

97TH GENERAL ASSEMBLY State of Illinois 2011 and 2012 SB1927

Introduced 2/10/2011, by Sen. Terry Link

SYNOPSIS AS INTRODUCED:

See Index

Amends the Election Code. Makes changes concerning petitions for nomination, write-in votes, special elections, certification of candidates by the county clerk, vacancy in nomination, meetings of various electoral boards, and various other provisions. Makes changes concerning various time limits. Amends the Counties Code. Provides that a petition for discontinuance of the county executive form of government must be submitted to the Board not less than 92 days before the general election. Amends the Township Code. Makes changes concerning the time period for filing nomination papers and caucuses. Amends the Park District Code, the Public Library District Act, and the School Code. Makes changes concerning vacancies in office. Makes numerous other changes. Effective immediately.

LRB097 07061 HLH 47154 b

1 AN ACT concerning government.

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

- Section 5. The Illinois Constitutional Amendment Act is amended by changing Sections 6 and 7 as follows:
- 6 (5 ILCS 20/6) (from Ch. 1, par. 108)
- 7 Sec. 6. The county canvassing boards of the counties 8 respectively shall at the time it opens the returns and makes 9 abstracts of the votes cast at such elections for officers, also make abstracts in duplicate of the votes cast for and 10 11 such proposed amendment or amendments to the 12 constitution. And immediately after the completion of the 13 abstracts the county canvassing boards shall inclose one of the 14 same in a sealed envelope, and indorse thereon the words 15 "Abstract of votes for and against amendment of 16 constitution," and address and mail the same to the <u>State Board</u> 17 of Elections secretary of state, and shall file the other of the abstracts in the county clerk's office. 18
- 19 (Source: Laws 1963, p. 1115.)
- 20 (5 ILCS 20/7) (from Ch. 1, par. 109)
- Sec. 7. The State Board of Elections created by The Election Code shall proceed, within 31 20 days after the

election and sooner if all the returns are received, to canvass 1 2 the votes given for and against said amendment or amendments, 3 as shown by said abstracts, and if it appears that a majority of the electors voting in the election or 3/5 of the electors 4 5 voting on any such proposed amendment have voted for the proposed amendment or amendments, the same shall by said board 6 7 be declared adopted, and become a part of the constitution of 8 this state, and the governor shall cause proclamation to be 9 made of the result of the vote, and that said amendment has 10 become a part of the constitution, by publication in at least 2 11 newspapers published at the seat of government.

12 (Source: P.A. 77-2790.)

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Section 10. The Election Code is amended by changing Sections 7-11, 7-12, 7-59, 7-60, 7-61, 8-10, 8-17, 10-1, 10-10, 10-11.1, 10-14, 17-16.1, 18-9.1, and 28-5 as follows:

(10 ILCS 5/7-11) (from Ch. 46, par. 7-11)

Sec. 7-11. Any candidate for President of the United States may have his name printed upon the primary ballot of his political party by filing in the office of the State Board of Elections not more than 113 and not less than 106 days prior to the date of the general primary, in any year in which a Presidential election is to be held, a petition signed by not less than 3000 or more than 5000 primary electors, members of and affiliated with the party of which he is a candidate, and

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no candidate for President of the United States, who fails to comply with the provisions of this Article shall have his name printed upon any primary ballot: Provided, however, that if the rules or policies of a national political party conflict with such requirements for filing petitions for President of the United States in a presidential preference primary, Chairman of the State central committee of such national political party shall notify the State Board of Elections in writing, citing by reference the rules or policies of the national political party in conflict, and in such case the Board shall direct such petitions to be filed not more than 78 69 and not less than 71 62 days prior to the date of the general primary, in any year in which a Presidential election is to be held. Provided, further, unless rules or policies of a national political party otherwise provide, the vote for President of the United States, as herein provided for, shall be for the sole purpose of securing an expression of the sentiment and will of the party voters with respect to candidates for nomination for said office, and the vote of the state at large shall be taken and considered as advisory to the delegates and alternates at large to the national conventions of respective political parties; and the vote of the respective congressional districts shall be taken and considered as advisory to the delegates and alternates of said congressional districts to the national conventions of the respective political parties.

26 (Source: P.A. 96-1008, eff. 7-6-10.)

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1 (10 ILCS 5/7-12) (from Ch. 46, par. 7-12)

Sec. 7-12. All petitions for nomination shall be filed by mail or in person as follows:

(1) Where the nomination is to be made for a State, congressional, or judicial office, or for any office a nomination for which is made for a territorial division or district which comprises more than one county or is partly in one county and partly in another county or counties, then, except as otherwise provided in this Section, such petition for nomination shall be filed in the principal office of the State Board of Elections not more than 113 and not less than 106 days prior to the date of the primary, but, in the case of petitions for nomination to fill a vacancy by special election in the office of representative in Congress from this State, such petition for nomination shall be filed in the principal office of the State Board of Elections not more than 57 days and not less than 50 days prior to the date of the primary.

Where a vacancy occurs in the office of Supreme, Appellate or Circuit Court Judge within the 3-week period preceding the 106th day before a general primary election, petitions for nomination for the office in which the vacancy has occurred shall be filed in the principal office of the State Board of Elections not more than 92 nor less than 85 days prior to the date of the general primary

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election.

Where the nomination is to be made for delegates or alternate delegates to a national nominating convention, then such petition for nomination shall be filed in the principal office of the State Board of Elections not more than 113 and not less than 106 days prior to the date of the primary; provided, however, that if the rules or policies of a national political party conflict with such requirements for filing petitions for nomination for delegates or alternate delegates to a national nominating convention, the chairman of the State central committee of such national political party shall notify the Board in writing, citing by reference the rules or policies of the national political party in conflict, and in such case the Board shall direct such petitions to be filed not more than 78 $\frac{83}{6}$ and not less than 71 $\frac{76}{6}$ days prior to the date of the primary.

- (2) Where the nomination is to be made for a county office or trustee of a sanitary district then such petition shall be filed in the office of the county clerk not more than 113 nor less than 106 days prior to the date of the primary.
- (3) Where the nomination is to be made for a municipal or township office, such petitions for nomination shall be filed in the office of the local election official, not more than 99 nor less than 92 days prior to the date of the

primary; provided, where a municipality's or township's boundaries are coextensive with or are entirely within the jurisdiction of a municipal board of election commissioners, the petitions shall be filed in the office of such board; and provided, that petitions for the office of multi-township assessor shall be filed with the election authority.

- (4) The petitions of candidates for State central committeeman shall be filed in the principal office of the State Board of Elections not more than 113 nor less than 106 days prior to the date of the primary.
- (5) Petitions of candidates for precinct, township or ward committeemen shall be filed in the office of the county clerk not more than 113 nor less than 106 days prior to the date of the primary.
- election authorities and local election officials with whom such petitions for nominations are filed shall specify the place where filings shall be made and upon receipt shall endorse thereon the day and hour on which each petition was filed. All petitions filed by persons waiting in line as of 8:00 a.m. on the first day for filing, or as of the normal opening hour of the office involved on such day, shall be deemed filed as of 8:00 a.m. or the normal opening hour, as the case may be. Petitions filed by mail and received after midnight of the first day for filing and

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in the first mail delivery or pickup of that day shall be deemed as filed as of 8:00 a.m. of that day or as of the normal opening hour of such day, as the case may be. All petitions received thereafter shall be deemed as filed in the order of actual receipt. Where 2 or more petitions are received simultaneously, the State Board of Elections or various election authorities or local election officials with whom such petitions are filed shall break ties and determine the order of filing, by means of a lottery or other fair and impartial method of random selection approved by the State Board of Elections. Such lottery shall be conducted within 9 days following the last day for petition filing and shall be open to the public. Seven days written notice of the time and place of conducting such random selection shall be given by the State Board of Elections to the chairman of the State central committee of each established political party, and by each election authority or local election official, to the County Chairman of each established political party, and to each organization of citizens within the election jurisdiction which was entitled, under this Article, at the next preceding election, to have pollwatchers present on the day of election. The State Board of Elections, election authority or local election official shall post in a conspicuous, open and public place, at the entrance of the office, notice of the time and place of such lottery. The

State Board of Elections shall adopt rules and regulations governing the procedures for the conduct of such lottery. All candidates shall be certified in the order in which their petitions have been filed. Where candidates have filed simultaneously, they shall be certified in the order determined by lot and prior to candidates who filed for the same office at a later time.

- (7) The State Board of Elections or the appropriate election authority or local election official with whom such a petition for nomination is filed shall notify the person for whom a petition for nomination has been filed of the obligation to file statements of organization, reports of campaign contributions, and annual reports of campaign contributions and expenditures under Article 9 of this Act. Such notice shall be given in the manner prescribed by paragraph (7) of Section 9-16 of this Code.
- (8) Nomination papers filed under this Section are not valid if the candidate named therein fails to file a statement of economic interests as required by the Illinois Governmental Ethics Act in relation to his candidacy with the appropriate officer by the end of the period for the filing of nomination papers unless he has filed a statement of economic interests in relation to the same governmental unit with that officer within a year preceding the date on which such nomination papers were filed. If the nomination papers of any candidate and the statement of economic

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interest of that candidate are not required to be filed with the same officer, the candidate must file with the officer with whom the nomination papers are filed a receipt from the officer with whom the statement of economic interests is filed showing the date on which such statement was filed. Such receipt shall be so filed not later than the last day on which nomination papers may be filed.

(9) Any person for whom a petition for nomination, or for committeeman or for delegate or alternate delegate to a national nominating convention has been filed may cause his name to be withdrawn by request in writing, signed by him and duly acknowledged before an officer qualified to take acknowledgments of deeds, and filed in the principal or permanent branch office of the State Board of Elections or with the appropriate election authority or local election official, not later than the date of certification of candidates for the consolidated primary or general primary ballot. No names so withdrawn shall be certified or printed on the primary ballot. If petitions for nomination have been filed for the same person with respect to more than one political party, his name shall not be certified nor printed on the primary ballot of any party. If petitions for nomination have been filed for the same person for 2 or more offices which are incompatible so that the same person could not serve in more than one of such offices if elected, that person must withdraw as a candidate for all

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but one of such offices within the 5 business days following the last day for petition filing. If he fails to withdraw as a candidate for all but one of such offices within such time his name shall not be certified, nor printed on the primary ballot, for any office. For the purpose of the foregoing provisions, an office in a political party is not incompatible with any other office.

(10) (a) Notwithstanding the provisions of any other statute, no primary shall be held for an established political party in any township, municipality, or ward thereof, where the nomination of such party for every office to be voted upon by the electors of such township, municipality, or ward thereof, is uncontested. Whenever a political party's nomination of candidates is uncontested as to one or more, but not all, of the offices to be voted upon by the electors of a township, municipality, or ward thereof, then a primary shall be held for that party in such township, municipality, or ward thereof; provided that the primary ballot shall not include those offices within such township, municipality, or ward thereof, for which the nomination is uncontested. For purposes of this Article, the nomination of an established political party of a candidate for election to an office shall be deemed to be uncontested where not more than the number of persons to be nominated have timely filed valid nomination papers seeking the nomination of such party for election to such

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office.

- Notwithstanding the provisions of any other primary election shall be held for statute, no established political party for any special primary election called for the purpose of filling a vacancy in the office of representative in the United States Congress where the nomination of such political party for said office is uncontested. For the purposes of this Article, the nomination of an established political party of a candidate for election to said office shall be deemed to be uncontested where not more than the number of persons to be nominated have timely filed valid nomination papers seeking the nomination of such established party for election to said office. This subsection (b) shall not apply if such primary election is conducted on a regularly scheduled election day.
- (c) Notwithstanding the provisions in subparagraph (a) and (b) of this paragraph (10), whenever a person who has not timely filed valid nomination papers and who intends to become a write-in candidate for a political party's nomination for any office for which the nomination is uncontested files a written statement or notice of that intent with the State Board of Elections or the local election official with whom nomination papers for such office are filed, a primary ballot shall be prepared and a primary shall be held for that office. Such statement or

notice shall be filed on or before the date established in this Article for certifying candidates for the primary ballot. Such statement or notice shall contain (i) the name and address of the person intending to become a write-in candidate, (ii) a statement that the person is a qualified primary elector of the political party from whom the nomination is sought, (iii) a statement that the person intends to become a write-in candidate for the party's nomination, and (iv) the office the person is seeking as a write-in candidate. An election authority shall have no duty to conduct a primary and prepare a primary ballot for any office for which the nomination is uncontested unless a statement or notice meeting the requirements of this Section is filed in a timely manner.

(11) If multiple sets of nomination papers are filed for a candidate to the same office, the State Board of Elections, appropriate election authority or local election official where the petitions are filed shall within 2 business days notify the candidate of his or her multiple petition filings and that the candidate has 3 business days after receipt of the notice to notify the State Board of Elections, appropriate election authority or local election official that he or she may cancel prior sets of petitions. If the candidate notifies the State Board of Elections, appropriate election authority or local election official, the last set of petitions filed

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shall be the only petitions to be considered valid by the

State Board of Elections, election authority or local

election official. If the candidate fails to notify the

State Board of Elections, election authority or local

election official then only the first set of petitions

filed shall be valid and all subsequent petitions shall be

void.

- 8 (12) All nominating petitions shall be available for 9 public inspection and shall be preserved for a period of 10 not less than 6 months.
- 11 (Source: P.A. 96-1008, eff. 7-6-10.)
- 12 (10 ILCS 5/7-59) (from Ch. 46, par. 7-59)

Sec. 7-59. (a) The person receiving the highest number of votes at a primary as a candidate of a party for the nomination for an office shall be the candidate of that party for such office, and his name as such candidate shall be placed on the official ballot at the election then next ensuing; provided, that where there are two or more persons to be nominated for the same office or board, the requisite number of persons receiving the highest number of votes shall be nominated and their names shall be placed on the official ballot at the following election.

Except as otherwise provided by Section 7-8 of this Act, the person receiving the highest number of votes of his party for State central committeeman of his congressional district

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shall be declared elected State central committeeman from said congressional district.

Unless a national political party specifies that delegates and alternate delegates to a National nominating convention be allocated by proportional selection representation according to the results of a Presidential preference primary, the requisite number of persons receiving the highest number of votes of their party for delegates and alternate delegates to National nominating conventions from the State at large, and the requisite number of persons receiving the highest number of votes of their party for delegates and alternate delegates to National nominating conventions in their respective congressional districts shall be declared elected delegates and alternate delegates to the National nominating conventions of their party.

A political party which elects the members to its State Central Committee by Alternative B under paragraph (a) of Section 7-8 shall select its congressional district delegates and alternate delegates to its national nominating convention by proportional selection representation according to the results of a Presidential preference primary in each congressional district in the manner provided by the rules of the national political party and the State Central Committee, when the rules and policies of the national political party so require.

A political party which elects the members to its State

Central Committee by Alternative B under paragraph (a) of Section 7-8 shall select its at large delegates and alternate delegates to its national nominating convention by proportional selection representation according to the results of a Presidential preference primary in the whole State in the manner provided by the rules of the national political party and the State Central Committee, when the rules and policies of the national political party so require.

The person receiving the highest number of votes of his party for precinct committeeman of his precinct shall be declared elected precinct committeeman from said precinct.

The person receiving the highest number of votes of his party for township committeeman of his township or part of a township as the case may be, shall be declared elected township committeeman from said township or part of a township as the case may be. In cities where ward committeemen are elected, the person receiving the highest number of votes of his party for ward committeeman of his ward shall be declared elected ward committeeman from said ward.

When two or more persons receive an equal and the highest number of votes for the nomination for the same office or for committeeman of the same political party, or where more than one person of the same political party is to be nominated as a candidate for office or committeeman, if it appears that more than the number of persons to be nominated for an office or elected committeeman have the highest and an equal number of

votes for the nomination for the same office or for election as committeeman, the election authority by which the returns of the primary are canvassed shall decide by lot which of said persons shall be nominated or elected, as the case may be. In such case the election authority shall issue notice in writing to such persons of such tie vote stating therein the place, the day (which shall not be more than 5 days thereafter) and the hour when such nomination or election shall be so determined.

(b) Write-in votes shall be counted only for persons who have filed notarized declarations of intent to be write-in candidates with the proper election authority or authorities not later than <u>68</u> 61 days prior to the primary. However, whenever an objection to a candidate's nominating papers or petitions for any office is sustained under Section 10-10 after the <u>68th</u> 61st day before the election, then write-in votes shall be counted for that candidate if he or she has filed a notarized declaration of intent to be a write-in candidate for that office with the proper election authority or authorities not later than 7 days prior to the election.

Forms for the declaration of intent to be a write-in candidate shall be supplied by the election authorities. Such declaration shall specify the office for which the person seeks nomination or election as a write-in candidate.

The election authority or authorities shall deliver a list of all persons who have filed such declarations to the election judges in the appropriate precincts prior to the primary.

- (c) (1) Notwithstanding any other provisions of this Section, where the number of candidates whose names have been printed on a party's ballot for nomination for or election to an office at a primary is less than the number of persons the party is entitled to nominate for or elect to the office at the primary, a person whose name was not printed on the party's primary ballot as a candidate for nomination for or election to the office, is not nominated for or elected to that office as a result of a write-in vote at the primary unless the number of votes he received equals or exceeds the number of signatures required on a petition for nomination for that office; or unless the number of votes he receives exceeds the number of votes received by at least one of the candidates whose names were printed on the primary ballot for nomination for or election to the same office.
 - (2) Paragraph (1) of this subsection does not apply where the number of candidates whose names have been printed on the party's ballot for nomination for or election to the office at the primary equals or exceeds the number of persons the party is entitled to nominate for or elect to the office at the primary.
- 22 (Source: P.A. 94-647, eff. 1-1-06; 95-699, eff. 11-9-07.)
- 23 (10 ILCS 5/7-60) (from Ch. 46, par. 7-60)
- Sec. 7-60. Not less than 74 days before the date of the general election, the State Board of Elections shall certify to

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the county clerks the names of each of the candidates who have been nominated as shown by the proclamation of the State Board of Elections as a canvassing board or who have been nominated to fill a vacancy in nomination and direct the election authority to place upon the official ballot for the general election the names of such candidates in the same manner and in the same order as shown upon the certification, except as otherwise provided in this Section.

Not less than 68 days before the date of the general election, each county clerk shall certify the names of each of the candidates for county offices who have been nominated as shown by the proclamation of the county election authority or who have been nominated to fill a vacancy in nomination and declare that the names of such candidates for the respective offices shall be placed upon the official ballot for the general election in the same manner and in the same order as shown upon the certification, except as otherwise provided by this Section. Each county clerk shall place a copy of the certification on file in his or her office and at the same time issue to the State Board of Elections a copy of such certification. In addition, each county clerk in whose county there is a board of election commissioners shall, not less than 62 68 days before the date of the general election, issue to such board a copy of the certification that has been filed in the county clerk's office, together with a copy of the certification that has been issued to the clerk by the State

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Board of Elections, with directions to the board of election commissioners to place upon the official ballot for the general election in that election jurisdiction the names of all candidates that are listed on such certifications, in the same manner and in the same order as shown upon such certifications, except as otherwise provided in this Section.

