## **100TH GENERAL ASSEMBLY**

## State of Illinois

## 2017 and 2018

### SB0739

Introduced 1/30/2017, by Sen. Julie A. Morrison

## SYNOPSIS AS INTRODUCED:

5 ILCS 430/5-45 5 ILCS 430/20-23 5 ILCS 430/20-50 5 ILCS 430/20-90 5 ILCS 430/20-95 30 ILCS 500/50-30

Amends the State Officials and Employees Ethics Act. Provides that the Inspector General may require an ethics officer to provide relevant information as may be necessary to make an informed determination concerning whether to allow a former State employee to accept employment from a new employer in which he or she may have personally and substantially participated in decisions that benefited the new employer. Specifies requirements for written restricted determinations. Requires ethics officers to, among other requirements, successfully complete a training curriculum to be developed by the Executive Ethics Commission and thereafter successfully complete an annual training program. Provides that after an Executive Inspector General issues a summary report of an investigation, the ultimate jurisdictional authority or agency head may disclose Office of Executive Inspector General investigatory files and reports to agency staff who are necessary and responsible for determining and imposing discipline, and to an employee accused of wrongdoing for the purpose of determining and imposing appropriate discipline. Provides that the head and employees of a State agency affected by or involved in an investigation shall keep confidential and shall not disclose information exempted from disclosure under the Freedom of Information Act or by the State Officials and Employees Ethics Act. Provides additional exceptions under which investigatory files, reports, and requests for documents may be disclosed. Amends the Illinois Procurement Code to modify a Section concerning revolving door prohibitions. Makes conforming changes. Contains a severability clause. Effective immediately.

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AN ACT concerning government.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The State Officials and Employees Ethics Act is
amended by changing Sections 5-45, 20-23, 20-50, 20-90, and
20-95 as follows:

7 (5 ILCS 430/5-45)

8 Sec. 5-45. Procurement; revolving door prohibition.

9 (a) No former officer, member, or State employee, or spouse or immediate family member living with such person, shall, 10 11 within a period of one year immediately after termination of 12 State employment, knowingly accept employment or receive compensation or fees for services from a person or entity if 13 14 the officer, member, or State employee, during the year immediately preceding termination of 15 State employment, 16 participated personally and substantially in the award of State contracts, or the issuance of State contract change orders, 17 with a cumulative value of \$25,000 or more to the person or 18 19 entity, or its parent or subsidiary.

20 (b) No former officer of the executive branch or State 21 employee of the executive branch with regulatory or licensing 22 authority, or spouse or immediate family member living with 23 such person, shall, within a period of one year immediately

after termination of State employment, knowingly accept 1 2 employment or receive compensation or fees for services from a person or entity if the officer or State employee, during the 3 year immediately preceding termination of State employment, 4 5 participated personally and substantially in making a regulatory or licensing decision that directly applied to the 6 7 person or entity, or its parent or subsidiary.

(c) Within 6 months after the effective date of this 8 9 amendatory Act of the 96th General Assembly, each executive 10 branch constitutional officer and legislative leader, the 11 Auditor General, and the Joint Committee on Legislative Support 12 Services shall adopt a policy delineating which State positions 13 under his or her jurisdiction and control, by the nature of their duties, may have the authority to participate personally 14 and substantially in the award of State contracts or in 15 regulatory or licensing decisions. The Governor shall adopt 16 17 such a policy for all State employees of the executive branch not under the jurisdiction and control of any other executive 18 branch constitutional officer. 19

The policies required under subsection (c) of this Section shall be filed with the appropriate ethics commission established under this Act or, for the Auditor General, with the Office of the Auditor General.

(d) Each Inspector General shall have the authority to
 determine that additional State positions under his or her
 jurisdiction, not otherwise subject to the policies required by

subsection (c) of this Section, are nonetheless subject to the notification requirement of subsection (f) below due to their involvement in the award of State contracts or in regulatory or licensing decisions.

