactured on or after July 1, 2012. Examples of items inspected include air cleaner, brakes, bumpers, child check system, drive shaft guard, federal certification label, interior grab handles, and interior/exterior lights and lamps. Additionally, separate violation criteria for MFSABs manufactured before 7/1/12 are being added. Examples of items inspected include axles and tag axles, brakes, bumpers, exhaust system, and interior/exterior lights and

RAPTORS

The DEPARTMENT OF NATURAL RESOURCES proposed amendments to the Part titled "Falconry and the Captive Propagation of Raptors" (17 Ill Adm Code 1590; 37 Ill Reg 14526). The rulemaking establishes a falconry permit good for 5 years and a corresponding fee of \$200 and outlines the application and examination criteria, along with the inspection of facilities and equipment. The rulemaking also describes the various requirements and allowable activities of apprentice, general and master falconer classifications. Other topics include hunting seasons, banding requirements, captive

propagation, capture, transfer acquisition and release of raptors, as well as corresponding reporting State and federal requirements.

Questions/requests for copies/comments through 10/28/13: Shelly Knuppel, DNR, One Natural Resources Way, Springfield IL 62702-1271, 217/782-1809.

HOUSING APPEALS BOARD

The ILLINOIS HOUSING DEVELOPMENT AUTHORITY proposed amendments to the Part titled "State Housing Appeals Board" (47 Ill Adm Code 395; 37 Ill Reg 14392) implementing Public Act 98-287. The rulemaking allows members of the Board (which hears appeals from affordable housing developers alleging discrimination by local governments in areas where less than 10% of total housing units are deemed affordable) to be former members of the category or group they represent (e.g., zoning board members, affordable housing advocates), rather than allowing only current members to sit on the Board. Those affected by this rulemaking include affordable housing developers and local governments.

Questions/requests for copies/comments through 10/28/13: Kristi S. Poskus, Esq., IHDA, 401 N. Michigan Ave., Suite 700, Chicago IL 60611, 312/836-5200.

Second Notices

The following rulemakings were moved to Second Notice this week by the agencies listed below, commencing the JCAR review period. These rulemakings will be considered at JCAR's September 17, 2013 meeting.

DEPT. CENTRAL MANAGEMENT SERVICES

"Pay Plan" (80 Ill Adm Code 310) proposed 7/19/13 (37 Ill Reg 10740)

ILLINOIS GAMING BOARD

"Riverboat Gambling" (86 Ill Adm Code 3000) proposed 7/12/13 (37 Ill Reg 9855)

"Video Gaming (General)" (11 Ill Adm Code 1800) proposed 7/12/13 (37 Ill Reg 9833)

DEPT. OF NATURAL RESOURCES

"Sport Fishing Regulations for the Waters of Illinois" (17 Ill Adm Code 810) proposed 7/19/13 (37 Ill Reg 11027)

"Off-Highway Vehicle Usage Stamps" (17 Ill Adm Code 2525) proposed 7/12/13 (37 Ill Reg 9904)

SECRETARY OF STATE

"Uniform Commercial Code" (14 Ill Adm Code 180) proposed 6/21/13 (37 Ill Reg 8119)