Whenever there are two or more persons nominated by the same political party for multiple offices for any board, the name of the candidate of such party receiving the highest number of votes in the primary election as a candidate for such office, as shown by the official election returns of the primary, shall be certified first under the name of such offices, and the names of the remaining candidates of such party for such offices shall follow in the order of the number of votes received by them respectively at the primary election as shown by the official election results.

No person who is shown by the final proclamation to have been nominated or elected at the primary as a write-in candidate shall have his or her name certified unless such person shall have filed with the certifying office or board within 10 days after the election authority's proclamation a statement of candidacy pursuant to Section 7-10, a statement pursuant to Section 7-10.1, and a receipt for the filing of a statement of economic interests in relation to the unit of government to which he or she has been elected or nominated.

Each county clerk and board of election commissioners shall

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determine by a fair and impartial method of random selection order of placement of established political party candidates for the general election ballot. Such determination shall be made within 30 days following the canvass and proclamation of the results of the general primary in the office of the county clerk or board of election commissioners and shall be open to the public. Seven days written notice of the time and place of conducting such random selection shall be given, by each such election authority, to the County Chairman of each established political party, and to each organization of citizens within the election jurisdiction which was entitled, under this Article, at the next preceding election, to have pollwatchers present on the day of election. Each election authority shall post in a conspicuous, open and public place, at the entrance of the election authority office, notice of the time and place of such lottery. However, a board of election commissioners may elect to place established political party candidates on the general election ballot in the same order determined by the county clerk of the county in which the city under the jurisdiction of such board is located.

Each certification shall indicate, where applicable, the following:

- (1) The political party affiliation of the candidates for the respective offices;
- (2) If there is to be more than one candidate elected to an office from the State, political subdivision or

district;

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- 2 (3) If the voter has the right to vote for more than 3 one candidate for an office;
- 4 (4) The term of office, if a vacancy is to be filled 5 for less than a full term or if the offices to be filled in 6 a political subdivision are for different terms.
- The State Board of Elections or the county clerk, as the case may be, shall issue an amended certification whenever it is discovered that the original certification is in error.
- 10 (Source: P.A. 96-1008, eff. 7-6-10.)
- 11 (10 ILCS 5/7-61) (from Ch. 46, par. 7-61)
- Sec. 7-61. Whenever a special election is necessary the provisions of this Article are applicable to the nomination of candidates to be voted for at such special election.
 - In cases where a primary election is required the officer or board or commission whose duty it is under the provisions of this Act relating to general elections to call an election, shall fix a date for the primary for the nomination of candidates to be voted for at such special election. Notice of such primary shall be given at least 15 days prior to the maximum time provided for the filing of petitions for such a primary as provided in Section 7-12.
- Except in the case of a vacancy in nomination occurring as

 a result of a failure to nominate a candidate at the general

 primary election, any Any vacancy in nomination under the

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provisions of this Article 7 occurring on or after the primary and prior to certification of candidates by the certifying board or officer, must be filled prior to the date of certification. Any vacancy in nomination occurring after certification but prior to 15 days before the general election shall be filled within 8 days after the event creating the vacancy. The resolution filling the vacancy shall be sent by U. S. mail or personal delivery to the certifying officer or board within 3 days of the action by which the vacancy was filled; provided, if such resolution is sent by mail and the U.S. postmark on the envelope containing such resolution is dated prior to the expiration of such 3 day limit, the resolution shall be deemed filed within such 3 day limit. Failure to so transmit the resolution within the time specified in this Section shall authorize the certifying officer or board to certify the original candidate. Vacancies shall be filled by the officers of a local municipal or township political party as specified in subsection (h) of Section 7-8, other than a statewide political party, that is established only within a municipality or township and the managing committee (or legislative committee in case of a candidate for State Senator or representative committee in the case of a candidate for State Representative in the General Assembly or State central committee in the case of a candidate for statewide office, including but not limited to the office of United States Senator) of the respective political party for the territorial

- 1 area in which such vacancy occurs.
- 2 The resolution to fill a vacancy in nomination shall be
- 3 duly acknowledged before an officer qualified to take
- 4 acknowledgements of deeds and shall include, upon its face, the
- 5 following information:
- 6 (a) the name of the original nominee and the office
- 7 vacated;
- 8 (b) the date on which the vacancy occurred;
- 9 (c) the name and address of the nominee selected to fill
- 10 the vacancy and the date of selection.
- 11 The resolution to fill a vacancy in nomination shall be
- 12 accompanied by a Statement of Candidacy, as prescribed in
- 13 Section 7-10, completed by the selected nominee and a receipt
- 14 indicating that such nominee has filed a statement of economic
- interests as required by the Illinois Governmental Ethics Act.
- The provisions of Section 10-8 through 10-10.1 relating to
- 17 objections to certificates of nomination and nomination
- papers, hearings on objections, and judicial review, shall
- 19 apply to and govern objections to resolutions for filling a
- 20 vacancy in nomination.
- 21 Any vacancy in nomination occurring 15 days or less before
- the consolidated election or the general election shall not be
- 23 filled. In this event, the certification of the original
- 24 candidate shall stand and his name shall appear on the official
- 25 ballot to be voted at the general election.
- A vacancy in nomination occurs when a candidate who has

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been nominated under the provisions of this Article 7 dies before the election (whether death occurs prior to, on or after the day of the primary), or declines the nomination; provided that nominations may become vacant for other reasons.

If the name of no established political party candidate was printed on the consolidated primary ballot for a particular office and if no person was nominated as a write-in candidate for such office, a vacancy in nomination shall be created which may be filled in accordance with the requirements of this Section, except the 3-day transmission requirement shall not apply to filling a vacancy due to failure to nominate at a If the name of no established political party primary. candidate was printed on the general primary ballot for a particular office and if no person was nominated as a write-in candidate for such office, a vacancy in nomination shall be filled only by a person nominated designated by the appropriate committee of the political party and only if that designated person files nominating petitions with the number of signatures required for an established party candidate for that office within 75 days after the day of the general primary. The circulation period for those petitions begins on the day the appropriate committee nominates designates that person. The person shall file his or her nominating petitions, statements of candidacy, resolution to fill a vacancy in nomination notice of appointment by the appropriate committee, and receipt of filing his or her statement of economic interests together.

These documents shall be filed at the same location as provided in Section 7-12. The electoral boards having jurisdiction under Section 10-9 to hear and pass upon objections to nominating petitions also shall hear and pass upon objections to nomination petitions filed by candidates under this paragraph. For purposes of this Section, the appropriate committees of the political parties shall be those committees listed in Section 7-7 of this Code and the legislative committee for the office of State Senator and the representative committee for the office of State Representative, established by Section 8-5 of this Code. Nominations to fill vacancies by the appropriate committees shall be in accordance with the provisions of Sections 7-8 and 7-8.02, and for vacancies in the office of State Senator or State Representative, shall be in accordance with Section 8-6 and 8-17.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at such primary election, is ineligible to be listed on the ballot at that general or consolidated election as a candidate of another political party.

A candidate seeking election to an office for which candidates of political parties are nominated by caucus who is a participant in the caucus and who is defeated for his or her nomination at such caucus, is ineligible to be listed on the ballot at that general or consolidated election as a candidate

1 of another political party.

In the proceedings to nominate a candidate to fill a vacancy or to fill a vacancy in the nomination, each precinct, township, ward, county or congressional district, as the case may be, shall through its representative on such central or managing committee, be entitled to one vote for each ballot voted in such precinct, township, ward, county or congressional district, as the case may be, by the primary electors of its party at the primary election immediately preceding the meeting at which such vacancy is to be filled.

For purposes of this Section, the words "certify" and "certification" shall refer to the act of officially declaring the names of candidates entitled to be printed upon the official ballot at an election and directing election authorities to place the names of such candidates upon the official ballot. "Certifying officers or board" shall refer to the local election official, election authority or the State Board of Elections, as the case may be, with whom nomination papers, including certificates of nomination and resolutions to fill vacancies in nomination, are filed and whose duty it is to "certify" candidates.

- 22 (Source: P.A. 96-809, eff. 1-1-10; 96-848, eff. 1-1-10.)
- 23 (10 ILCS 5/8-10) (from Ch. 46, par. 8-10)
- Sec. 8-10. Not less than $\underline{68}$ $\underline{61}$ days prior to the date of the primary, the State Board of Elections shall certify to the

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county clerk for each county, the names of all candidates for 1 2 legislative offices, as specified in the petitions for nominations on file in its office, which are to be voted for in 3 such county, stating in such certificates the political 5 affiliation of each candidate for nomination, as specified in the petitions. The State Board of Elections shall, in its 6 7 certificate to the county clerk, certify to the county clerk the names of the candidates in the order in which the names 8 9 shall appear upon the primary ballot, the names to appear in 10 the order in which petitions have been filed.

Not less than <u>62</u> 55 days prior to the date of the primary, the county clerk shall certify to the board of election commissioners if there be any such board in his county, the names of all candidates so certified to him by the State Board of Elections in the districts wholly or partly within the jurisdiction of said board and in the order in which such names are certified to him.

18 (Source: P.A. 82-750.)

19 (10 ILCS 5/8-17) (from Ch. 46, par. 8-17)

Sec. 8-17. The death of any candidate prior to, or on, the date of the primary shall not affect the canvass of the ballots. If the result of such canvass discloses that such candidate, if he had lived, would have been nominated, such candidate shall be declared nominated.

In the event that a candidate of a party who has been

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nominated under the provisions of this Article shall die before election (whether death occurs prior to, or on, or after, the date of the primary) or decline the nomination or should the nomination for any other reason become vacant, the legislative or representative committee of such party for such district shall nominate a candidate of such party to fill such vacancy. However, if there was no candidate for the nomination of the party in the primary and if no candidate was nominated as a write-in candidate for such office, no candidate of that party for that office may be listed on the ballot at the general election, unless the legislative or representative committee of the party nominates a candidate to fill the vacancy in nomination within 75 days after the date of the general primary election a vacancy in nomination shall be filled only by a person nominated by the legislative or representative committee of the political party and only if that nominated person filed nominating petitions with the number of signatures required for an established party candidate for that office within 75 days after the date of the general primary. The circulation period for those petitions begins on the day the appropriate committee nominates the person. The person shall file his or her nominating petitions, statements of candidacy, resolution to fill a vacancy in nomination by the appropriate committee, and receipt of filing his or her statement of economic interests together. These documents shall be filed at the same location as provided in Section 7-12. The electoral

boards having jurisdiction under Section 10-9 to hear and pass 1 upon objections to nominating petitions also shall hear and 2 3 pass upon objections to nomination petitions filed by candidates under this paragraph. Vacancies in nomination 4 5 occurring under this Article shall be filled by the appropriate 6 legislative or representative committee in accordance with the 7 provisions of Section 7-61 of this Code. In proceedings to fill 8 the vacancy in nomination, the voting strength of the members 9 of the legislative or representative committee shall be as 10 provided in Section 8-6.

- 11 (Source: P.A. 96-1008, eff. 7-6-10.)
- 12 (10 ILCS 5/10-1) (from Ch. 46, par. 10-1)
- 13 Sec. 10-1. Application of Article to minor political parties.
- 15 Political parties as defined in this Article and 16 individual voters to the number and in the manner specified in this Article may nominate candidates for public offices whose 17 names shall be placed on the ballot to be furnished, as 18 provided in this Article. No nominations may be made under this 19 20 Article 10, however, by any established political party which, 21 at the general election next preceding, polled more than 5% of 22 the entire vote cast in the State, district, or unit of local government for which the nomination is made. Those nominations 23 24 provided for in Section 45-5 of the Township Code shall be made as prescribed in Sections 45-10 through 45-45 of that Code for 25

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nominations by established political parties, but minor political parties and individual voters are governed by this Article. Any convention, caucus, or meeting of qualified voters of any established political party as defined in this Article may, however, make one nomination for each office therein to be filled at any election for officers of a municipality with a population of less than 5,000 by causing a certificate of nomination to be filed with the municipal clerk no earlier than 113 $\frac{78}{}$ and no later than 106 $\frac{71}{}$ days before the election at which the nominated candidates are to be on the ballot. The municipal caucuses shall be conducted on the first Monday in December of even-numbered years immediately preceding the first day for filing caucus certificates of nomination in each year in which municipal officers are to be elected, except that, when that Monday is a holiday or the eve of a holiday, the caucuses shall be held on the next business day following the holiday. Every certificate of nomination shall state the facts required in Section 10-5 of this Article and shall be signed by the presiding officer and by the secretary of the convention, caucus, or meeting, who shall add to their signatures their places of residence. The certificates shall be sworn to by them to be true to the best of their knowledge and belief, and a certificate of the oath shall be annexed to the certificate of nomination.

(b) Publication of the time and place of holding the caucus shall be given by the municipal clerk. For municipalities of

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- over 500 population, notice of the caucus shall be published in 1 2 a newspaper published in the municipality. If there is no such newspaper, then the notice shall be published in a newspaper 3 published in the county and having general circulation in the 4 5 municipality. For municipalities of 500 population or less, 6 notice of the caucus shall be given by the municipal clerk by 7 posting the notice in 3 of the most public places in the municipality. The publication or posting shall be given at 8
- 10 (c) As provided in Sections 3.1-25-20 through 3.1-25-60 of 11 the Illinois Municipal Code, a village may adopt a system of 12 nonpartisan primary and general elections for the election of 13 village officers.

least 10 days before the caucus.

- Any city, village, or incorporated town with a population of 5,000 or less may, by ordinance, determine that established political parties shall nominate candidates for municipal office in the city, village, or incorporated town by primary in accordance with Article 7.
- (e) Only those voters who reside within the territory for which the nomination is made shall be permitted to vote or take part in the proceedings of any convention, caucus, or meeting of individual voters or of any political party held under this Section. No voter shall vote or take part in the proceedings of more than one convention, caucus, or meeting to make a nomination for the same office.
- (Source: P.A. 87-1119; 88-670, eff. 12-2-94.) 26

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(10 ILCS 5/10-10) (from Ch. 46, par. 10-10)

Sec. 10-10. Within 24 hours after the receipt of the certificate of nomination or nomination papers or proposed question of public policy, as the case may be, and the objector's petition, the chairman of the electoral board other than the State Board of Elections shall send a call by registered or certified mail to each of the members of the electoral board, and to the objector who filed the objector's petition, and either to the candidate whose certificate of nomination or nomination papers are objected to or to the principal proponent or attorney for proponents of a question of public policy, as the case may be, whose petitions are objected to, and shall also cause the sheriff of the county or counties in which such officers and persons reside to serve a copy of such call upon each of such officers and persons, which call shall set out the fact that the electoral board is required to meet to hear and pass upon the objections to nominations made for the office, designating it, and shall state the day, hour and place at which the electoral board shall meet for the purpose, which place shall be in the county court house in the county in the case of the County Officers Electoral Board, the Municipal Officers Electoral Board, the Township Officers Electoral Board or the Education Officers Electoral Board, except that the Municipal Officers Electoral Board, the Township Officers Electoral Board, and the Education Officers

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Electoral Board may meet at the location where the governing body of the municipality, township, or school or community college district, respectively, holds its regularly scheduled meetings, if that location is available; provided that voter records may be removed from the offices of an election authority only at the discretion and under the supervision of the election authority. The day of the meeting shall not be less than 3 nor more than 5 days after the receipt of the certificate of nomination or nomination papers and the objector's petition by the chairman of the electoral board. In those cases where the State Board of Elections is the electoral board designated under Section 10-9, the chairman of the State Board of Elections shall, within 24 hours after the receipt of the certificate of nomination or nomination papers or petitions for a proposed amendment to Article IV of the Constitution or proposed statewide question of public policy, send a call by registered or certified mail to the objector who files the objector's petition, and either to the candidate whose certificate of nomination or nomination papers are objected to or to the principal proponent or attorney for proponents of the proposed Constitutional amendment or statewide question of public policy and shall state the day, hour and place at which the electoral board shall meet for the purpose, which place may be in the Capitol Building or in the principal or permanent branch office of the State Board. The day of the meeting of the State Board of Elections serving as the electoral board shall

not be less than 3 nor more than <u>7 business</u> 5 days after the <u>last day to file the objection</u>. receipt of the certificate of nomination or nomination papers and the objector's petition by the chairman of the electoral board.

The electoral board shall have the power to administer oaths and to subpoena and examine witnesses and at the request of either party the chairman may issue subpoenas requiring the attendance of witnesses and subpoenas duces tecum requiring the production of such books, papers, records and documents as may be evidence of any matter under inquiry before the electoral board, in the same manner as witnesses are subpoenaed in the Circuit Court.

Service of such subpoenas shall be made by any sheriff or other person in the same manner as in cases in such court and the fees of such sheriff shall be the same as is provided by law, and shall be paid by the objector or candidate who causes the issuance of the subpoena. In case any person so served shall knowingly neglect or refuse to obey any such subpoena, or to testify, the electoral board shall at once file a petition in the circuit court of the county in which such hearing is to be heard, or has been attempted to be heard, setting forth the facts, of such knowing refusal or neglect, and accompanying the petition with a copy of the citation and the answer, if one has been filed, together with a copy of the subpoena and the return of service thereon, and shall apply for an order of court requiring such person to attend and testify, and forthwith

produce books and papers, before the electoral board. Any circuit court of the state, excluding the judge who is sitting on the electoral board, upon such showing shall order such person to appear and testify, and to forthwith produce such books and papers, before the electoral board at a place to be fixed by the court. If such person shall knowingly fail or refuse to obey such order of the court without lawful excuse, the court shall punish him or her by fine and imprisonment, as the nature of the case may require and may be lawful in cases of contempt of court.

The electoral board on the first day of its meeting shall adopt rules of procedure for the introduction of evidence and the presentation of arguments and may, in its discretion, provide for the filing of briefs by the parties to the objection or by other interested persons.

In the event of a State Electoral Board hearing on objections to a petition for an amendment to Article IV of the Constitution pursuant to Section 3 of Article XIV of the Constitution, or to a petition for a question of public policy to be submitted to the voters of the entire State, the certificates of the county clerks and boards of election commissioners showing the results of the random sample of signatures on the petition shall be prima facie valid and accurate, and shall be presumed to establish the number of valid and invalid signatures on the petition sheets reviewed in the random sample, as prescribed in Section 28-11 and 28-12 of

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this Code. Either party, however, may introduce evidence at such hearing to dispute the findings as to particular signatures. In addition to the foregoing, in the absence of competent evidence presented at such hearing by a party substantially challenging the results of a random sample, or showing a different result obtained by an additional sample, this certificate of a county clerk or board of election commissioners shall be presumed to establish the ratio of valid invalid signatures within the particular election t.o jurisdiction.