5 (e) The Joint Committee on Legislative Support Services, the Auditor General, and each of the executive branch 6 7 constitutional officers and legislative leaders subject to 8 subsection (c) of this Section shall provide written 9 notification to all employees in positions subject to the 10 policies required by subsection (c) or a determination made 11 under subsection (d): (1) upon hiring, promotion, or transfer 12 into the relevant position; and (2) at the time the employee's 13 duties are changed in such a way as to qualify that employee. An employee receiving notification must certify in writing that 14 15 the person was advised of the prohibition and the requirement 16 to notify the appropriate Inspector General in subsection (f).

17 (f) Any State employee in a position subject to the policies required by subsection (c) or to a determination under 18 subsection (d), but who does not fall within the prohibition of 19 20 subsection (h) below, who is offered non-State employment during State employment or within a period of one year 21 22 immediately after termination of State employment shall, prior 23 to accepting such non-State employment, notify the appropriate Inspector General. Within 10 calendar days after receiving 24 notification from an employee in a position subject to the 25 26 policies required by subsection (c), such Inspector General

shall make a determination as to whether the State employee is 1 2 restricted from accepting such employment by subsection (a) or (b). In making a determination, in addition to any other 3 relevant information, an Inspector General shall assess the 4 5 effect of the prospective employment or relationship upon decisions referred to in subsections (a) and (b), based on the 6 7 totality of the participation by the former officer, member, or 8 State employee in those decisions. The Inspector General may 9 require an ethics officer to provide relevant information as 10 may be necessary to make an informed determination. A 11 determination by an Inspector General must be in writing, 12 signed and dated by the Inspector General, and delivered to the subject of the determination within 10 calendar days after 13 14 receiving notification from the employee, or the person is 15 deemed eligible for the employment opportunity. A written 16 restricted determination shall identify the factual and legal 17 basis for the determination and provide the person subject to the restricted determination with notice of the opportunity to 18 19 request the investigatory files and reports relied upon in 20 making the determination. If requested by the person subject to 21 a restricted determination, the Inspector General shall 22 provide a copy of the investigatory files and reports, subject 23 to subsection (d) of Section 20-95 of this Act, relied upon in 24 making the determination to the person subject to the 25 restricted determination within 3 business days. The Inspector General may redact information in the investigatory files and 26

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1 reports that may reveal the identity of witnesses, or if the 2 Inspector General determines it is appropriate to protect the 3 identity of a person. For purposes of this subsection, "appropriate Inspector General" means (i) for members and 4 5 employees of the legislative branch, the Legislative Inspector 6 General; (ii) for the Auditor General and employees of the 7 Office of the Auditor General, the Inspector General provided for in Section 30-5 of this Act; and (iii) for executive branch 8 9 officers employees, the Inspector General and having 10 jurisdiction over the officer or employee. For purposes of this 11 subsection, "notification from the employee" may be defined by 12 the Executive Ethics Commission by rule. Notice of any 13 determination of an Inspector General and of any such appeal shall be given to the ultimate jurisdictional authority, the 14 15 Attorney General, and the Executive Ethics Commission.

16 (g) An Inspector General's determination regarding 17 restrictions under subsection (a) or (b) may be appealed to the 18 appropriate Ethics Commission by the person subject to the 19 decision or the Attorney General no later than the 10th 20 calendar day after the date of the determination.

21 On appeal, the Ethics Commission or Auditor General shall 22 seek, accept, and consider written public comments regarding a 23 determination. In deciding whether to uphold an Inspector 24 General's determination, the appropriate Ethics Commission or 25 Auditor General shall assess, in addition to any other relevant 26 information, the effect of the prospective employment or

relationship upon the decisions referred to in subsections (a) and (b), based on the totality of the participation by the former officer, member, or State employee in those decisions. The Ethics Commission shall decide whether to uphold an Inspector General's determination within 10 calendar days or the person is deemed eligible for the employment opportunity.