The electoral board shall take up the question as to whether or not the certificate of nomination or nomination papers or petitions are in proper form, and whether or not they were filed within the time and under the conditions required by law, and whether or not they are the genuine certificate of nomination or nomination papers or petitions which they purport to be, and whether or not in the case of the certificate of nomination in question it represents accurately the decision of the caucus or convention issuing it, and in general shall decide whether or not the certificate of nomination or nominating papers or petitions on file are valid or whether the objections thereto should be sustained and the decision of a majority of the electoral board shall be final subject to judicial review as provided in Section 10-10.1. The electoral board must state its findings in writing and must state in writing which objections, if any, it has sustained. A copy of

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decision shall be served upon the parties to proceedings in open proceedings before the electoral board. If a party does not appear for receipt of the decision, the decision shall be deemed to have been served on the absent party on the date when a copy of the decision is personally delivered or on the date when a copy of the decision is deposited in the Unites States mail, in a sealed envelope or package, with postage prepaid, addressed to each party affected by the decision or to such party's attorney of record, if any, at the address on record for such person in the files of the electoral board. In cases in which the State Board of Elections serves as the electoral board, the board may serve a copy of the decision in open proceedings before the electoral board or transmit the decision electronically or via facsimile transmission to the parties within 24 hours following the meeting at which a final decision has been reached.

Upon the expiration of the period within which a proceeding for judicial review must be commenced under Section 10--10.1, the electoral board shall, unless a proceeding for judicial review has been commenced within such period, transmit, by registered or certified mail, a certified copy of its ruling, together with the original certificate of nomination or nomination papers or petitions and the original objector's petition, to the officer or board with whom the certificate of nomination or nomination papers or petitions, as objected to, were on file, and such officer or board shall abide by and

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- 1 comply with the ruling so made to all intents and purposes.
- 2 (Source: P.A. 95-872, eff. 1-1-09; 96-1008, eff. 7-6-10.)
- (10 ILCS 5/10-11.1) (from Ch. 46, par. 10-11.1)
 - Sec. 10-11.1. Whenever a vacancy in the office of State Senator is to be filled by election pursuant to Article IV, Section 2(d) of the Constitution and Section 25-6 of this Code, nominations shall be made pursuant to this Section:
 - (1) If the vacancy in office occurs before the first date provided in Section $\underline{10-6}$ $\underline{10-3}$ for filing nomination papers for the general election in the next even-numbered year following the commencement of the term, the nomination of independent \underline{and} \underline{new} \underline{party} candidates for such office shall be made as otherwise provided in this Article.
 - (2) (Blank). If the vacancy occurs in office after the first day for filing nomination papers for independent candidates as provided in Section 10-3 but before the first day provided in Section 10-6 for filing nomination papers for the general election in the next even numbered year following the commencement of the term, independent candidates for such office shall file their nomination papers during the filing period set forth in Section 10-6 for new political party candidates.
 - (3) (Blank). If a vacancy in office occurs prior to the first day provided in Section 10-6 for filing nomination papers for new political party candidates for the next

ensuing general election, new political party candidates
for such office shall file their nomination papers during
the filing period as set forth in Section 10-6 as otherwise
provided in this Article.

- (4) If the vacancy in office occurs during the time provided in Section 10-6 for filing nomination papers for new political party candidates for the next ensuing general election, the time for independent and new political party candidates to file nomination papers for such office shall be not more than 92 days nor less than 85 days prior to the date of the general election.
- (5) If the vacancy in office occurs after the last day provided in Section 10-6 for filing nomination papers for new political party candidates, independent and new political party candidates shall be nominated as provided by rules and regulations of the State Board of Elections.

The provisions of Sections 10-8 and 10-10.1 relating to objections to nomination papers, hearings on objections and judicial review, shall also apply to and govern objections to nomination papers filed pursuant to this Section.

Unless otherwise specified herein, the nomination and election provided for in this Section shall be governed by this Code.

24 (Source: P.A. 96-1008, eff. 7-6-10.)

(10 ILCS 5/10-14) (from Ch. 46, par. 10-14)

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Sec. 10-14. Not less than 74 days before the date of the general election the State Board of Elections shall certify to the county clerk of each county the name of each candidate nomination papers, certificate of nomination resolution to fill a vacancy in nomination has been filed with the State Board of Elections and direct the county clerk to place upon the official ballot for the general election the names of such candidates in the same manner and in the same order as shown upon the certification. The name of no candidate for an office to be filled by the electors of the entire state shall be placed upon the official ballot unless his name is duly certified to the county clerk upon a certificate signed by the members of the State Board of Elections. The names of group candidates on petitions shall be certified to the several county clerks in the order in which such names appear on such petitions filed with the State Board of Elections.

Not less than 68 days before the date of the general election, each county clerk shall certify the names of each of the candidates for county offices whose nomination papers, certificates of nomination or resolutions to fill a vacancy in nomination have been filed with such clerk and declare that the names of such candidates for the respective offices shall be placed upon the official ballot for the general election in the same manner and in the same order as shown upon the certification. Each county clerk shall place a copy of the certification on file in his or her office and at the same time

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issue to the State Board of Elections a copy of certification. In addition, each county clerk in whose county there is a board of election commissioners shall, not less than $62 ext{ } 69$ days before the election, certify to the board of election commissioners the name of the person or persons nominated for such office as shown by the certificate of the State Board of Elections, together with the names of all other candidates as shown by the certification of county officers on file in the clerk's office, and in the order so certified. The county clerk or board of election commissioners shall print the names of the nominees on the ballot for each office in the order in which they are certified to or filed with the county clerk; provided, that in printing the name of nominees for any office, if any of such nominees have also been nominated by one or more political parties pursuant to this Act, the location of the name of such candidate on the ballot for nominations made under this Article shall be precisely in the same order in which it appears on the certification of the State Board of Elections to the county clerk.

For the general election, the candidates of new political parties shall be placed on the ballot for said election after the established political party candidates and in the order of new political party petition filings.

Each certification shall indicate, where applicable, the following:

(1) The political party affiliation if any, of the

- candidates for the respective offices;
- 2 (2) If there is to be more than one candidate elected 3 to an office from the State, political subdivision or 4 district;
- 5 (3) If the voter has the right to vote for more than 6 one candidate for an office;
- 7 (4) The term of office, if a vacancy is to be filled 8 for less than a full term or if the offices to be filled in 9 a political subdivision are for different terms.
- The State Board of Elections or the county clerk, as the case may be, shall issue an amended certification whenever it is discovered that the original certification is in error.
- 13 (Source: P.A. 96-1008, eff. 7-6-10.)
- 14 (10 ILCS 5/17-16.1) (from Ch. 46, par. 17-16.1)
- 15 Sec. 17-16.1. Write-in votes shall be counted only for 16 persons who have filed notarized declarations of intent to be write-in candidates with the proper election authority or 17 18 authorities not later than 68 61 days prior to the election. 19 However, whenever an objection to a candidate's nominating papers or petitions for any office is sustained under Section 20 21 10-10 after the 68th $\frac{61st}{}$ day before the election, then 22 write-in votes shall be counted for that candidate if he or she has filed a notarized declaration of intent to be a write-in 23 24 candidate for that office with the proper election authority or 25 authorities not later than 7 days prior to the election.

Forms for the declaration of intent to be a write-in candidate shall be supplied by the election authorities. Such declaration shall specify the office for which the person seeks election as a write-in candidate.

The election authority or authorities shall deliver a list of all persons who have filed such declarations to the election judges in the appropriate precincts prior to the election.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at the primary election is ineligible to file a declaration of intent to be a write-in candidate for election in that general or consolidated election.

A candidate seeking election to an office for which candidates of political parties are nominated by caucus who is a participant in the caucus and who is defeated for his or her nomination at such caucus is ineligible to file a declaration of intent to be a write-in candidate for election in that general or consolidated election.

A candidate seeking election to an office for which candidates are nominated at a primary election on a nonpartisan basis and who is defeated for his or her nomination at the primary election is ineligible to file a declaration of intent to be a write-in candidate for election in that general or consolidated election.

Nothing in this Section shall be construed to apply to votes cast under the provisions of subsection (b) of Section

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- 2 (Source: P.A. 95-699, eff. 11-9-07.)
- 3 (10 ILCS 5/18-9.1) (from Ch. 46, par. 18-9.1)

4 Sec. 18-9.1. Write-in votes shall be counted only for

5 persons who have filed notarized declarations of intent to be

write-in candidates with the proper election authority or

7 authorities not later than 68 61 days prior to the election.

8 However, whenever an objection to a candidate's nominating

papers or petitions is sustained under Section 10-10 after the

68th 61st day before the election, then write-in votes shall be

counted for that candidate if he or she has filed a notarized

declaration of intent to be a write-in candidate for that

office with the proper election authority or authorities not

later than 7 days prior to the election.

Forms for the declaration of intent to be a write-in candidate shall be supplied by the election authorities. Such declaration shall specify the office for which the person seeks election as a write-in candidate.

The election authority or authorities shall deliver a list of all persons who have filed such declarations to the election judges in the appropriate precincts prior to the election.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at the primary election, is ineligible to file a declaration of intent to be a write-in

- 1 candidate for election in that general or consolidated
- 2 election.
- 3 A candidate seeking election to an office for which
- 4 candidates of political parties are nominated by caucus who is
- 5 a participant in the caucus and who is defeated for his or her
- 6 nomination at such caucus is ineligible to file a declaration
- 7 of intent to be a write-in candidate for election in that
- 8 general or consolidated election.
- 9 A candidate seeking election to an office for which
- 10 candidates are nominated at a primary election on a nonpartisan
- 11 basis and who is defeated for his or her nomination at the
- 12 primary election is ineligible to file a declaration of intent
- 13 to be a write-in candidate for election in that general or
- 14 consolidated election.
- Nothing in this Section shall be construed to apply to
- votes cast under the provisions of subsection (b) of Section
- 17 16-5.01.
- 18 (Source: P.A. 95-699, eff. 11-9-07.)
- 19 (10 ILCS 5/28-5) (from Ch. 46, par. 28-5)
- Sec. 28-5. Not less than $\underline{68}$ $\underline{61}$ days before a regularly
- 21 scheduled election, each local election official shall certify
- 22 the public questions to be submitted to the voters of or within
- 23 his political subdivision at that election which have been
- initiated by petitions filed in his office or by action of the
- 25 governing board of his political subdivision.

Not less than <u>68</u> 61 days before a regularly scheduled election, each circuit court clerk shall certify the public questions to be submitted to the voters of a political subdivision at that election which have been ordered to be so submitted by the circuit court pursuant to law. Not less than 30 days before the date set by the circuit court for the conduct of an emergency referendum pursuant to Section 2A-1.4, the circuit court clerk shall certify the public question as herein required.

Local election officials and circuit court clerks shall make their certifications, as required by this Section, to each election authority having jurisdiction over any of the territory of the respective political subdivision in which the public question is to be submitted to referendum.

Not less than <u>68</u> 61 days before the next regular election, the county clerk shall certify the public questions to be submitted to the voters of the entire county at that election, which have been initiated by petitions filed in his office or by action of the county board, to the board of election commissioners, if any, in his county.

Not less than <u>74</u> 67 days before the general election, the State Board of Elections shall certify any questions proposing an amendment to Article IV of the Constitution pursuant to Section 3, Article XIV of the Constitution and any advisory public questions to be submitted to the voters of the entire State, which have been initiated by petitions received or filed

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at its office, to the respective county clerks. Not less than

62 61 days before the general election, the county clerk shall

certify such questions to the board of election commissioners,

if any, in his county.

The certifications shall include the form of the public question to be placed on the ballot, the date on which the public question was initiated by either the filing of a petition or the adoption of a resolution or ordinance by a governing body, as the case may be, and a certified copy of any court order or political subdivision resolution or ordinance requiring the submission of the public question. Certifications of propositions for annexation to, disconnection from, or formation of political subdivisions or for other purposes shall include a description of the territory in which the proposition is required to be submitted, whenever such territory is not coterminous with an existing political subdivision.

The certification of a public question described in subsection (b) of Section 28-6 shall include the precincts included in the territory concerning which the public question is to be submitted, as well as a common description of such territory, in plain and nonlegal language, and specify the election at which the question is to be submitted. The description of the territory shall be prepared by the local election official as set forth in the resolution or ordinance initiating the public question.

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Whenever a local election official, an election authority, or the State Board of Elections is in receipt of an initiating petition, or a certification for the submission of a public question at an election at which the public question may not be placed on the ballot or submitted because of the limitations of Section 28-1, such officer or board shall give notice of such prohibition, by registered mail, as follows:

- (a) in the case of a petition, to any person designated on a certificate attached thereto as the proponent or as the proponents' attorney for purposes of notice of objections;
- (b) in the case of a certificate from a local election authority, to such local election authority, who shall thereupon give notice as provided in subparagraph (a), or notify the governing board which adopted the initiating resolution or ordinance;
- (c) in the case of a certification from a circuit court clerk of a court order, to such court, which shall thereupon give notice as provided in subparagraph (a) and shall modify its order in accordance with the provisions of this Act.

If the petition, resolution or ordinance initiating such prohibited public question did not specify a particular election for its submission, the officer or board responsible for certifying the question to the election authorities shall certify or recertify the question, in the manner required

herein, for submission on the ballot at the next regular 1 2 election no more than one year, or 15 months in the case of a back door referendum as defined in subsection (f) of Section 3 28-2, subsequent to the filing of the initiating petition or 5 the adoption of the initiating resolution or ordinance and at 6 which the public question may be submitted, and the appropriate 7 election authorities shall submit the question at 8 election, unless the public question is ordered submitted as an 9 emergency referendum pursuant to Section 2A-1.4 or is withdrawn 10 as may be provided by law.

- 11 (Source: P.A. 94-578, eff. 8-12-05.)
- Section 15. The Counties Code is amended by changing

 Section 2-5013 as follows:
- 14 (55 ILCS 5/2-5013) (from Ch. 34, par. 2-5013)

15 Sec. 2-5013. Discontinuance of county executive form of government. Any county which has adopted the county executive 16 form of government may discontinue that form of government only 17 as provided in this Section. The board upon receipt of a 18 petition, not less than 92 78 days before a general election, 19 20 calling for discontinuance of the county executive form of 21 government and signed by a number of registered voters of the county equal to or greater than 5% of the number who voted in 22 the last regular election held in the county at which county 23 24 officers were elected shall provide by resolution

- submission of the proposition for discontinuance to the electors of the county at the next general election. The board shall certify the resolution and the proposition to the proper election officials who shall submit the proposition at the next general election in accordance with the general election law.

 The proposition shall be in substantially the following form:
- 8 Shall the County of
- 9 discontinue the county executive YES
- 10 form of government and (if a home ------
- 11 rule county) become a nonhome rule NO
- 12 county?
- 13 -----
- If a majority of the voters voting on the proposition vote
 in favor of discontinuance of the county executive form of
 government, the office of county executive shall be abolished
 as of the first Monday in December following the holding of the
 election and the board elected in the county shall meet,
 organize and resume the conduct of the affairs of the county
 wholly as the county board. A referendum under this Section may
- 21 be held in any county only once within any 47-month period.
- 22 (Source: P.A. 86-962.)
- 23 Section 20. The Township Code is amended by changing
- 24 Sections 45-10, 45-20, 45-25, 50-25, and 50-30 as follows:

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1 (60 ILCS 1/45-10)

2 Sec. 45-10. Political party caucus in township; notice.

- (a) On the first second Tuesday in December January preceding the date of the regular township election, a caucus shall be held by the voters of each established political party in a township to nominate its candidates for the various offices to be filled at the election. Notice of the caucus shall be given at least 10 days before it is held by publication in some newspaper having a general circulation in the township. Not less than 30 days before the caucus, the township clerk shall notify the chairman or membership of each township central committee by first-class mail of chairman's or membership's obligation to report the time and location of the political party's caucus. Not less than 20 days before the caucus, each chairman of the township central committee shall notify the township clerk by first-class mail of the time and location of the political party's caucus. If the time and location of 2 or more political party caucuses conflict, the township clerk shall establish, by a fair and impartial public lottery, the time and location for each caucus.
 - (b) Except as provided in this Section, the township board shall cause notices of the caucuses to be published. The notice shall state the time and place where the caucus for each political party will be held. The board shall fix a place within the township for holding the caucus for each established

- 1 political party. When a new township has been established under
- 2 Section 10-25, the county board shall cause notice of the
- 3 caucuses to be published as required by this Section and shall
- 4 fix the place within the new township for holding the caucuses.
- 5 (Source: P.A. 85-694; 88-62)
- 6 (60 ILCS 1/45-20)
- 7 Sec. 45-20. Caucus result; filing nomination papers;
- 8 certifying candidates.
- 9 (a) The township central committee shall canvass and
- 10 declare the result of the caucus.
- 11 (b) The chairman of the township central committee shall,
- 12 not more than 113 $\frac{78}{}$ nor less than 106 $\frac{71}{}$ days before the
- 13 township election, file nomination papers as provided in this
- 14 Section. The nomination papers shall consist of (i) a
- 15 certification by the chairman of the names of all candidates
- for office in the township nominated at the caucus and (ii) a
- statement of candidacy by each candidate in the form prescribed
- in the general election law. The nomination papers shall be
- 19 filed in the office of the township clerk, except that if the
- 20 township is entirely within the corporate limits of a city,
- village, or incorporated town under the jurisdiction of a board
- of election commissioners, the nomination papers shall be filed
- in the office of the board of election commissioners instead of
- 24 the township clerk.
- 25 (c) The township clerk shall certify the candidates so

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- 1 nominated to the proper election authorities not less than 61
- 2 days before the township election. The election shall be
- 3 conducted in accordance with the general election law.
- 4 (Source: P.A. 85-694; 88-62.)
- 5 (60 ILCS 1/45-25)
- 6 Sec. 45-25. Caucus in multi-township district.
- 7 (a) On the <u>first second</u> Wednesday in <u>December January</u>
 8 preceding the date of any election at which township officers
 9 are to be elected, a caucus shall be held by the voters of each
 10 established political party in a multi-township district to
- 11 nominate its candidates for township assessor.
 - (b) For purposes of this Code, the multi-township central committee of each established political party shall consist of the elected or appointed precinct committeemen of each established political party within the multi-township district and shall promulgate rules of procedure under Section 45-50.
- multi-township central committee 17 (C) The of each 18 established political party shall cause notices of the caucuses to be published. The notices shall state the time and place 19 where the caucus for each established political party will be 20 21 held within the multi-township district and shall be published 22 in a newspaper of general circulation in the district 10 days before the caucuses are held. Not less than 30 days before the 23 24 caucus, the multi-township clerk shall notify the chairman or 25 membership of each multi-township central committee

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- first-class mail of the chairman's or membership's obligation 1 2 to report the time and location of the political party's 3 caucus. Not less than 20 days before the caucus, each chairman of the multi-township central committee shall notify the 5 multi-township clerk by first-class mail of the time location of the political party's caucus. If the time and 6 7 location of 2 or more political party caucuses conflict, the 8 multi-township clerk shall establish, by a fair and impartial 9 public lottery, the time and location for each caucus.
 - (d) The result of the election shall be canvassed in the manner provided by the general election law.
 - (e) The chairman of the multi-township central committee shall, not more than 113 78 nor less than 106 71 days before the multi-township election, file nomination papers as provided in this Section. The nomination papers shall consist of (i) a certification by the chairman of the names of all candidates for office in the township nominated at the caucus and (ii) a statement of candidacy by each candidate in the form prescribed in the general election law. The nomination papers shall be filed in the office of the election authority. The election shall be conducted in accordance with the general election law.
- 23 (Source: P.A. 85-694; 88-62.)
- 24 (60 ILCS 1/50-25)
- 25 Sec. 50-25. Referendum to elect township collector.