7 (h) The following officers, members, or State employees 8 shall not, within a period of one year immediately after 9 termination of office or State employment, knowingly accept 10 employment or receive compensation or fees for services from a 11 person or entity if the person or entity or its parent or 12 subsidiary, during the year immediately preceding termination 13 of State employment, was a party to a State contract or 14 contracts with a cumulative value of \$25,000 or more involving 15 the officer, member, or State employee's State agency, or was 16 the subject of a regulatory or licensing decision involving the 17 officer, member, or State employee's State agency, regardless of whether he or she participated personally and substantially 18 in the award of the State contract or contracts or the making 19 20 of the regulatory or licensing decision in question:

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(1) members or officers;

(2) members of a commission or board created by theIllinois Constitution;

24 (3) persons whose appointment to office is subject to
25 the advice and consent of the Senate;

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(4) the head of a department, commission, board,

division, bureau, authority, or other administrative unit
 within the government of this State;

3 (5) chief procurement officers, State purchasing
4 officers, and their designees whose duties are directly
5 related to State procurement; and

6 (6) chiefs of staff, deputy chiefs of staff, associate 7 chiefs of staff, assistant chiefs of staff, and deputy 8 governors.

9 (i) For the purposes of this Section, with respect to 10 officers or employees of a regional transit board, as defined 11 in this Act, the phrase "person or entity" does not include: 12 (i) the United States government, (ii) the State, (iii) municipalities, as defined under Article VII, Section 1 of the 13 Illinois Constitution, (iv) units of local government, as 14 defined under Article VII, Section 1 of the 15 Illinois 16 Constitution, or (v) school districts.

17 (j) For purposes of this Section, "compensation or fees for 18 services" includes compensation received directly or 19 indirectly from a person or entity. It does not include a small 20 portion of a person's compensation received as part of a 21 general profit sharing plan.

22 (Source: P.A. 96-555, eff. 8-18-09; 97-653, eff. 1-13-12.)

23 (5 ILCS 430/20-23)

24 Sec. 20-23. Ethics Officers. Each officer and the head of 25 each State agency under the jurisdiction of the Executive

Ethics Commission shall designate an Ethics Officer for the
 office or State agency. The board of each Regional Transit
 Board shall designate an Ethics Officer. Ethics Officers shall:

4 (1) act as liaisons between the State agency or 5 Regional Transit Board and the appropriate Executive 6 Inspector General and between the State agency or Regional 7 Transit Board and the Executive Ethics Commission;

8 (2) review statements of economic interest and 9 disclosure forms of officers, senior employees, and 10 contract monitors before they are filed with the Secretary 11 of State; and

12 (3) provide guidance to officers and employees in the 13 interpretation and implementation of this Act, which the 14 officer or employee may in good faith rely upon. Such 15 guidance shall be based, wherever possible, upon legal 16 precedent in court decisions, opinions of the Attorney 17 General, and the findings and opinions of the Executive 18 Ethics Commission; and -

19 (4) within 6 months after the effective date of this 20 amendatory Act of the 100th General Assembly, successfully 21 complete a training curriculum to be developed by the Executive Ethics Commission and thereafter successfully 22 23 complete an annual training program. Thereafter, whenever 24 a new ethics officer is designated by a State agency, that 25 person shall successfully complete the training curriculum within 30 days after assuming the position. Successful 26

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1	completion of the required training curriculum within the
2	periods provided shall be a prerequisite to continue
3	serving as an ethics officer.
4	(Source: P.A. 96-1528, eff. 7-1-11.)

5 (5 ILCS 430/20-50)

6 Sec. 20-50. Investigation reports.

7 (a) If an Executive Inspector General, upon the conclusion 8 of an investigation, determines that reasonable cause exists to 9 believe that a violation has occurred, then the Executive 10 Inspector General shall issue a summary report of the 11 investigation. The report shall be delivered to the appropriate 12 ultimate jurisdictional authority and to the head of each State 13 agency affected by or involved in the investigation, if 14 appropriate. The appropriate ultimate jurisdictional authority 15 or agency head shall respond to the summary report within 20 16 days, in writing, to the Executive Inspector General. The response shall include a description of any corrective or 17 18 disciplinary action to be imposed.

(b) The summary report of the investigation shall includethe following:

(1) A description of any allegations or other
information received by the Executive Inspector General
pertinent to the investigation.

24 (2) A description of any alleged misconduct discovered
 25 in the course of the investigation.

1 (3) Recommendations for any corrective or disciplinary 2 action to be taken in response to any alleged misconduct 3 described in the report, including but not limited to 4 discharge.

5 (4) Other information the Executive Inspector General 6 deems relevant to the investigation or resulting 7 recommendations.

8 (c) Within 30 days after receiving a response from the 9 appropriate ultimate jurisdictional authority or agency head 10 under subsection (a), the Executive Inspector General shall 11 notify the Commission and the Attorney General if the Executive 12 Inspector General believes that a complaint should be filed 13 with the Commission. If the Executive Inspector General desires 14 to file a complaint with the Commission, the Executive 15 Inspector General shall submit the summary report and 16 supporting documents to the Attorney General. If the Attorney 17 General concludes that there is insufficient evidence that a violation has occurred, the Attorney General shall notify the 18 Executive Inspector General and the Executive Inspector 19 20 General shall deliver to the Executive Ethics Commission a copy 21 of the summary report and response from the ultimate 22 jurisdictional authority or agency head. If the Attorney 23 General determines that reasonable cause exists to believe that a violation has occurred, then the Executive Inspector General, 24 represented by the Attorney General, may file with the 25 26 Executive Ethics Commission a complaint. The complaint shall

set forth the alleged violation and the grounds that exist to 1 2 support the complaint. The complaint must be filed with the Commission within 18 months after the most recent act of the 3 alleged violation or of a series of alleged violations except 4 5 where there is reasonable cause to believe that fraudulent concealment has occurred. To constitute fraudulent concealment 6 7 sufficient to toll this limitations period, there must be an 8 affirmative act or representation calculated to prevent 9 discovery of the fact that a violation has occurred. If a 10 complaint is not filed with the Commission within 6 months 11 after notice by the Inspector General to the Commission and the 12 Attorney General, then the Commission may set a meeting of the 13 Commission at which the Attorney General shall appear and 14 provide a status report to the Commission.

15 (c-5) Within 30 days after receiving a response from the 16 appropriate ultimate jurisdictional authority or agency head 17 under subsection (a), if the Executive Inspector General does not believe that a complaint should be filed, the Executive 18 Inspector General shall deliver to the Executive Ethics 19 20 Commission a statement setting forth the basis for the decision not to file a complaint and a copy of the summary report and 21 22 response from the ultimate jurisdictional authority or agency 23 head. An Inspector General may also submit a redacted version 24 the summary report and response from the ultimate of 25 jurisdictional authority if the Inspector General believes either contains information that, in the opinion of the 26

Inspector General, should be redacted prior to releasing the
 report, may interfere with an ongoing investigation, or
 identifies an informant or complainant.

(c-10) If, after reviewing the documents, the Commission 4 5 believes that further investigation is warranted, the 6 Commission may request that the Executive Inspector General 7 additional information or conduct provide further 8 investigation. The Commission may also appoint a Special 9 Executive Inspector General to investigate or refer the summary 10 report and response from the ultimate jurisdictional authority 11 to the Attorney General for further investigation or review. If 12 the Commission requests the Attorney General to investigate or 13 review, the Commission must notify the Attorney General and the 14 Inspector General. The Attorney General may not begin an 15 investigation or review until receipt of notice from the 16 Commission. If, after review, the Attorney General determines that reasonable cause exists to believe that a violation has 17 occurred, then the Attorney General may file a complaint with 18 the Executive Ethics Commission. If the Attorney General 19 20 concludes that there is insufficient evidence that a violation has occurred, the Attorney General shall notify the Executive 21 22 Ethics Commission and the appropriate Executive Inspector 23 General.