- (a) In counties under township organization having a population of more than 100,000 as determined by the last preceding federal census (except Cook County) in which no township collectors were elected in the year 1937, no township collectors shall be elected unless the proposition to elect those officers has first been submitted to the electors of the county and approved in the manner provided in this Section.
- (b) Whenever a petition for referendum, signed by at least 10% of the total number of voters voting at the last general election at which any county officer was elected, is filed with the county clerk not less than 92 78 days before a regular election, the county clerk shall certify for submission the proposition of electing township collectors in townships in counties described in subsection (a) in accordance with the general election law. The proposition shall be in substantially the following form:

Shall township collectors be elected for the several townships of (name of county) under Section 50-25 of the Township Code?

The votes shall be recorded as "Yes" or "No".

(c) If a majority of the voters voting on the proposition vote in favor of it, there shall be elected in each township in the county at the next regular election for township offices one township collector. The collector shall hold office until the date of the expiration of the term of office of township collectors in Cook County as provided in Section 50-10, and

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- 1 until a successor is elected and qualified. Successors shall
- 2 hold office for a term of 4 years and until their successors
- 3 are elected and qualified.
- 4 (Source: P.A. 82-783; 88-62.)
- 5 (60 ILCS 1/50-30)
- Sec. 50-30. Referendum to discontinue office of township collector.
- 8 (a) Each county under township organization having a 9 population of more than 100,000 according to the last preceding 10 federal census (except Cook County) in which township 11 collectors were elected for the townships of the county in the year 1937, and counties under township government that have by 12 referendum under Section 50-25 provided for the election of 1.3 14 township collectors, may at a regular election submit to a 15 further referendum the question of discontinuing the office of 16 township collector in the county in the manner provided in this Section. 17
 - (b) Whenever a petition, signed by at least 10% of the total number of voters at the last general election at which any county officer was elected and requesting submission to the voters of the county of the proposition of discontinuing the office of the township collector in the county, is filed with the county clerk not less than 92 78 days before a regular election, the county clerk shall submit the proposition in accordance with the general election law. The proposition shall

- 1 be in substantially the following form:
- 2 Shall the office of township collector be discontinued
- 3 in (name of county) under Section 50-30 of the Township
- 4 Code?
- 5 The votes shall be recorded as "Yes" or "No".
- 6 (c) If a majority of the voters voting on the proposition
- 7 vote in favor of the discontinuance of the office of township
- 8 collector, no township collectors shall thereafter be elected
- 9 in the county unless there has again been submitted to the
- 10 voters of the county and approved by them a proposition to
- 11 establish the office of township collector.
- 12 (Source: P.A. 82-783; 88-62.)
- 13 Section 25. The Illinois Municipal Code is amended by
- 14 changing Sections 3.1-10-50, 3.1-20-45, 3.1-25-20, 3.1-25-60,
- 15 7-2-7, and 8-3-7a as follows:
- 16 (65 ILCS 5/3.1-10-50)
- 17 Sec. 3.1-10-50. Events upon which an elective office
- 18 becomes vacant in municipality with population under 500,000.
- 19 (a) Vacancy by resignation. A resignation is not effective
- 20 unless it is in writing, signed by the person holding the
- 21 elective office, and notarized.
- 22 (1) Unconditional resignation. An unconditional
- resignation by a person holding the elective office may
- 24 specify a future date, not later than 60 days after the

date the resignation is received by the officer authorized to fill the vacancy, at which time it becomes operative, but the resignation may not be withdrawn after it is received by the officer authorized to fill the vacancy. The effective date of a resignation that does not specify a future date at which it becomes operative is the date the resignation is received by the officer authorized to fill the vacancy. The effective date of a resignation that has a specified future effective date is that specified future date or the date the resignation is received by the officer authorized to fill the vacancy, whichever date occurs later.

- (2) Conditional resignation. A resignation that does not become effective unless a specified event occurs can be withdrawn at any time prior to the occurrence of the specified event, but if not withdrawn, the effective date of the resignation is the date of the occurrence of the specified event or the date the resignation is received by the officer authorized to fill the vacancy, whichever date occurs later.
- (3) Vacancy upon the effective date. For the purpose of determining the time period that would require an election to fill the vacancy by resignation or the commencement of the 60-day time period referred to in subsection (e), the resignation of an elected officer is deemed to have created a vacancy as of the effective date of the resignation.

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- (4) Duty of the clerk. If a resignation is delivered to the clerk of the municipality, the clerk shall forward a certified copy of the written resignation to the official who is authorized to fill the vacancy within 7 business days after receipt of the resignation.
- (b) Vacancy by death or disability. A vacancy occurs in an office by reason of the death of the incumbent. The date of the death may be established by the date shown on the death certificate. A vacancy occurs in an office by permanent physical or mental disability rendering the person incapable of performing the duties of the office. The corporate authorities have the authority to make the determination whether an officer is incapable of performing the duties of the office because of a permanent physical or mental disability. A finding of mental disability shall not be made prior to the appointment by a court of a guardian ad litem for the officer or until a duly licensed doctor certifies, in writing, that the officer is mentally impaired to the extent that the officer is unable to effectively perform the duties of the office. If the corporate authorities find that an officer is incapable of performing the duties of the office due to permanent physical or mental disability, that person is removed from the office and the vacancy of the office occurs on the date of the determination.
 - (c) Vacancy by other causes.
 - (1) Abandonment and other causes. A vacancy occurs in an office by reason of abandonment of office; removal from

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office; or failure to qualify; or more than temporary removal of residence from the municipality; or in the case of an alderman of a ward or councilman or trustee of a district, more than temporary removal of residence from the ward or district, as the case may be. The corporate authorities have the authority to determine whether a vacancy under this subsection has occurred. Ιf corporate authorities determine that a vacancy exists, the office is deemed vacant as of the date of that determination for all purposes including the calculation under subsections (e), (f), and (g).

- (2) Guilty of a criminal offense. An admission of guilt of a criminal offense that upon conviction would disqualify the municipal officer from holding the office, in the form of a written agreement with State or federal prosecutors to plead guilty to a felony, bribery, perjury, or other infamous crime under State or federal law, constitutes a resignation from that office, effective on the date the plea agreement is made. For purposes of this Section, a conviction for an offense that disqualifies a municipal officer from holding that office occurs on the date of the return of a quilty verdict or, in the case of a trial by the court, on the entry of a finding of guilt.
- (3) Election declared void. A vacancy occurs on the date of the decision of a competent tribunal declaring the election of the officer void.

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(d) Election of an acting mayor or acting president. The election of an acting mayor or acting president pursuant to subsection (f) or (g) does not create a vacancy in the original office of the person on the city council or as a trustee, as the case may be, unless the person resigns from the original office following election as acting mayor or acting president. If the person resigns from the original office following election as acting mayor or acting president, then the original office must be filled pursuant to the terms of this Section and the acting mayor or acting president shall exercise the powers of the mayor or president and shall vote and have veto power in the manner provided by law for a mayor or president. If the person does not resign from the original office following election as acting mayor or acting president, then the acting mayor or acting president shall exercise the powers of the mayor or president but shall be entitled to vote only in the manner provided for as the holder of the original office and shall not have the power to veto. If the person does not resign from the original office following election as acting mayor or acting president, and if that person's original term of office has not expired when a mayor or president is elected and has qualified for office, the acting mayor or acting-president shall return to the original office for the remainder of the term thereof.

(e) Appointment to fill alderman or trustee vacancy. An appointment by the mayor or president or acting mayor or acting

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president, as the case may be, of a qualified person as described in Section 3.1-10-5 of this Code to fill a vacancy in the office of alderman or trustee must be made within 60 days after the vacancy occurs. Once the appointment of the qualified person has been forwarded to the corporate authorities, the corporate authorities shall act upon the appointment within 30 days. If the appointment fails to receive the advice and consent of the corporate authorities within 30 days, the mayor or president or acting mayor or acting president shall appoint and forward to the corporate authorities a second qualified person as described in Section 3.1-10-5. Once the appointment of the second qualified person has been forwarded to the corporate authorities, the corporate authorities shall act upon the appointment within 30 days. If the appointment of the second qualified person also fails to receive the advice and consent of the corporate authorities, then the mayor or president or acting mayor or acting president, without the advice and consent of the corporate authorities, may make a temporary appointment from those persons who were appointed but whose appointments failed to receive the advice and consent of the corporate authorities. The person receiving the temporary appointment shall serve until an appointment has received the advice and consent and the appointee has qualified or until a person has been elected and has qualified, whichever first occurs.

(f) Election to fill vacancies in municipal offices with

4-year terms. If a vacancy occurs in an elective municipal office with a 4-year term and there remains an unexpired portion of the term of at least 28 months, and the vacancy occurs at least 130 days before the general municipal election next scheduled under the general election law, then the vacancy shall be filled for the remainder of the term at that general municipal election. Whenever an election is held for this purpose, the municipal clerk shall certify the office to be filled and the candidates for the office to the proper election authorities as provided in the general election law. If a vacancy occurs with less than 28 months remaining in the unexpired portion of the term or less than 130 days before the general municipal election, then:

(1) Mayor or president. If the vacancy is in the office of mayor or president, the vacancy must be filled by the corporate authorities electing one of their members as acting mayor or acting president. Except as set forth in subsection (d), the acting mayor or acting president shall perform the duties and possess all the rights and powers of the mayor or president until a mayor or president is elected at the next general municipal election and has qualified. However, in villages with a population of less than 5,000, if each of the trustees either declines the election as acting president or is not elected by a majority vote of the trustees presently holding office, then the trustees may elect, as acting president, any other

village resident who is qualified to hold municipal office, and the acting president shall exercise the powers of the president and shall vote and have veto power in the manner provided by law for a president.

- (2) Alderman or trustee. If the vacancy is in the office of alderman or trustee, the vacancy must be filled by the mayor or president or acting mayor or acting president, as the case may be, in accordance with subsection (e).
- (3) Other elective office. If the vacancy is in any elective municipal office other than mayor or president or alderman or trustee, the mayor or president or acting mayor or acting president, as the case may be, must appoint a qualified person to hold the office until the office is filled by election, subject to the advice and consent of the city council or the board of trustees, as the case may be.
- (g) Vacancies in municipal offices with 2-year terms. In the case of an elective municipal office with a 2-year term, if the vacancy occurs at least $\underline{165}$ $\underline{130}$ days before the general municipal election next scheduled under the general election law, the vacancy shall be filled for the remainder of the term at that general municipal election. If the vacancy occurs less than $\underline{165}$ $\underline{130}$ days before the general municipal election, then:
 - (1) Mayor or president. If the vacancy is in the office of mayor or president, the vacancy must be filled by the

corporate authorities electing one of their members as acting mayor or acting president. Except as set forth in subsection (d), the acting mayor or acting president shall perform the duties and possess all the rights and powers of the mayor or president until a mayor or president is elected at the next general municipal election and has qualified. However, in villages with a population of less than 5,000, if each of the trustees either declines the election as acting president or is not elected by a majority vote of the trustees presently holding office, then the trustees may elect, as acting president, any other village resident who is qualified to hold municipal office, and the acting president shall exercise the powers of the president and shall vote and have veto power in the manner provided by law for a president.

- (2) Alderman or trustee. If the vacancy is in the office of alderman or trustee, the vacancy must be filled by the mayor or president or acting mayor or acting president, as the case may be, in accordance with subsection (e).
- (3) Other elective office. If the vacancy is in any elective municipal office other than mayor or president or alderman or trustee, the mayor or president or acting mayor or acting president, as the case may be, must appoint a qualified person to hold the office until the office is filled by election, subject to the advice and consent of

- the city council or the board of trustees, as the case may be.
- (h) In cases of vacancies arising by reason of an election being declared void pursuant to paragraph (3) of subsection (c), persons holding elective office prior thereto shall hold office until their successors are elected and qualified or appointed and confirmed by advice and consent, as the case may be.
- 9 (i) This Section applies only to municipalities with populations under 500,000.
- 11 (Source: P.A. 94-645, eff. 8-22-05; 95-646, eff. 1-1-08.)
- 12 (65 ILCS 5/3.1-20-45)
- Sec. 3.1-20-45. Nonpartisan primary elections; uncontested 1.3 14 office. A city incorporated under this Code that elects 15 municipal officers at nonpartisan primary and 16 elections shall conduct the elections as provided in the Election Code, except that no office for which nomination is 17 18 uncontested shall be included on the primary ballot and no 19 primary shall be held for that office. For the purposes of this 20 Section, an office is uncontested when not more than 4 persons 21 to be nominated for each office have timely filed valid 22 nominating papers seeking nomination for the election to that office. 23
- Notwithstanding the preceding paragraph, when a person (i) who has not timely filed valid nomination papers and (ii) who

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intends to become a write-in candidate for nomination for any office for which nomination is uncontested files a written statement or notice of that intent with the proper election official with whom the nomination papers for that office are filed, if the write-in candidate becomes the fifth candidate filed, a primary ballot must be prepared and a primary must be held for the office. The statement or notice must be filed on or before the <u>certification date provided</u> in the Election Code 61st day before the consolidated primary election. statement must contain (i) the name and address of the person intending to become a write-in candidate, (ii) a statement that the person intends to become a write-in candidate, and (iii) the office the person is seeking as a write-in candidate. An election authority has no duty to conduct a primary election or prepare a primary ballot unless a statement meeting the requirements of this paragraph is filed in a timely manner.

18 (65 ILCS 5/3.1-25-20) (from Ch. 24, par. 3.1-25-20)

(Source: P.A. 95-699, eff. 11-9-07.)

Sec. 3.1-25-20. Primary election. A village incorporated under this Code shall nominate and elect candidates for president and trustees in nonpartisan primary and general elections as provided in Sections 3.1-25-20 through 3.1-25-55 until the electors of the village vote to require the partisan election of the president and trustees at a referendum in the manner provided in Section 3.1-25-65 after January 1, 1992. The

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provisions of Sections 3.1-25-20 through 3.1-25-55 shall apply to all villages incorporated under this Code that have operated under those Sections without the adoption of those provisions by the referendum provided in Section 3.1-25-60 as well as those villages that have adopted those provisions by the referendum provided in Section 3.1-25-60 until the electors of those villages vote to require the partisan election of the president and trustees in the manner provided in Section 3.1-25-65. Villages that have nominated and elected candidates for president and trustees in partisan elections prior to January 1, 1992, may continue to hold partisan elections without conducting a referendum in the manner provided in Section 3.1-25-65. All candidates for nomination to be voted for at all general municipal elections at which a president or trustees, or both, are to be elected under this Article shall be nominated from the village at large by a primary election.

Notwithstanding any other provision of law, no primary shall be held in any village when the nomination for every office to be voted upon by the electors of the village is uncontested. If the nomination of candidates is uncontested as to one or more, but not all, of the offices to be voted upon by the electors of the village, then a primary must be held in the village, provided that the primary ballot shall not include those offices in the village for which the nomination is uncontested. For the purposes of this Section, an office is uncontested when not more than the number of persons to be

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nominated to the office have timely filed valid nominating papers seeking nomination for election to that office.

Notwithstanding the preceding paragraph, when a person (i) who has not timely filed valid nomination papers and (ii) who intends to become a write-in candidate for nomination for any office for which nomination is uncontested files a written statement or notice of that intent with the proper election official with whom the nomination papers for that office are filed, a primary ballot must be prepared and a primary must be held for the office. The statement or notice must be filed on or before the certification date provided in the Election Code 61st day before the consolidated primary election. statement must contain (i) the name and address of the person intending to become a write-in candidate, (ii) a statement that the person intends to become a write-in candidate, and (iii) the office the person is seeking as a write-in candidate. An election authority has no duty to conduct a primary election or prepare a primary ballot unless a statement meeting the requirements of this paragraph is filed in a timely manner.

Only the names of those persons nominated in the manner prescribed in Sections 3.1-25-20 through 3.1-25-65 shall be placed on the ballot at the general municipal election. The village clerk shall certify the offices to be filled and the candidates for those offices to the proper election authority as provided in the general election law. A primary for those offices, if required, shall be held in accordance with the

- 1 general election law.
- 2 (Source: P.A. 91-57, eff. 6-30-99.)
- 3 (65 ILCS 5/3.1-25-60) (from Ch. 24, par. 3.1-25-60)
- 4 Sec. 3.1-25-60. Referendum to require primary elections.
- 5 Any village incorporated under this Code that has not adopted
- 6 the provisions of Section 3.1-25-45 or Articles 4, 5, or 6 of
- 7 this Code may, by a vote of the electors of the village as
- 8 provided in this Section, elect to require candidates for
- 9 president and trustees to run in primary elections as provided
- in Sections 3.1-25-20 through 3.1-25-55.
- 11 The question of requiring candidates for president and
- 12 trustees to run in primary elections as provided in Sections
- 3.1-25-20 through 3.1-25-55 shall be certified by the village
- 14 clerk to the proper election authority, who shall submit the
- proposition to the electors of the village upon a resolution
- adopted by the council or upon petition filed with the village
- 17 clerk and signed by electors of the village equal in number to
- 18 at least 10% of the number of votes cast for the candidates for
- 19 president at the last preceding general municipal election. The
- 20 proposition shall be in substantially the following form:
- 21 Shall candidates for president and trustees of (name of
- village) be elected in nonpartisan primary and general
- 23 elections?
- If a majority of the electors in the village voting on the
- 25 question vote in the affirmative, candidates for president and

- 1 trustees of the village shall be elected as provided in
- 2 Sections 3.1-25-20 through 3.1-25-55.
- 3 No referendum held (i) before any primary election to be
- 4 held within the municipality affected thereby and after the
- 5 first day for circulation of petitions for candidates for
- 6 nomination to any office to be chosen at the primary election
- 7 or (ii) within 60 days before any general election to be held
- 8 within the municipality shall be effective until the day after
- 9 the date of the primary or general election, as the case may
- 10 <u>be.</u>
- 11 (Source: P.A. 87-1119.)
- 12 (65 ILCS 5/7-2-7) (from Ch. 24, par. 7-2-7)
- 13 Sec. 7-2-7. The day of the first election of officers of
- 14 the united city shall be the next regular election date at
- 15 which municipal officers are scheduled to be elected as
- 16 provided in the general election law, occurring not less than
- 17 130 90 days after the proclamation of the union or, if a
- 18 municipal primary is required, not less than 150 days
- 19 thereafter. The regular general municipal election shall occur
- thereafter at the time provided in the general election law.
- 21 (Source: P.A. 81-1490.)
- 22 (65 ILCS 5/8-3-7a) (from Ch. 24, par. 8-3-7a)
- Sec. 8-3-7a. (a) Whenever a petition containing the
- signatures of at least 1,000 or 10% of the registered voters,

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whichever is less, residing in a municipality of 500,000 or fewer inhabitants is presented to the corporate authorities of the municipality requesting the submission of a proposition to levy a tax at a rate not exceeding .075% upon the value, as equalized or assessed by the Department of Revenue, of all property within the municipality subject to taxation, for the purpose of financing a public transportation system for elderly and handicapped persons, the corporate authorities of such municipality shall adopt an ordinance or resolution directing the proper election officials to place the proposition on the ballot at the next election at which such proposition may be voted upon. The petition shall be filed with the corporate authorities at least 92 90 days prior to the next election at which such proposition may be voted upon. The petition may specify whether the transportation system financed by a tax levy under this Section is to serve only the municipality levying such tax or specified regions outside the corporate boundaries of such municipality in addition thereto. petition shall be in substantially the following form:

We, the undersigned registered voters residing in (specify the municipality), in the County of and State of Illinois, do hereby petition that the corporate authorities of (specify the municipality) be required to place on the ballot the proposition requiring the municipality to levy an annual tax at the rate of (specify a rate not exceeding .075%) on all taxable property in (specify the

1	municipality) for the purpose of financing a public
2	transportation system for elderly and handicapped persons
3	within (specify the municipality and any regions outside
4	the corporate boundaries to be served by the transportation
5	system).
6	Name Address
7	State of Illinois)
8)ss
9	County of)
10	I, do hereby certify that I am a registered voter,
11	that I reside at No street, in the of
12	County of and State of Illinois, and that signatures
13	in this sheet were signed in my presence, and are genuine, and
14	that to the best of my knowledge and belief the persons so
15	signing were at the time of signing the petitions registered
16	voters, and that their respective residences are correctly
17	stated, as above set forth.
18	••••••
19	Subscribed and sworn to me this day of
20	A.D
21	The proposition shall be in substantially the following
22	form:
23	
24	Shall a tax of % (specify
25	a rate not exceeding .075%) be levied
26	annually on all taxable property in

- 1 (specify the municipality) to pay YES
- 2 the cost of operating and maintaining
- 3 a public transportation system for ------
- 4 elderly and handicapped persons
- 5 within.....(specify the municipality NO
- 6 and any regions outside the corporate
- 7 boundaries to be served by the
- 8 transportation system)?

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 - If the majority of the voters of the municipality voting therein vote in favor of the proposition, the corporate authorities of the municipality shall levy such annual tax at the rate specified in the proposition. If the majority of the vote is against such proposition, such tax may not be levied.
 - (b) Municipalities under this Section may contract with any not-for-profit corporation, subject to the General Not for Profit Corporation Act and incorporated primarily for the purpose of providing transportation to elderly and handicapped persons, for such corporation to provide transportation-related services for the purposes of this Section. Municipalities should utilize where possible existing facilities and systems already operating for the purposes outlined in this Section.
- (c) Taxes authorized under this Section may be used only for the purpose of financing a transportation system for elderly and handicapped persons as authorized in this Section.

- 1 (d) For purposes of this Section, "handicapped person"
- 2 means any individual who, by reason of illness, injury, age,
- 3 congenital malfunction, or other permanent or temporary
- 4 disability, is unable without special public transportation
- 5 facilities or special planning or design to utilize ordinary
- 6 public transportation facilities and services as effectively
- 7 as persons who are not so affected.
- 8 "Public transportation for elderly and handicapped" means a
- 9 transportation system for persons who have mental or physical
- 10 difficulty in accessing or using the conventional public mass
- 11 transportation system, or for any other reason.
- 12 (Source: P.A. 83-656.)
- 13 Section 30. The Park District Code is amended by changing
- 14 Section 2-25 as follows:
- 15 (70 ILCS 1205/2-25) (from Ch. 105, par. 2-25)
- 16 Sec. 2-25. Whenever any member of the governing board of
- any park district (i) dies, (ii) resigns, (iii) becomes under
- legal disability, (iv) ceases to be a legal voter in the
- 19 district, (v) is convicted of any infamous crime, (vi) refuses
- or neglects to take his or her oath of office, (vii) neglects
- 21 to perform the duties of his or her office or attend meetings
- of the board for the length of time as the board fixes by
- ordinance, or (viii) for any other reason specified by law,
- 24 that office may be declared vacant. Vacancies shall be filled

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- by appointment by a majority of the remaining members of the board. Any person so appointed shall hold his or her office until the next regular election for this office, at which a member shall be elected to fill the vacancy for the unexpired term, subject to the following conditions:
 - (1) If the vacancy occurs with less than 28 months remaining in the term, the person appointed to fill the vacancy shall hold his or her office until the expiration of the term for which he or she has been appointed, and no election to fill the vacancy shall be held.
 - (2) If the vacancy occurs with more than 28 months left in the term, but less than 123 88 days before the next regularly scheduled election for this office, the person appointed to fill the vacancy shall hold his or her office until the second regularly scheduled election for the office following the appointment, at which a member shall be elected to fill the vacancy for the unexpired term.
- 18 (Source: P.A. 87-592.)
- Section 35. The Public Library District Act of 1991 is amended by changing Section 30-25 as follows:
- 21 (75 ILCS 16/30-25)
- Sec. 30-25. Vacancies.
- 23 (a) Vacancies shall be declared in the office of trustee by 24 the board when an elected or appointed trustee (i) declines,

- fails, or is unable to serve, (ii) becomes a nonresident of the district, (iii) is convicted of a misdemeanor by failing, neglecting, or refusing to discharge any duty imposed upon him or her by this Act, or (iv) has failed to pay the library taxes levied by the district. Absence without cause from all regular board meetings for a period of one year shall be a basis for
- (b) All vacancies shall be filled by appointment by the 8 9 remaining trustees until the next regular library election, at 10 which time a trustee shall be elected for the remainder of the 11 unexpired term. If, however, the vacancy occurs with less than 12 28 months remaining in the term, and if the vacancy occurs less than 123 88 days before the next regular scheduled election for 13 14 this office, then the person so appointed shall serve the 15 remainder of the unexpired term and no election to fill the 16 vacancy shall be held. If the vacancy is in the office of a 17 trustee of a library district with an appointed board, the vacancy shall be filled by appointment by the remaining 18 trustees. Vacancies shall be filled forthwith. 19
- 20 (Source: P.A. 87-1277.)

declaring a vacancy.

- Section 40. The School Code is amended by changing Section 10-10 as follows:
- 23 (105 ILCS 5/10-10) (from Ch. 122, par. 10-10)
- 24 Sec. 10-10. Board of education; Term; Vacancy. All school

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districts having a population of not fewer than 1,000 and not more than 500,000 inhabitants, as ascertained by any special or general census, and not governed by special Acts, shall be governed by a board of education consisting of 7 members, serving without compensation except as herein provided. Each member shall be elected for a term of 4 years for the initial members of the board of education of a combined school district to which that subsection applies. If 5 members are elected in 1983 pursuant to the extension of terms provided by law for transition to the consolidated election schedule under the general election law, 2 of those members shall be elected to serve terms of 2 years and 3 shall be elected to serve terms of 4 years; their successors shall serve for a 4 year term. When the voters of a district have voted to elect members of the board of education for 6 year terms, as provided in Section 9-5, the terms of office of members of the board of education of that district expire when their successors assume office but not later than 7 days after such election. If at the regular school election held in the first odd-numbered year after the determination to elect members for 6 year terms 2 members are elected, they shall serve for a 6 year term; and of the members elected at the next regular school election 3 shall serve for a term of 6 years and 2 shall serve a term of 2 years. Thereafter members elected in such districts shall be elected to a 6 year term. If at the regular school election held in the first odd-numbered year after the determination to elect members for

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6 year terms 3 members are elected, they shall serve for a 6 year term; and of the members elected at the next regular school election 2 shall serve for a term of 2 years and 2 shall serve for a term of 6 years. Thereafter members elected in such districts shall be elected to a 6 year term. If at the regular school election held in the first odd-numbered year after the determination to elect members for 6 year terms 4 members are elected, 3 shall serve for a term of 6 years and one shall serve for a term of 2 years; and of the members elected at the next regular school election 2 shall serve for terms of 6 years and 2 shall serve for terms of 2 years. Thereafter members elected in such districts shall be elected to a 6 year term. If at the regular school election held in the first odd-numbered year after the determination to elect members for a 6 year term 5 members are elected, 3 shall serve for a term of 6 years and 2 shall serve for a term of 2 years; and of the members elected at the next regular school election 2 shall serve for terms of 6 years and 2 shall serve for terms of 2 years. Thereafter members elected in such districts shall be elected to a 6 year term. An election for board members shall not be held in school districts which by consolidation, annexation or otherwise shall cease to exist as a school district within 6 months after the election date, and the term of all board members which would otherwise terminate shall be continued until such district shall cease to exist. Each member, on the date of his or her election, shall be a citizen of the United States of the

age of 18 years or over, shall be a resident of the State and the territory of the district for at least one year immediately preceding his or her election, shall be a registered voter as provided in the general election law, shall not be a school trustee, and shall not be a child sex offender as defined in Section 11-9.3 of the Criminal Code of 1961. When the board of education is the successor of the school directors, all rights of property, and all rights regarding causes of action existing or vested in such directors, shall vest in it as fully as they were vested in the school directors. Terms of members are subject to Section 2A-54 of the Election Code.

Nomination papers filed under this Section are not valid unless the candidate named therein files with the secretary of the board of education or with a person designated by the board to receive nominating petitions a receipt from the county clerk showing that the candidate has filed a statement of economic interests as required by the Illinois Governmental Ethics Act. Such receipt shall be so filed either previously during the calendar year in which his nomination papers were filed or within the period for the filing of nomination papers in accordance with the general election law.

Whenever a vacancy occurs, the remaining members shall notify the regional superintendent of that vacancy within 5 days after its occurrence and shall proceed to fill the vacancy until the next regular school election, at which election a successor shall be elected to serve the remainder of the

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unexpired term. However, if the vacancy occurs with less than 868 days remaining in the term, or if the vacancy occurs less than 123 88 days before the next regularly scheduled election for this office then the person so appointed shall serve the remainder of the unexpired term, and no election to fill the vacancy shall be held. Should they fail so to act, within 45 days after the vacancy occurs, the regional superintendent of schools under whose supervision and control the district is operating, as defined in Section 3-14.2 of this Act, shall within 30 days after the remaining members have failed to fill the vacancy, fill the vacancy as provided for herein. Upon the regional superintendent's failure to fill the vacancy, the vacancy shall be filled at the next regularly scheduled election. Whether elected or appointed by the remaining members superintendent, the regional successor shall inhabitant of the particular area from which his or her elected if the residential requirements predecessor was contained in Section 10-10.5 or 12-2 of this Code apply.

A board of education may appoint a student to the board to serve in an advisory capacity. The student member shall serve for a term as determined by the board. The board may not grant the student member any voting privileges, but shall consider the student member as an advisor. The student member may not participate in or attend any executive session of the board.

(Source: P.A. 96-538, eff. 8-14-09.)

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Section 45. The Public Community College Act is amended by changing Section 3-7 as follows:

3 (110 ILCS 805/3-7) (from Ch. 122, par. 103-7)

Sec. 3-7. (a) The election of the members of the board of trustees shall be nonpartisan and shall be held at the time and in the manner provided in the general election law.

- (b) Unless otherwise provided in this Act, members shall be elected to serve 6 year terms. The term of members elected in 1985 and thereafter shall be from the date the member is officially determined to be elected to the board by a canvass conducted pursuant to the Election Code, to the date that the winner of the seat is officially determined by the canvass conducted pursuant to the Election Code the next time the seat on the board is to be filled by election.
- (c) A board of trustees of a community college district which is contiguous or has been contiguous to an experimental community college district as authorized and defined by Article IV of this Act may, on its own motion, or shall, upon the petition of the lesser of 1/10 or 2,000 of the voters registered in the district, order submitted to the voters of the district at the next general election the proposition for the election of board members by trustee district rather than at large, and such proposition shall thereupon be certified by the secretary of the board to the proper election authority in accordance with the general election law for submission.

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If the proposition is approved by a majority of those voting on the proposition, the State Board of Elections, in 1991, shall reapportion the trustee districts to reflect the results of the last decennial census, and shall divide the community college district into 7 trustee districts, each of which shall be compact, contiguous and substantially equal in population to each other district. In 2001, and in the year following each decennial census thereafter, the board of trustees of community college District #522 shall reapportion the trustee districts to reflect the results of the census, and shall divide the community college district into 7 trustee districts, each of which shall be compact, contiguous, and substantially equal in population to each other district. The division of the community college district into trustee districts shall be completed and formally approved by a majority of the members of the board of trustees of community college District #522 in 2001 and in the year following each decennial census. At the same meeting of the board of trustees, the board shall, publicly by lot, divide the trustee districts as equally as possible into 2 groups. Beginning in 2003 and every 10 years thereafter, trustees or their successors from one group shall be elected for successive terms of 4 years and 6 years; and members or their successors from the second group shall be elected for successive terms of 6 years and 4 years. One member shall be elected from each such trustee district. Each member elected in 2001 shall be elected at the 2001

Code.

- consolidated election from the trustee districts established in 1991. The term of each member elected in 2001 shall end on the date that the trustees elected in 2003 are officially determined by a canvass conducted pursuant to the Election
- 6 (d) In Community College District No. 526, the election of 7 board members shall be by trustee district rather than at large 8 beginning with the consolidated election in 2005.
- 9 For the 2005, 2007, and 2009 consolidated elections, the 10 community college district is divided into 7 trustee districts 11 as follows:
- 12 TRUSTEE DISTRICT 1
- 13 Sangamon County (pt)
- 14 Capital CCD (pt)
- 15 Tract 0001.00
- 16 Tract 0002.01 (pt)
- 17 BG 1 (pt)
- 18 Block 1010
- 19 Block 1011
- 20 Block 1013
- 21 Block 1014
- 22 Block 1015
- 23 Block 1016
- 24 Block 1017
- 25 Block 1018

1	BG 2 (pt)	
2	Block	2002
3	Block	2003
4	Block	2004
5	Block	2005
6	Block	2008
7	Block	2013
8	Block	2014
9	Block	2015
10	Block	2016
11	Block	2017
12	Block	2018
13	Block	2019
14	Block	2020
15	Block	2021
16	BG 3 (pt)	
17	Block	3000
18	Block	3001
19	Block	3008
20	Block	3009
21	Tract 0002.02	
22	Tract 0003.00	
23	Tract 0004.00	
24	Tract 0005.01	
25	Tract 0005.03	
26	Tract 0005.04	

1	Tract 0006.00	(pt)
2	BG 1	
3	BG 2 (pt)	
4	Block	2000
5	Block	2001
6	Block	2002
7	Block	2003
8	Block	2004
9	Block	2005
10	Block	2006
11	Block	2008
12	Block	2011
13	Block	2012
14	Block	2015
15	Block	2017
16	Block	2018
17	Block	2020
18	Block	2021
19	Block	2022
20	Block	2023
21	Block	2024
22	Block	2025
23	Block	2027
24	Block	2028
25	Block	2029
26	Block	2030

1	BG 3	
2	BG 4 (pt)	
3	Block	4000
4	Block	4002
5	Block	4003
6	Block	4004
7	Block	4005
8	Block	4006
9	Block	4007
10	Block	4010
11	Block	4018
12	Block	4019
13	BG 5 (pt)	
14	Block	5001
15	Block	5004
16	Block	5006
17	Block	5007
18	Block	5015
19	Block	5016
20	Block	5018
21	Tract 0007.00	(pt)
22	BG 1 (pt)	
23	Block	1033
24	Block	1036
25	BG 2 (pt)	
26	Block	2000

1	Block	2001
2	Block	2002
3	Block	2003
4	Block	2004
5	Block	2005
6	Block	2006
7	Block	2007
8	Block	2008
9	Block	2009
10	Block	2010
11	Block	2011
12	Block	2012
13	Block	2013
14	Block	2014
15	Block	2015
16	Block	2016
17	Block	2017
18	Block	2018
19	Block	2019
20	Block	2020
21	Block	2021
22	Tract 0008.00	(pt)
23	BG 1 (pt)	
24	Block	1000
25	Block	1001
26	Block	1002

1	Block	1003
2	Block	1004
3	Block	1005
4	Block	1006
5	Block	1007
6	Block	1008
7	Block	1009
8	Block	1010
9	Block	1011
10	Block	1012
11	Block	1013
12	Block	1014
13	Block	1015
14	Block	1016
15	Block	1017
16	Block	1018
17	Block	1019
18	Block	1020
19	Block	1021
20	Block	1023
21	Block	1024
22	Block	1025
23	Block	1026
24	Block	1027
25	Block	1028
26	BG 2 (pt)	

1	Block	2000
2	Block	2001
3	Block	2002
4	Block	2003
5	Block	2004
6	Block	2005
7	Block	2006
8	Block	2010
9	Block	2011
10	Block	2012
11	BG 3 (pt)	
12	Block	3003
13	Tract 0009.00	
14	Tract 0010.01	(pt)
15	BG 2 (pt)	
16	Block	2000
17	Block	2002
18	Block	2016
19	Block	2017
20	Block	2018
21	Tract 0010.02	(pt)
22	BG 1 (pt)	
23	Block	1016
24	BG 2	
25	BG 3	
26	BG 4 (pt)	

1	Block 4000
2	BG 5 (pt)
3	Block 5000
4	BG 6 (pt)
5	Block 6000
6	Block 6001
7	Block 6002
8	Block 6003
9	Block 6005
10	Tract 0011.00 (pt)
11	BG 1 (pt)
12	Block 1000
13	Block 1001
14	Block 1002
15	Block 1003
16	Block 1004
17	Block 1005
18	Block 1006
19	Block 1007
20	Block 1008
21	Block 1009
22	Block 1010
23	Block 1011
24	BG 3 (pt)
25	Block 3000
26	Block 3001