(d) A copy of the complaint filed with the Executive Ethics
Commission must be served on all respondents named in the
complaint and on each respondent's ultimate jurisdictional

authority in the same manner as process is served under the
 Code of Civil Procedure.

3 (e) A respondent may file objections to the complaint 4 within 30 days after notice of the petition has been served on 5 the respondent.

(f) The Commission shall meet, either in person or by 6 7 telephone, at least 30 days after the complaint is served on 8 all respondents in a closed session to review the sufficiency 9 of the complaint. The Commission shall issue notice by 10 certified mail, return receipt requested, to the Executive Inspector General, Attorney General, and all respondents of the 11 12 Commission's ruling on the sufficiency of the complaint. If the 13 complaint is deemed to sufficiently allege a violation of this 14 Act, then the Commission shall include a hearing date scheduled 15 within 4 weeks after the date of the notice, unless all of the parties consent to a later date. If the complaint is deemed not 16 17 to sufficiently allege a violation, then the Commission shall send by certified mail, return receipt requested, a notice to 18 19 the Executive Inspector General, Attorney General, and all 20 respondents of the decision to dismiss the complaint.

(g) On the scheduled date the Commission shall conduct a closed meeting, either in person or, if the parties consent, by telephone, on the complaint and allow all parties the opportunity to present testimony and evidence. All such proceedings shall be transcribed.

26 (h) Within an appropriate time limit set by rules of the

Executive Ethics Commission, the Commission shall (i) dismiss the complaint, (ii) issue a recommendation of discipline to the respondent and the respondent's ultimate jurisdictional authority, (iii) impose an administrative fine upon the respondent, (iv) issue injunctive relief as described in Section 50-10, or (v) impose a combination of (ii) through (iv).

8 (i) The proceedings on any complaint filed with the 9 Commission shall be conducted pursuant to rules promulgated by 10 the Commission.

(j) The Commission may designate hearing officers to conduct proceedings as determined by rule of the Commission.

13 (k) In all proceedings before the Commission, the standard14 of proof is by a preponderance of the evidence.

15 (1) Within 30 days after the issuance of a final 16 administrative decision that concludes that a violation 17 occurred, the Executive Ethics Commission shall make public the 18 entire record of proceedings before the Commission, the 19 decision, any recommendation, any discipline imposed, and the 20 response from the agency head or ultimate jurisdictional 21 authority to the Executive Ethics Commission.

(m) After the Executive Inspector General issues a summary report of the investigation, the ultimate jurisdictional authority or agency head may, as necessary, disclose Office of Executive Inspector General investigatory files and reports to agency staff who are necessary and responsible for determining

1 and imposing discipline and, as strictly necessary, to an 2 employee accused of wrongdoing for the purpose of determining 3 and imposing appropriate discipline. 4 (Source: P.A. 96-555, eff. 8-18-09.)

5 (5 ILCS 430/20-90)

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Sec. 20-90. Confidentiality.

7 (a) The identity of any individual providing information or 8 reporting any possible or alleged misconduct to an Executive 9 Inspector General or the Executive Ethics Commission shall be 10 kept confidential and may not be disclosed without the consent 11 that individual, unless the individual consents of to 12 disclosure of his or her name or disclosure of the individual's identity is otherwise required by law. The confidentiality 13 14 granted by this subsection does not preclude the disclosure of 15 the identity of a person in any capacity other than as the 16 source of an allegation.

17 Subject to the provisions of Section (b) 20-52. 18 commissioners, employees, and agents of the Executive Ethics Commission, the Executive Inspectors General, and employees 19 20 and agents of each Office of an Executive Inspector General, 21 the Attorney General, and the employees and agents of the 22 office of the Attorney General, and the head and employees of a State agency affected by or involved in an investigation, shall 23 24 keep confidential and shall not disclose information exempted 25 from disclosure under the Freedom of Information Act or by this

Act, provided the identity of any individual providing information or reporting any possible or alleged misconduct to the Executive Inspector General for the Governor may be disclosed to an Inspector General appointed or employed by a Regional Transit Board in accordance with Section 75-10.