1	Block	3002
2	Block	3003
3	Block	3004
4	Block	3005
5	Block	3006
6	Block	3007
7	Block	3009
8	Block	3010
9	Block	3011
10	Block	3012
11	Block	3013
12	Tract 0012.00	(pt)
13	BG 1 (pt)	
14	Block	1000
15	Block	1001
16	Block	1002
17	Block	1003
18	Block	1004
19	Block	1005
20	Block	1006
21	Block	1007
22	Block	1008
23	Block	1009
24	BG 2 (pt)	
25	Block	2000
26	Block	2001

	,	0 0 0 0
1	Block	2002
2	Block	2003
3	Block	2004
4	Block	2005
5	Block	2006
6	Block	2007
7	Block	2009
8	Tract 0013.00	
9	Tract 0014.00	
10	Tract 0016.00	(pt)
11	BG 1 (pt)	
12	Block	1001
13	Block	1002
14	Tract 0018.00	(pt)
15	BG 1 (pt)	
16	Block	1000
17	Block	1001
18	Block	1002
19	Block	1003
20	Block	1004
21	Block	1005
22	D11-	
	BLOCK	1006
23	Block	
		1007
23	Block	1007
23 24	Block Block	1007 1008 1009

1	Block	1011
2	Block	1012
3	Block	1013
4	Block	1014
5	Block	1015
6	Block	1016
7	Block	1017
8	Block	1018
9	Block	1019
10	Block	1020
11	Block	1030
12	Block	1031
13	Tract 0019.00	(pt)
	DC 1 (n+)	
14	BG 1 (pt)	
14 15	Block	1000
	_	1000
15	Block	
15 16	Block BG 2 (pt)	2000
15 16 17	Block BG 2 (pt) Block	2000
15 16 17 18	Block BG 2 (pt) Block Block	2000 2001 2002
15 16 17 18	Block BG 2 (pt) Block Block Block Block	2000 2001 2002 2003
15 16 17 18 19	Block BG 2 (pt) Block Block Block Block Block	2000 2001 2002 2003 2004
15 16 17 18 19 20	Block BG 2 (pt) Block Block Block Block Block Block Block	2000 2001 2002 2003 2004 2005
15 16 17 18 19 20 21 22	Block BG 2 (pt) Block Block Block Block Block Block Block Block	2000 2001 2002 2003 2004 2005 2006
15 16 17 18 19 20 21 22 23	Block BG 2 (pt) Block Block Block Block Block Block Block Block Block	2000 2001 2002 2003 2004 2005 2006 2007

1	Block 2011
2	Block 2012
3	Block 2013
4	Block 2014
5	Block 2015
6	Block 2016
7	Tract 0037.00
8	Tract 0038.01 (pt)
9	BG 1
10	Clear Lake CCD (pt)
11	Tract 0001.00 (pt)
12	BG 1 (pt)
13	Block 1018
14	Tract 0005.01
15	Tract 0038.01 (pt)
16	BG 1 (pt)
17	Block 1003
18	Block 1010
19	Block 1011
20	Block 1012
21	Block 1015
22	Block 1016
23	Block 1018
24	Block 1019
25	Block 1022
26	Block 1023

Block	1026
Block	1027
Block	1032
Block	1033
Block	1034
Block	1035
BG 2 (pt)	
Block	2000
Block	2001
Block	2002
Block	2999
Springfield CCD (p	ot)
Tract 0001.00	(pt)
	-
BG 1	-
	-
BG 1	-
BG 1 BG 2	-
BG 1 BG 2 BG 3	
BG 1 BG 2 BG 3 BG 4 (pt)	4000
BG 1 BG 2 BG 3 BG 4 (pt) Block	4000
BG 1 BG 2 BG 3 BG 4 (pt) Block Block	4000 4001 4002
BG 1 BG 2 BG 3 BG 4 (pt) Block Block Block	4000 4001 4002 4005
BG 1 BG 2 BG 3 BG 4 (pt) Block Block Block Block Block	4000 4001 4002 4005 4006
BG 1 BG 2 BG 3 BG 4 (pt) Block Block Block Block Block Block	4000 4001 4002 4005 4006 4010
BG 1 BG 2 BG 3 BG 4 (pt) Block Block Block Block Block Block Block Block	4000 4001 4002 4005 4006 4010 4012
	Block Block Block Block Block Block BG 2 (pt) Block Block Block Block Springfield CCD (p

1 Block 4022 2 Block 4024 3 Block 4025 4 Block 4032 5 Block 4040 6 Block 4041 7 Block 4044 8 Block 4047 9 Block 4049 10 Block 4051 11 Block 4052 12 Block 4053 13 Block 4053 14 Block 4995 15 Block 4995 16 Block 4996 16 Block 4997 17 Block 4999 18 Tract 0002.01 (pt) 19 BG 1 (pt) 20 Block 1012 21 Block 1019 22 Block 1020 23 BG 2 (pt)
Block 4025 Block 4032 Block 4040 Block 4041 Block 4041 Block 4044 Block 4047 Block 4049 Block 4051 Block 4052 Block 4053 Block 4053 Block 4055 Block 4995 Block 4995 Block 4996 Block 4997 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1020
Block 4032 Block 4040 Block 4041 Block 4044 Block 4047 Block 4049 Block 4051 Block 4052 Block 4053 Block 4055 Block 4055 Block 4995 Block 4996 Block 4997 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1020
5 Block 4040 6 Block 4041 7 Block 4044 8 Block 4047 9 Block 4051 11 Block 4052 12 Block 4053 13 Block 4055 14 Block 4995 15 Block 4996 16 Block 4997 17 Block 4999 18 Tract 0002.01 (pt) 19 BG 1 (pt) 20 Block 1012 21 Block 1019 22 Block 1020
Block 4041 Block 4044 Block 4047 Block 4049 Block 4051 Block 4052 Block 4053 Block 4055 Block 4055 Block 4995 Block 4996 Block 4997 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1020
Block 4044 Block 4047 Block 4049 Block 4051 Block 4052 Block 4053 Block 4055 Block 4055 Block 4995 Block 4996 Block 4997 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1020
8 Block 4047 9 Block 4049 10 Block 4051 11 Block 4052 12 Block 4053 13 Block 4055 14 Block 4995 15 Block 4996 16 Block 4997 17 Block 4999 18 Tract 0002.01 (pt) 19 BG 1 (pt) 20 Block 1012 21 Block 1019 22 Block 1020
9 Block 4049 10 Block 4051 11 Block 4052 12 Block 4053 13 Block 4055 14 Block 4995 15 Block 4996 16 Block 4997 17 Block 4999 18 Tract 0002.01 (pt) 19 BG 1 (pt) 20 Block 1012 21 Block 1019 22 Block 1020
Block 4051 Block 4052 Block 4053 Block 4055 Block 4995 Block 4996 Block 4997 Block 4999 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1020
Block 4052 Block 4053 Block 4055 Block 4995 Block 4996 Block 4997 Block 4999 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1019 Block 1020
Block 4053 Block 4055 Block 4995 Block 4996 Block 4997 Block 4999 Block 4999 Block 4999 Block 4055 Block 4055 Block 4996 Block 4055 Block 4996 Block 4055 Block 4055 Block 4055 Block 1012 Block 1012 Block 1019 Block 1020
Block 4055 Block 4995 Block 4996 Block 4997 Block 4999 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1020
Block 4995 Block 4996 Block 4997 Block 4999 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1020
Block 4996 Block 4997 Block 4999 Block 4999 Block 4999 Block 4999 Block 1012 Block 1012 Block 1019 Block 1020
Block 4997 Block 4999 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1020
Block 4999 Tract 0002.01 (pt) BG 1 (pt) Block 1012 Block 1019 Block 1020
18 Tract 0002.01 (pt) 19 BG 1 (pt) 20 Block 1012 21 Block 1019 22 Block 1020
19 BG 1 (pt) 20 Block 1012 21 Block 1019 22 Block 1020
20 Block 1012 21 Block 1019 22 Block 1020
21 Block 1019 22 Block 1020
22 Block 1020
23 BG 2 (pt)
24 Block 2000
25 Block 2001
26 BG 3 (pt)

1	Block	3002
2	Tract 0002.02	
3	Tract 0003.00	
4	Tract 0004.00	
5	Tract 0005.01	
6	Tract 0005.04	
7	Tract 0006.00	(pt)
8	BG 1	
9	BG 2	
10	BG 3	
11	BG 4	
12	BG 5 (pt)	
13	Block	5000
14	Block	5002
15	Block	5003
16	Block	5005
17	Block	5008
18	Block	5009
19	Block	5010
20	Block	5011
21	Block	5012
22	Block	5013
23	Block	5014
24	Block	5017
25	Block	5019
26	Block	5020

1	Block	5021
2	Tract 0007.00	
3	Tract 0016.00	(pt)
4	BG 1 (pt)	
5	Block	1000
6	Tract 0037.00	(pt)
7	BG 1 (pt)	
8	Block	1023
9	Block	1025
10	Block	1991
11	Block	1996
12	Block	1997
13	Block	1998
14	Block	1999
15	BG 2	
16	BG 3	
17	BG 4	
18	TRUSTEE DISTRICT 2	
19	Sangamon County (pt)	
20	Ball CCD (pt)	
21	Tract 0031.00	(pt)
22	BG 3 (pt)	
23	Block	3056
24	Block	3058
25	Block	3064

1	Block	3067
2	Block	3069
3	Block	3071
4	Block	3073
5	Block	3075
6	Block	3079
7	Block	3081
8	Block	3084
9	Block	3085
10	Block	3088
11	Block	3089
12	Block	3166
13	Block	3173
14	BG 4 (pt)	
15	Block	4013
16	Block	4014
17	Block	4015
18	Block	4016
19	Block	4020
20	Block	4022
21	Block	4024
22	Block	4029
23	Block	4038
24	Block	4043
25	Block	4044
26	Block	4045

1	Block	4047
2	Block	4049
3	Block	4051
4	Block	4052
5	Block	4055
6	Block	4057
7	Block	4059
8	Block	4061
9	Block	4062
10	BG 5	
11	Tract 0032.01	(pt)
12	BG 2 (pt)	
13	Block	2025
14	Tract 0032.03	(pt)
15	BG 2 (pt)	
16	Block	2009
17	Block	2010
18	BG 4 (pt)	
19	Block	4006
20	Block	4008
21	Capital CCD (pt)	
22	Tract 0006.00	(pt)
23	BG 2 (pt)	
24	Block	2031
25	Block	2033
26	Block	2034

1	BG 4 (pt)	
2	Block	4011
3	Block	4012
4	Block	4015
5	BG 5 (pt)	
6	Block	5026
7	Block	5032
8	Block	5036
9	Block	5037
10	Block	5038
11	Block	5039
12	Block	5041
13	Block	5043
14	Block	5044
15	BG 6	
16	Tract 0007.00	(pt)
17	BG 1 (pt)	
18	Block	1037
19	BG 2 (pt)	
20	Block	2022
21	Tract 0008.00	(pt)
22	BG 1 (pt)	
23	Block	1022
24	BG 2 (pt)	
25	Block	2007
26	Block	2008

1	Block	2009
2	Block	2013
3	Block	2014
4	Block	2015
5	Block	2016
6	Block	2017
7	Block	2018
8	Block	2019
9	Block	2020
10	Block	2021
11	Block	2022
12	Block	2023
13	Block	2024
14	Block	2025
15	Block	2026
16	Block	2027
17	Block	2028
18	BG 3 (pt)	
19	Block	3000
20	Block	3001
21	Block	3002
22	Tract 0015.00	
23	Tract 0016.00	(pt)
24	BG 1 (pt)	
25	Block	1003
26	Block	1004

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1	Block	1005
2	Block	1006
3	Block	1007
4	Block	1008
5	Block	1009
6	Block	1010
7	Block	1011
8	Block	1012
9	Block	1013
10	Block	1016
11	Block	1020
12	Block	1021
13	Block	1022
14	Block	1023
15	BG 2	
16	BG 3	
17	BG 4	
18	Tract 0017.00	
19	Tract 0023.00	
20	Tract 0024.00	
21	Tract 0025.00	
22	Tract 0026.00	(pt)
23	BG 1	
24	BG 2	
25	BG 3	
26	BG 4 (pt)	

Block	4000

2	Block	4003
~	DIOCK	1000

- 3 Tract 0027.00 (pt)
- 4 BG 1
- 5 BG 2
- 6 BG 3 (pt)
- 7 Block 3000
- 8 Block 3019
- 9 Block 3020
- 10 Block 3040
- 11 Block 3042
- 12 Block 3043
- 13 Block 3044
- 14 Block 3045
- 15 BG 4 (pt)
- 16 Block 4016
- 17 Block 4017
- 18 Block 4018
- 19 Block 4019
- 20 Block 4020
- 21 Block 4023
- 22 Block 4024
- 23 Block 4025
- 24 Block 4028
- 25 Block 4029
- 26 Tract 0030.00 (pt)

1	BG	-	1		
2	BG	2	2		
3	BG		3		
4	BG	4	4	(pt)	
5			Ε	Block	4001
6			E	Block	4002
7			Ε	Block	4005
8			E	Block	4006
9			E	Block	4007
10			E	Block	4008
11			Ε	Block	4009
12			Ε	Block	4010
13			Ε	Block	4011
14			Ε	Block	4012
15			Ε	Block	4013
16			Ε	Block	4014
17			E	Block	4015
18			Ε	Block	4016
19			E	Block	4017
20			Ε	Block	4018
21			Ε	Block	4020
22			Ε	Block	4022
23			Ε	Block	4023
24			Ε	Block	4024
25			Ε	Block	4025
26			Ε	Block	4027

1	Block	4030
2	Block	4031
3	Block	4032
4	Block	4042
5	Block	4044
6	Block	4047
7	Block	4048
8	Block	4049
9	Block	4050
10	Block	4051
11	Block	4052
12	Block	4053
13	Block	4056
14	Tract 0031.00	(pt)
15	BG 1	
16	BG 2	
17	BG 3	
18	BG 4	
19	BG 5 (pt)	
19 20	BG 5 (pt) Block	5002
20	Block	5003
20 21	Block	5003 5005
20 21 22	Block Block Block	5003 5005 5007
20212223	Block Block Block Block	5003 5005 5007 5008

1	Block	5012
2	Block	5013
3	Block	5014
4	Block	5015
5	Block	5016
6	Block	5019
7	Block	5020
8	Block	5022
9	Block	5025
10	Block	5026
11	Block	5029
12	Block	5030
13	Block	5031
14	Block	5032
15	Block	5034
16	Block	5035
17	Block	5037
18	Block	5039
19	Block	5053
20	Block	5054
21	Block	5055
22	Block	5998
23	Block	5999
24	Tract 0032.01	(pt)
25	BG 2	
26	Tract 0032.03	(pt)

Т	DG 2 (Pt)
2	Block 2000
3	Block 2001
4	Block 2012
5	BG 4
6	Tract 0038.01 (pt)
7	BG 2
8	Tract 0039.01
9	Tract 0039.02
10	Clear Lake CCD (pt)
11	Tract 0006.00
12	Tract 0038.01 (pt)
13	BG 1 (pt)
14	Block 1031
15	Block 1993
16	Block 1994
17	Block 1999
18	BG 2 (pt)
19	Block 2003
20	Block 2004
21	Block 2005
22	Block 2006
23	Block 2007
24	Block 2008
25	Block 2009
26	Block 2010

1	Block	2011
2	Block	2012
3	Block	2013
4	Block	2014
5	Block	2015
6	Block	2016
7	Block	2017
8	Block	2018
9	Block	2019
10	Block	2020
11	Block	2021
12	Block	2022
13	Block	2023
14	Block	2024
15	Block	2030
16	Block	2031
17	Block	2032
18	Block	2033
19	Block	2034
20	Block	2991
21	Block	2992
22	Block	2993
23	Block	2994
24	Block	2995
25	Block	2996
26	Block	2997

1	Block	2998
2	BG 3	
3	Tract 0038.02	
4	Tract 0039.02	
5	Rochester CCD (pt)	
6	Tract 0031.00	(pt)
7	BG 1	
8	BG 3 (pt)	
9	Block	3006
10	Block	3011
11	Block	3015
12	Block	3019
13	Block	3023
14	Block	3025
15	Block	3028
16	Block	3034
17	Block	3035
18	Block	3036
19	Block	3043
20	Block	3047
21	Block	3048
22	Tract 0039.01	(pt)
23	BG 1 (pt)	
24	Block	1000

25

26

Block 1009

1	Block 10)11
2	Block 10	012
3	Block 10	014
4	Block 10	016
5	Block 10	017
6	Block 19	995
7	Block 19	996
8	Block 19	997
9	Block 19	998
10	Block 19	999
11	BG 2	
12	BG 4 (pt)	
13	Block 40	006
14	Block 40	007
15	Block 40	008
16	Block 40	009
17	Block 40	010
18	Block 40	011
19	Block 40	012
20	Block 40	013
21	Block 40	014
22	Block 40	015
23	Block 40	016
24	Block 40	017
25	Tract 0039.02 (p	pt)
26	BG 1	

1	BG	2	(pt)	
2		Е	Block	2003
3		Ε	Block	2004
4		Ε	Block	2005
5		E	Block	2006
6		Е	Block	2007
7		Ε	Block	2008
8		Е	Block	2009
9		Е	Block	2010
10		Е	Block	2011
11		Е	Block	2012
12		Е	Block	2013
13		Е	Block	2014
14		Е	Block	2015
15		Е	Block	2016
16		Е	Block	2017
17		Е	Block	2018
18		Е	Block	2019
19		Ε	Block	2020
20		Е	Block	2021
21		Е	Block	2022
22		Е	Block	2023
23		Е	Block	2024
24		Е	Block	2025
25		Е	Block	2026
26		Е	Block	2027

1	Block	2028
2	Block	2029
3	Block	2030
4	Block	2031
5	Block	2032
6	Block	2033
7	BG 3	
8	Tract 0040.00	
9	Springfield CCD (p	ot)
LO	Tract 0006.00	(pt)
11	BG 5 (pt)	
12	Block	5022
L3	Block	5023
L 4	Block	5024
L 5	Block	5025
L 6	Block	5027
L 7	Block	5028
L 8	Block	5029
L 9	Block	5030
20	Block	5031
21	Block	5033
22	Block	5034
23	Block	5035
24	Block	5040
25	Block	5042
26	BG 6	

1	Tract 0016.00	(pt)
2	BG 1 (pt)	
3	Block	1014
4	Block	1015
5	Block	1017
6	Block	1018
7	Block	1019
8	BG 2	
9	BG 3	
10	Tract 0024.00	
11	Tract 0039.02	
12	Woodside CCD (pt)	
13	Tract 0006.00	
14	Tract 0016.00	
15	Tract 0024.00	
16	Tract 0025.00	
17	Tract 0026.00	
18	Tract 0027.00	(pt)
19	BG 1	
20	BG 2	
21	BG 3 (pt)	
22	Block	3001
23	Block	3002
24	Block	3003

Block 3005

25

1	Block 3006
2	Block 3009
3	Block 3010
4	Block 3011
5	Block 3012
6	Block 3013
7	Block 3014
8	Block 3015
9	Block 3016
10	Block 3017
11	Block 3018
12	Block 3021
13	Block 3022
14	Block 3023
15	Block 3024
16	Block 3025
17	Block 3026
18	Block 3027
19	Block 3028
20	Block 3029
21	Block 3030
22	Block 3034
23	Block 3035
24	Block 3037
25	Block 3041
26	Block 3046

1	BG	4		
2	Tract	0030.	.00	(pt)
3	BG	1		
4	BG	2		
5	BG	3		
6	BG	4 (r	ot)	
7		Blo	ock	4000
8		Blo	ock	4003
9		Blo	ock	4004
10		Blo	ock	4019
11		Blo	ock	4021
12		Blo	ock	4026
13		Blo	ock	4028
14		Blo	ock	4029
15		Blo	ock	4033
16		Blo	ock	4034
17		Blo	ock	4035
18		Blo	ock	4036
19		Blo	ock	4037
20		Blo	ock	4038
21		Blo	ock	4039
22		Blo	ock	4040
23		Blo	ock	4041
24		Blo	ock	4043

25

26

Block 4045

1	Block 4054
2	Block 4055
3	Tract 0031.00 (pt)
4	BG 1
5	BG 2
6	BG 3
7	BG 4
8	BG 5 (pt)
9	Block 5000
10	Block 5001
11	Block 5004
12	Block 5006
13	Block 5011
14	Block 5017
15	Block 5018
16	Block 5021
17	Block 5023
18	Block 5024
19	Block 5027
20	Block 5028
21	Block 5038
22	Tract 0032.01 (pt)
23	BG 2
24	Tract 0039.02

25 TRUSTEE DISTRICT 3

1	Sangamon County (pt)	
2	Ball CCD (pt)	
3	Tract 0032.01	(pt)
4	BG 1	
5	BG 2 (pt)	
6	Block	2002
7	Block	2017
8	Block	2018
9	Block	2019
10	Block	2020
11	Block	2021
12	Block	2023
13	Block	2024
14	Block	2027
15	Block	2028
16	Block	2029
17	Block	2030
18	Block	2031
19	Block	2032
20	Block	2033
21	Block	2034
22	Block	2037

Block 2041

Block 2042

Block 2045

23

24

25

1	Tract 0032.03	(pt)
2	BG 1 (pt)	
3	Block	1000
4	Block	1001
5	Block	1002
6	Block	1003
7	Block	1004
8	Block	1005
9	Block	1006
10	Block	1007
11	Block	1008
12	Block	1009
13	Block	1010
14	Block	1011
15	Block	1038
16	Block	1052
17	BG 2 (pt)	
18	Block	2002
19	Block	2004
20	Block	2005
21	Block	2006
22	Block	2007
23	Block	2008
24	Block	2011
25	Block	2013
26	Block	2014

1	Block	2015

3 Block 2017

4 Block 2018

5 Block 2019

6 Block 2020

7 Block 2021

8 Block 2022

9 Capital CCD (pt)

10 Tract 0010.02 (pt)

11 BG 4 (pt)

12 Block 4001

13 Block 4002

14 Block 4003

15 Block 4004

16 Block 4005

17 Block 4006

18 Block 4007

19 Block 4008

20 Block 4009

21 BG 5 (pt)

22 Block 5001

23 Block 5002

24 Block 5003

25 Block 5004

1	Block	5006
2	Block	5007
3	Block	5008
4	Block	5009
5	Block	5010
6	Block	5011
7	Block	5012
8	Block	5013
9	BG 6 (pt)	
10	Block	6004
11	Block	6006
12	Block	6007
13	Tract 0011.00	(pt)
14	BG 1 (pt)	
15	Block	1012
16	Block	1013
17	Block	1014
18	Block	1015
19	Block	1016
20	BG 2	
21	BG 3 (pt)	
22	Block	3008
23	Block	3014
24	Block	3015
25	Tract 0012.00	(pt)

BG 1 (pt)

1	Block	1010	
2	Block	1011	
3	Block	1012	
4	Block	1013	
5	Block	1014	
6	BG 2 (pt)		
7	Block	2008	
8	BG 3		
9	BG 4		
10	Tract 0018.00	(pt)	
11	BG 1 (pt)		
12	Block	1021	
13	Block	1022	
14	Block	1023	
15	Block	1024	
16	Block	1025	
17	Block	1026	
18	Block	1027	
19	Block	1028	
20	Block	1029	
21	Block	1032	
22	Block	1033	
23	Block	1034	
24	Block	1035	
25	Block	1036	
26	Block	1037	

1	Block	1038
2	Block	1039
3	Block	1040
4	Block	1041
5	Block	1042
6	Block	1043
7	Block	1044
8	Block	1045
9	Block	1046
10	Block	1047
11	Block	1048
12	Block	1049
13	BG 2	
14	Tract 0019.00	(pt)
15	BG 1 (pt)	
16	Block	1001
17	Block	1002
18	Block	1003
19	Block	1004
20	Block	1005
21	Block	1006
22	Block	1007
23	Block	1008
24	Block	1009
25	Block	1010
26	Block	1011

1	Block 1	1012
2	Block 1	1013
3	Block 1	1014
4	Block 1	1015
5	Block 1	1016
6	Block 1	1017
7	BG 2 (pt)	
8	Block 2	2009
9	Block 2	2017
10	Block 2	2018
11	Block 2	2019
12	Block 2	2020
13	Block 2	2021
14	Block 2	2022
15	Block 2	2023
16	Block 2	2024
17	Block 2	2025
18	Block 2	2026
19	Block 2	2027
20	Block 2	2028
21	Block 2	2029
22	Block 2	2030
23	Block 2	2031
24	Block 2	2032
25	Block 2	2033
26	Block 2	2034

2035	Block	1
2036	Block	2
	BG 3	3
	Tract 0020.00	4
	Tract 0021.00	5
	Tract 0022.00	6
(pt)	Tract 0026.00	7
	BG 4 (pt)	8
4001	Block	9
4002	Block	10
4004	Block	11
4005	Block	12
4006	Block	13
4007	Block	14
4008	Block	15
4009	Block	16
4010	Block	17
4011	Block	18
4012	Block	19
4013	Block	20
4014	Block	21
(pt)	Tract 0027.00	22
	BG 3 (pt)	23
3007	Block	24
3008	Block	25
3031	Block	26

1	Block	3032
2	Block	3033
3	Block	3036
4	BG 4 (pt)	
5	Block	4000
6	Block	4001
7	Block	4002
8	Block	4003
9	Tract 0028.01	
10	Tract 0028.02	
11	Tract 0029.00	
12	Tract 0030.00	(pt)
13	BG 4 (pt)	
14	Block	4058
15	Block	4059
16	Tract 0031.00	(pt)
17	BG 5 (pt)	
18	Block	5041
19	Block	5043
20	Block	5052
21	Tract 0032.01	(pt)
22	BG 1	
23	Tract 0032.03	(pt)
24	BG 2 (pt)	
25	Block	2003
26	Tract 0036.03	(pt)

1	BG 2 (pt)	
2	Block	2000
3	Block	2001
4	Block	2002
5	Block	2003
6	Block	2042
7	Block	2051
8	Tract 0036.04	(pt)
9	BG 1 (pt)	
10	Block	1000
11	Block	1001
12	Block	1013
13	Block	1018
14	Block	1023
15	Block	1024
16	Block	1025
17	Block	1026
18	Block	1027
19	BG 2 (pt)	
20	Block	2000
21	Block	2001
22	Block	2002
23	Block	2003
24	Block	2004
25	Block	2005
26	Block	2006

1	Block 200
2	Block 2008
3	Block 2009
4	Block 2010
5	Block 2013
6	Block 2012
7	Block 2013
8	Block 201
9	Block 201
10	Block 2018
11	Block 2030
12	Chatham CCD (pt)
13	Tract 0032.01
14	Tract 0032.02 (pt)
15	BG 1 (pt)
16	Block 1000
17	Block 1003
18	Block 1002
19	Block 1003
20	Block 100
21	Block 100
22	Block 100
23	Block 1009
24	Block 1010
25	Block 1013
26	Block 1012

1	Block	1013
2	Block	1014
3	Block	1015
4	Block	1016
5	BG 2	
6	BG 3 (pt)	
7	Block	3000
8	Block	3001
9	Block	3031
10	Block	3033
11	Block	3034
12	Block	3035
13	Block	3036
14	Block	3037
15	Block	3038
16	Tract 0032.03	(pt)
17	BG 1 (pt)	
18	Block	1012
19	Block	1013
20	Block	1014
21	Block	1015
22	Block	1016
23	Block	1017
24	Block	1018
25	Block	1019
26	Block	1020

1	Block	1021
2	Block	
3	Block	1023
4	Block	1024
5	Block	1025
6	Block	1026
7	Block	1027
8	Block	1028
9	Block	1029
10	Block	1030
11	Block	1031
12	Block	1032
13	Block	1033
14	Block	1034
15	Block	1035
16	Block	1036
17	Block	1037
18	Block	1040
19	Block	1041
20	Block	1042
21	Curran CCD (pt)	
22	Tract 0020.00	
23	Tract 0029.00	
24	Tract 0036.04	(pt)
25	BG 1 (pt)	
26	Block	1002

1	Block 1003
2	Block 1009
3	Block 1010
4	Block 1011
5	Block 1012
6	Block 1014
7	Block 1022
8	BG 2 (pt)
9	Block 2029
10	Woodside CCD (pt)
11	Tract 0018.00
12	Tract 0020.00
13	Tract 0021.00
14	Tract 0027.00 (pt)
15	BG 3 (pt)
16	Block 3038
17	Block 3039
18	Tract 0028.01
19	Tract 0028.02
20	Tract 0029.00
21	Tract 0030.00 (pt)
22	BG 4 (pt)
23	Block 4057
24	Block 4060
25	Block 4061
26	Tract 0031.00 (pt)

1	BG 5 (pt)	
2	Block	5040
3	Block	5042
4	Block	5044
5	Block	5045
6	Block	5046
7	Block	5047
8	Block	5048
9	Block	5049
10	Block	5050
11	Block	5051
12	Tract 0032.01	(pt)
13	BG 1 (pt)	
14	Block	1000
15	Block	1001
16	Block	1005
17	Block	1015
18	Tract 0036.03	
19	TRUSTEE DISTRICT 4	
20	Christian County (pt)	
21	Bear Creek CCD	
22	Buckhart CCD (pt)	
23	Tract 9581.00	(pt)
24	BG 2 (pt)	
25	Block	2066

1	Block 2067
2	Block 2068
3	Block 2069
4	Block 2070
5	Block 2071
6	Block 2072
7	Block 2078
8	Block 2079
9	Block 2080
10	Block 2081
11	Block 2082
12	Block 2083
13	Block 2084
14	Block 2085
15	Block 2086
16	Block 2096
17	Block 2097
18	Block 2098
19	Block 2099
20	Block 2100
21	Block 2101
22	Block 2102
23	Block 2103
24	Block 2108
25	Block 2109
26	Block 2110

1	Block	2111
2	Block	2112
3	Block	2113
4	BG 3	
5	Tract 9582.00	
6	Greenwood CCD (pt)	
7	Tract 9590.00	(pt)
8	BG 4 (pt)	
9	Block	4044
10	Block	4045
11	Block	4046
12	Block	4047
13	Block	4048
14	Block	4099
15	Block	4100
16	Block	4101
17	Block	4102
18	Block	4103
19	Block	4104
20	Block	4105
21	Block	4106
22	Block	4107
23	Block	4108
24	Block	4109
25	Block	4111
26	Block	4116

1	Block	4117
2	Block	4118
3	Block	4119
4	Block	4120
5	Block	4121
6	Block	4122
7	Block	4137
8	Block	4138
9	Block	4139
10	Block	4140
11	Block	4141
12	Block	4142
13	Block	4143
14	Block	4144
15	Block	4145
16	Block	4146
17	Block	4147
18	Block	4148
19	Block	4149
20	Block	4150
21	Block	4151
22	Block	4152
23	Block	4153
24	Block	4154
25	Block	4155
26	Block	4156

1	Block	4157
2	Block	4158
3	Block	4159
4	Johnson CCD	
5	King CCD	
6	Locust CCD (pt)	
7	Tract 9587.00	(pt)
8	BG 3 (pt)	
9	Block	3002
10	Block	3003
11	Block	3004
12	Block	3007
13	Block	3008
14	Block	3009
15	Block	3010
16	Block	3016
17	Block	3017
18	Block	3029
19	Block	3030
20	Block	3031
21	Block	3032
22	Block	3033
23	Block	3034
24	Block	3035
25	Block	3042
26	Block	3043

1	Block	3044	
2	Block	3045	
3	Block	3046	
4	Block	3047	
5	Block	3048	
6	Block	3049	
7	Block	3050	
8	Block	3051	
9	Block	3052	
10	Block	3053	
11	Block	3054	
12	Block	3055	
13	Block	3056	
14	Block	3057	
15	Block	3058	
16	Block	3068	
17	Block	3069	
18	Block	3070	
19	Block	3071	
20	Block	3072	
21	Block	3073	
22	Block	3074	
23	Block	3075	
24	Block	3076	
25	Block	3077	
26	Block	3078	

1	Block	3079
2	Block	3080
3	Block	3081
4	Block	3082
5	Block	3083
6	Block	3084
7	Block	3085
8	Block	3086
9	Block	3087
10	Block	3088
11	Block	3089
12	Block	3090
13	Block	3091
14	Block	3092
15	Block	3093
16	Block	3094
17	Block	3095
18	Block	3096
19	Block	3097
20	Block	3098
21	Block	3099
22	Block	3100
23	Block	3101
24	Block	3102
25	Block	3103
26	Block	3104

1

2	Block	3106

- 3 Block 3107
- 4 Block 3108
- 5 Block 3109
- 6 Block 3110
- 7 Block 3111
- 8 Block 3112
- 9 Block 3113
- 10 Block 3114
- 11 Block 3115
- 12 Block 3116
- 13 Block 3117
- 14 Block 3118
- 15 Block 3119
- 16 Block 3120
- 17 Block 3121
- 18 Block 3122
- 19 Block 3130
- 20 Block 3131
- 21 Block 3133
- 22 Block 3134
- 23 Block 3154
- 24 Block 3155
- 25 Block 3995
- 26 Block 3997

Τ	Block	3999
2	Tract 9590.00	
3	May CCD (pt)	
4	Tract 9586.00	(pt)
5	BG 2 (pt)	
6	Block	2125
7	Block	2126
8	Block	2127
9	Block	2130
10	Block	2167
11	Block	2168
12	Block	2169
13	Block	2170
14	Block	2180
15	Block	2181
16	Block	2182
17	Block	2183
18	BG 3 (pt)	
19	Block	3051
20	Block	3053
21	Block	3054
22	Block	3055
23	Block	3056
24	Block	3057
25	Block	3058
26	Block	3059

1	Block	3060
2	Block	3061
3	Block	3066
4	Block	3067
5	Block	3071
6	Block	3075
7	Block	3076
8	Block	3077
9	Block	3078
10	Block	3079
11	Block	3080
12	Block	3081
13	Block	3082
14	Block	3083
15	Block	3084
16	Block	3085
17	Block	3091
18	Block	3092
19	Block	3093
20	Tract 9587.00	
21	Tract 9590.00	
22	Mosquito CCD (pt)	
23	Tract 9581.00	(pt)
24	BG 1 (pt)	
25	Block	1004

1	Block	1006
2	Block	1010
3	Block	1011
4	Block	1012
5	Block	1013
6	Block	1014
7	Block	1022
8	Block	1023
9	Block	1024
10	Block	1025
11	Block	1026
12	Block	1027
13	Block	1028
14	Block	1029
15	Block	1068
16	Block	1069
17	Block	1070
18	Block	1071
19	Block	1072
20	Block	1073
21	Block	1074
22	Block	1075
23	Block	1076
24	Block	1077
25	Block	1078
26	Block	1083
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	2 Block 3 Block 4 Block 5 Block 6 Block 7 Block 8 Block 10 Block 11 Block 12 Block 13 Block 14 Block 15 Block 16 Block 17 Block 18 Block 19 Block 20 Block 21 Block 22 Block 23 Block 24 Block 25 Block

	SB1927		
1		Block	1085
2		Block	1086
3		Block	1087
4		Block	1088
5		Block	1089
6		Block	1090
7		Block	1091
8		Block	1092
9		Block	1093
10		Block	1094
11		Block	1095
12		Block	1107
13		Block	1108
14		Block	1109
15		Block	1110

17	Block 1120
18	Block 1121
19	Mount Auburn CCD
20	Ricks CCD
21	Rosamond CCD (pt)
22	Tract 9587.00 (pt)
23	BG 3 (pt)
24	Block 3156
25	Block 3157

26 South Fork CCD

Block 1111

16

1	Stonington CCD (pt)
2	Tract 9586.00 (pt)
3	BG 2 (pt)
4	Block 2017
5	Taylorville CCD
6	De Witt County (pt)
7	Tunbridge CCD (pt)
8	Tract 9716.00 (pt)
9	BG 3 (pt)
10	Block 3172
11	BG 4 (pt)
12	Block 4057
13	Block 4058
14	Block 4059
15	Block 4060
16	Block 4061
17	Logan County (pt)
18	Aetna CCD (pt)
19	Tract 9536.00 (pt)
20	BG 1 (pt)
21	Block 1020
22	Block 1021
23	Block 1022
24	Block 1023
25	Block 1024
26	Block 1026

1	Block 1028
2	Block 1040
3	Block 1041
4	Block 1042
5	Block 1043
6	Block 1044
7	Block 1045
8	Block 1047
9	Block 1048
10	Block 1049
11	Block 1050
12	Block 1051
13	Block 1052
14	Block 1060
15	Block 1061
16	Block 1062
17	Block 1068
18	Block 1069
19	Block 1070
20	Block 1071
21	Block 1072
22	Block 1073
23	Block 1074
24	Block 1075
25	Block 1076
26	Block 1077