6 (Source: P.A. 96-555, eff. 8-18-09; 96-1528, eff. 7-1-11.)

7 (5 ILCS 430/20-95)

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8 Sec. 20-95. Exemptions.

9 (a) Documents generated by an ethics officer under this 10 Act, except Section 5-50, are exempt from the provisions of the 11 Freedom of Information Act.

12 (b) Any allegations and related documents submitted to an 13 Executive Inspector General and any pleadings and related 14 documents brought before the Executive Ethics Commission are 15 exempt from the provisions of the Freedom of Information Act so 16 long as the Executive Ethics Commission does not make a finding of a violation of this Act. If the Executive Ethics Commission 17 finds that a violation has occurred, the entire record of 18 19 proceedings before the Commission, the decision and 20 recommendation, and the response from the agency head or 21 ultimate jurisdictional authority to the Executive Ethics 22 Commission are not exempt from the provisions of the Freedom of Information Act but information contained therein that is 23 24 otherwise exempt from the Freedom of Information Act must be 25 redacted before disclosure as provided in the Freedom of

Information Act. A summary report released by the Executive Ethics Commission under Section 20-52 is a public record, but information redacted by the Executive Ethics Commission shall not be part of the public record.

5 (c) Meetings of the Commission are exempt from the
6 provisions of the Open Meetings Act.

7 Unless otherwise provided in this (d) Act, all 8 investigatory files, and reports, and requests for documents of 9 or by the Office of an Executive Inspector General, other than 10 monthly reports required under Section 20-85, are 11 confidential, are exempt from disclosure under the Freedom of 12 Information Act, and shall not be divulged to any person or agency, except as necessary (i) to a law enforcement authority, 13 14 (ii) to the ultimate jurisdictional authority, (iii) to the 15 Executive Ethics Commission, (iv) to another Inspector General 16 appointed pursuant to this Act, or (v) to an Inspector General 17 appointed or employed by a Regional Transit Board in accordance with Section 75-10, (vi) to the head of a State agency affected 18 19 by or involved in the investigation, or (vii) to the person 20 subject to a restricted determination, the Attorney General, or the Executive Ethics Commission, when the investigatory files 21 22 and reports relate to a revolving door determination under 23 Section 5-45 of this Act.

24 (Source: P.A. 96-555, eff. 8-18-09; 96-1528, eff. 7-1-11.)

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Section 10. The Illinois Procurement Code is amended by

1 changing Section 50-30 as follows:

2 (30 ILCS 500/50-30)

3 Sec. 50-30. Revolving door prohibition.

4 (a) Chief procurement officers, State purchasing officers, 5 compliance monitors, their procurement designees whose 6 principal duties are directly related to State procurement, and 7 executive officers confirmed by the Senate are expressly 8 prohibited for a period of 2 years after terminating an 9 affected position from engaging in any procurement activity 10 relating to the State agency most recently employing them, or 11 relating to the State agency most recently assigned to them to 12 oversee, in an affected position for a period of at least 6 months. The prohibition includes but is not limited to: 13 14 lobbying the procurement process; specifying; bidding; 15 proposing bid, proposal, or contract documents; on their own 16 behalf or on behalf of any firm, partnership, association, or corporation. This subsection applies only to persons who 17 18 terminate an affected position on or after January 15, 1999.

(b) In addition to any other provisions of this Code,
employment of former State employees is subject to the State
Officials and Employees Ethics Act.

22 (Source: P.A. 96-795, eff. 7-1-10 (see Section 5 of P.A. 96-793
23 for the effective date of changes made by P.A. 96-795).)

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Section 97. Severability. The provisions of this Act are

SB0739 - 19 - LRB100 05645 RJF 15659 b severable under Section 1.31 of the Statute on Statutes.

2 Section 99. Effective date. This Act takes effect upon
3 becoming law.

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