2 Block 1 3 Block 1 4 Block 1 5 Block 1 6 Block 1 7 Block 1 8 Block 1 9 Block 1 10 Block 1 11 Block 1 12 Block 1 13 Block 1 14 Block 1 15 Block 1 16 BG 4 17 Broadwell CCD (pt) 18 Tract 9535.00 B 19 BG 1 (pt) 20 Block 1 21 Block 1 22 Block 1 23 Block 1 24 Block 1 25 Block 1	1	Block	1078
Block 1	2	Block	1079
5 Block 1 6 Block 1 7 Block 1 8 Block 1 9 Block 1 10 Block 1 11 Block 1 12 Block 1 13 Block 1 14 Block 1 15 Block 1 16 BG 4 17 Broadwell CCD (pt) 18 Tract 9535.00 6 19 BG 1 (pt) 20 Block 1 21 Block 1 22 Block 1 23 Block 1 24 Block 1	3	Block	1080
6 Block 1 8 Block 1 9 Block 1 10 Block 1 11 Block 1 12 Block 1 13 Block 1 14 Block 1 15 Block 1 16 BG 4 17 Broadwell CCD (pt) 18 Tract 9535.00 G 19 BG 1 (pt) 20 Block 1 21 Block 1 22 Block 1 23 Block 1 24 Block 1	4	Block	1081
7 Block 1 8 Block 1 9 Block 1 10 Block 1 11 Block 1 12 Block 1 13 Block 1 14 Block 1 15 Block 1 16 BG 4 17 Broadwell CCD (pt) 18 Tract 9535.00 19 BG 1 (pt) 20 Block 1 21 Block 1 22 Block 1 23 Block 1 24 Block 1	5	Block	1082
Block 1	6	Block	1083
9 Block 1 10 Block 1 11 Block 1 12 Block 1 13 Block 1 14 Block 1 15 Block 1 16 BG 4 17 Broadwell CCD (pt) 18 Tract 9535.00 BG 1 (pt) 20 Block 1 21 Block 1 22 Block 1 23 Block 1 24 Block 1	7	Block	1084
Block 1	8	Block	1085
Block 1 Broadwell CCD (pt) Broadwell CCD (pt) Broadwell CCD (pt) Block 1	9	Block	1086
Block 1 Broadwell CCD (pt) Bract 9535.00 Bract 9535.00 Bract 9535.00 Block 1	10	Block	1087
Block 1 Block 1 Block 1 Block 1 Block 1 Block 1 BG 4 Broadwell CCD (pt) Bract 9535.00 BG 1 (pt) Block 1	11	Block	1088
Block 1 Block 1 Block 1 Block 1 BG 4 Broadwell CCD (pt) Broadwell CCD (pt) Block 1	12	Block	1089
Block 1 BG 4 Broadwell CCD (pt) Block 1 Block 1 Block 1 Block 1 Block 1 Block 1	13	Block	1090
BG 4 Broadwell CCD (pt) Broadwell CCD (pt) Tract 9535.00 BG 1 (pt) Block 1	14	Block	1091
17 Broadwell CCD (pt) 18 Tract 9535.00 (19 BG 1 (pt) 20 Block 1 21 Block 1 22 Block 1 23 Block 1 24 Block 1	15	Block	1092
18 Tract 9535.00 (19 BG 1 (pt) 20 Block 1 21 Block 1 22 Block 1 23 Block 1 24 Block 1	16	BG 4	
19 BG 1 (pt) 20 Block 1 21 Block 1 22 Block 1 23 Block 1 24 Block 1	17	Broadwell CCD (pt)	
20 Block 1 21 Block 1 22 Block 1 23 Block 1 24 Block 1	18	Tract 9535.00	(pt)
21 Block 1 22 Block 1 23 Block 1 24 Block 1	19	BG 1 (pt)	
22 Block 1 23 Block 1 24 Block 1	20	Block	1094
Block 1 24 Block 1	21	Block	1096
24 Block 1	22	Block	1097
	23	Block	1098
25 Block 1	24	Block	1099
	25	Block	1100
26 Block 1	26	Block	1103

1	Block	1104
2	Block	1105
3	Block	1156
4	Chester CCD (pt)	
5	Tract 9535.00	(pt)
6	BG 1 (pt)	
7	Block	1115
8	Block	1116
9	Block	1117
10	Block	1120
11	Block	1121
12	Block	1127
13	Tract 9536.00	(pt)
14	BG 1 (pt)	
15	Block	1064
16	Block	1065
17	Block	1097
18	Block	1098
19	Block	1099
20	Corwin CCD (pt)	
21	Tract 9535.00	(pt)
22	BG 2 (pt)	
23	Block	2005
24	Block	2006
25	Block	2010
26	Block	2015

1	Block	2016
2	Block	2017
3	Block	2018
4	Block	2019
5	Block	2020
6	Block	2021
7	Block	2022
8	Block	2023
9	Block	2024
10	Block	2025
11	Block	2026
12	Block	2027
13	Block	2028
14	Block	2029
15	Block	2030
16	Block	2031
17	Block	2032
18	Block	2033
19	Block	2034
20	Block	2035
21	Block	2036
22	Block	2037
23	Block	2038
24	Block	2039
25	Block	2040
26	Block	2041

1	Block	2042
2	Block	2043
3	Block	2044
4	Block	2045
5	Block	2046
6	Block	2047
7	Block	2048
8	Block	2049
9	Block	2050
10	Block	2051
11	Block	2052
12	Block	2053
13	Block	2054
14	Block	2055
15	Block	2056
16	Block	2057
17	Block	2059
18	Block	2060
19	Block	2061
20	Block	2062
21	Block	2063
22	Block	2064
23	Block	2065
24	Block	2066
25	Block	2067
26	Block	2068

1	Block	2069
2	Block	2070
3	Block	2071
4	Block	2072
5	Block	2073
6	Block	2074
7	Block	2075
8	Block	2076
9	Block	2077
10	Block	2078
11	Block	2079
12	Block	2080
13	Block	2085
14	Block	2126
15	Block	2127
16	Block	2128
17	Block	2129
18	Block	2130
19	Block	2131
20	Block	2132
21	Block	2133
22	Block	2134
23	Block	2135
24	Block	2136
25	Block	2137
26	Block	2138

1	Block	2139
2	Block	2140
3	Block	2141
4	Block	2142
5	Elkhart CCD	
6	Hurlbut CCD	
7	Laenna CCD (pt)	
8	Tract 9536.00	(pt)
9	BG 1	
LO	BG 4 (pt)	
L1	Block	4000
L2	Block	4001
L3	Block	4002
L 4	Block	4005
L5	Block	4006
L 6	Block	4007
L 7	Block	4008
L 8	Block	4009
L 9	Block	4010
20	Block	4011
21	Block	4012
22	Block	4013
23	Block	4014
24	Block	4015
25	Block	4019
26	Block	4020

	SB1927		
1		Block	4021
2		Block	4023
3		Block	4024
4		Block	4025
5		Block	4061
6		Block	4062
7		Block	4063
8		Block	4064

11 Lake Fork CCD (pt)

9

10

12 Tract 9536.00 (pt)

Block 4073

Block 4074

13 BG 4 (pt)

14 Block 4072

Block 4075 15

16 Block 4076

17 Block 4088

Block 4089 18

19 Block 4090

20 Block 4091

21 Block 4095

22 Block 4096

23 Mount Pulaski CCD

24 Prairie Creek CCD (pt)

Tract 9530.00 (pt) 25

26 BG 2 (pt)

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	$T \cap T$	

1	Block	2039
2	Block	2041
3	Block	2042
4	Block	2045
5	Block	2046
6	Block	2047
7	Block	2048
8	Block	2049
9	Block	2050
10	Block	2052
11	Block	2054
12	Block	2055
13	Sheridan CCD (pt)	
14	Tract 9530.00	(pt)
15	BG 2 (pt)	
16	Block	2056
17	Block	2057
18	Block	2058
19		
	Block	2059
20	Block	
20 21		2060
	Block	2060
21	Block Block	206020622063
21 22	Block Block Block	2060 2062 2063 2065
21 22 23	Block Block Block Block	2060 2062 2063 2065 2066
21 22 23 24	Block Block Block Block Block	2060 2062 2063 2065 2066 2067

_	155	-
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1	Block 2069
2	Block 2070
3	Block 2071
4	Block 2072
5	Block 2073
6	Block 2074
7	Block 2075
8	Block 2076
9	Block 2077
10	Block 2078
11	Block 2079
12	Block 2080
13	Block 2081
14	Block 2082
15	Block 2083
16	Block 2084
17	Block 2085
18	Block 2086
19	Block 2087
20	Block 2088
21	Block 2089
22	Block 2090
23	Block 2091
24	Block 2092
25	Block 2093
26	Block 2094

1	Block 2095
2	Block 2096
3	Block 2097
4	Block 2098
5	Block 2099
6	Block 2100
7	Block 2101
8	Block 2102
9	Block 2103
10	Block 2104
11	Block 2106
12	Block 2107
13	Block 2108
14	Block 2109
15	Block 2111
16	Block 2112
17	Block 2113
18	Block 2114
19	Block 2115
20	Block 2116
21	Block 2117
22	Block 2118
23	Block 2119
24	Block 2120
25	Block 2121
26	Block 2122

1	Tract 9535.00 (pt)
2	BG 2 (pt)
3	Block 2007

4 Block 2011

5 Block 2012

6 Block 2013

7 Block 2014

8 Macon County (pt)

9 Austin CCD (pt)

10 Tract 0028.00 (pt)

11 BG 1 (pt)

12 Block 1009

13 Block 1010

14 Sangamon County (pt)

15 Auburn CCD (pt)

16 Tract 0033.00 (pt)

17 BG 4

18 BG 5 (pt)

19 Block 5038

20 Block 5039

21 Tract 0034.00 (pt)

22 BG 1

23 BG 2

24 BG 3

25 BG 4 (pt)

26 Block 4004

1	Block	4005
2	Block	4006
3	Block	4007
4	Block	4008
5	Block	4009
6	Block	4011
7	Block	4012
8	Block	4013
9	Block	4014
10	Block	4015
11	Block	4016
12	Block	4017
13	Block	4018
14	Block	4019
15	Block	4020
16	Block	4021
17	Block	4022
18	Block	4023
19	Block	4027
20	BG 5 (pt)	
21	Block	5000
22	Block	5001
23	Block	5002
24	Block	5003
25	Block	5004
26	Block	5005

1	Block	5006
2	Block	5007
3	Block	5008
4	Block	5009
5	Block	5010
6	Block	5011
7	Block	5012
8	Block	5013
9	Block	5014
10	Block	5015
11	Block	5019
12	Block	5036
13	Ball CCD (pt)	
14	Tract 0031.00	(pt)
15	BG 3 (pt)	
16	Block	3055
17	Block	3062
18	Block	3087
19	Block	3164
20	BG 4 (pt)	
21	Block	4037
22	Block	4063
23	Block	4066
24	Block	4067
25	Block	4068
26	Tract 0032.03	(pt)

1	BG 1 (pt)
2	Block 1039
3	Block 1046
4	Block 1051
5	BG 2 (pt)
6	Block 2023
7	Block 2024
8	Block 2025
9	Block 2026
10	BG 3
11	BG 4 (pt)
12	Block 4000
13	Block 4009
14	Block 4010
15	Block 4011
16	Block 4012
17	Block 4013
18	Block 4016
19	Block 4018
20	Block 4019
21	Block 4020
22	Block 4022
23	Block 4023
24	Block 4024
25	Block 4025
26	Block 4026

1

Block 4027

- 2 Block 4028
- 3 Block 4029
- 4 Block 4030
- 5 Block 4031
- 6 Block 4032
- 7 Block 4033
- 8 Block 4034
- 9 Block 4035
- 10 Block 4036
- 11 Block 4037
- 12 Block 4038
- 13 Block 4039
- 14 Block 4040
- 15 Block 4041
- 16 Block 4042
- 17 Block 4043
- 18 Block 4044
- 19 Block 4045
- 20 Block 4046
- 21 Block 4047
- 22 Block 4048
- 23 Block 4049
- 24 Block 4995
- 25 Block 4996
- 26 Block 4997

1	Tract 0033.00
2	Buffalo Hart CCD
3	Cooper CCD
4	Cotton Hill CCD
5	Divernon CCD
6	Illiopolis CCD (pt)
7	Tract 0040.00 (pt)
8	BG 2 (pt)
9	Block 2000
10	Block 2003
11	Block 2004
12	Block 2005
13	Block 2006
14	Block 2011
15	Block 2016
16	Block 2101
17	Lanesville CCD (pt)
18	Tract 0040.00 (pt)
19	BG 2 (pt)
20	Block 2007
21	Block 2008
22	Block 2009
23	Block 2010
24	Block 2102
25	Block 2104
26	BG 3 (pt)

2 Block 3004 3 Block 3034 4 Block 3035 5 Block 3091 6 Block 3092 7 Block 3093 8 Block 3094 9 BG 5 (pt) 10 Block 5003 11 Block 5005 13 Block 5005 13 Block 5006 14 Block 5008 15 Block 5009 16 Block 5010 17 Block 5011 18 Block 5012 19 Block 5012 19 Block 5013 20 Block 5018 21 Block 5019 22 Block 5029 24 Block 5028 25 Block 5029 26 Block 5029	1	Block	c 3003
4 Block 3035 5 Block 3091 6 Block 3092 7 Block 3093 8 Block 3094 9 BG 5 (pt) 10 Block 5003 11 Block 5004 12 Block 5005 13 Block 5006 14 Block 5008 15 Block 5009 16 Block 5010 17 Block 5011 18 Block 5011 18 Block 5012 19 Block 5012 19 Block 5013 20 Block 5013 20 Block 5019 21 Block 5019 22 Block 5020 23 Block 5027 24 Block 5029	2	Block	c 3004
5 Block 3091 6 Block 3092 7 Block 3093 8 Block 3094 9 BG 5 (pt) 10 Block 5003 11 Block 5005 13 Block 5006 14 Block 5008 15 Block 5009 16 Block 5010 17 Block 5011 18 Block 5012 19 Block 5012 19 Block 5012 20 Block 5013 20 Block 5019 21 Block 5019 22 Block 5020 23 Block 5027 24 Block 5029	3	Block	c 3034
6 Block 3092 7 Block 3093 8 Block 3094 9 BG 5 (pt) 10 Block 5003 11 Block 5004 12 Block 5005 13 Block 5006 14 Block 5008 15 Block 5010 17 Block 5010 17 Block 5011 18 Block 5012 19 Block 5013 20 Block 5013 20 Block 5013 20 Block 5018 21 Block 5020 23 Block 5020 23 Block 5027 24 Block 5029	4	Block	c 3035
7 Block 3093 8 Block 3094 9 BG 5 (pt) 10 Block 5003 11 Block 5004 12 Block 5005 13 Block 5006 14 Block 5008 15 Block 5009 16 Block 5010 17 Block 5011 18 Block 5012 19 Block 5013 20 Block 5018 21 Block 5019 22 Block 5020 23 Block 5027 24 Block 5028 25 Block 5029	5	Block	3091
Block 3094 Block 5003 Block 5004 Block 5005 Block 5006 Block 5008 Block 5009 Block 5010 Block 5011 Block 5012 Block 5013 Block 5018 Block 5019 Block 5019 Block 5020 Block 5027 Block 5029	6	Block	3092
9 BG 5 (pt) 10 Block 5003 11 Block 5004 12 Block 5005 13 Block 5006 14 Block 5008 15 Block 5009 16 Block 5010 17 Block 5011 18 Block 5012 19 Block 5013 20 Block 5013 20 Block 5019 21 Block 5019 22 Block 5020 23 Block 5027 24 Block 5028 25 Block 5029	7	Block	c 3093
Block 5003 Block 5004 Block 5005 Block 5006 Block 5008 Block 5009 Block 5010 Block 5011 Block 5012 Block 5013 Block 5018 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	8	Block	3094
11 Block 5004 12 Block 5005 13 Block 5006 14 Block 5008 15 Block 5009 16 Block 5010 17 Block 5011 18 Block 5012 19 Block 5013 20 Block 5018 21 Block 5019 22 Block 5020 23 Block 5027 24 Block 5028 25 Block 5029	9	BG 5 (pt)	
Block 5005 Block 5006 Block 5008 Block 5009 Block 5010 Block 5011 Block 5012 Block 5013 Block 5018 Block 5019 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	10	Block	5003
Block 5006 Block 5008 Block 5009 Block 5010 Block 5011 Block 5012 Block 5013 Block 5018 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	11	Block	c 5004
Block 5008 Block 5009 Block 5010 Block 5011 Block 5012 Block 5013 Block 5018 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	12	Block	c 5005
Block 5009 Block 5010 Block 5011 Block 5012 Block 5013 Block 5018 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	13	Block	c 5006
Block 5010 Block 5011 Block 5012 Block 5013 Block 5018 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	14	Block	c 5008
Block 5011 Block 5012 Block 5013 Block 5018 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	15	Block	c 5009
Block 5012 Block 5013 Block 5018 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	16	Block	c 5010
Block 5013 Block 5018 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	17	Block	c 5011
Block 5018 Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	18	Block	c 5012
Block 5019 Block 5020 Block 5027 Block 5028 Block 5029	19	Block	c 5013
22 Block 5020 23 Block 5027 24 Block 5028 25 Block 5029	20	Block	c 5018
23 Block 5027 24 Block 5028 25 Block 5029	21	Block	c 5019
24 Block 5028 25 Block 5029	22	Block	c 5020
25 Block 5029	23	Block	c 5027
	24	Block	c 5028
26 Block 5030	25	Block	c 5029
	26	Block	c 5030

1	Block	5031	
2	Block	5032	
3	Block	5076	
4	Block	5077	
5	Block	5080	
6	Block	5081	
7	Block	5083	
8	Block	5084	
9	Mechanicsburg CCD		
10	Pawnee CCD		
11	Rochester CCD (pt)		
12	Tract 0031.00	(pt)	
13	BG 3 (pt)		
14	Block	3033	
15	Tract 0039.01	(pt)	
16	BG 1 (pt)		
17	Block	1020	
18	Block	1021	
19	Block	1022	
20	BG 3		
21	BG 4 (pt)		
22	Block	4005	
23	Block	4018	
24	Block	4019	
25	Block	4020	
26	Block	4021	

1	Block	4022
2	Block	4023
3	Block	4024
4	Block	4025
5	Block	4026
6	Block	4036
7	Block	4996
8	Block	4999
9	Tract 0039.02	(pt)
10	BG 2 (pt)	
11	Block	2035
12	Williams CCD (pt)	
13	Tract 0037.00	(pt)
14	BG 3 (pt)	
15	Block	3000
16	BG 5	
17	BG 6 (pt)	
18	Block	6000
19	Block	6001
20	Block	6002
21	Block	6003
22	Block	6004
23	Block	6023
24	Block	6024
25	Block	6025
26	Block	6026

1	Block	6027
2	Block	6028
3	Block	6029
4	Block	6030
5	Block	6031
6	Block	6032
7	Block	6033
8	Block	6034
9	Block	6039
10	Block	6040
11	Block	6041
12	Block	6042
13	Block	6043
14	Block	6044
15	Block	6045
16	Block	6046
17	Block	6047
18	Block	6048
19	Block	6049
20	Block	6050
21	Block	6052
22	Block	6053
23	Block	6054
24	Block	6055
25	Block	6056
26	Block	6057

1	Block	6058
2	Tract 0040.00	(pt)
3	BG 3 (pt)	
4	Block	3017
5	Block	3018
6	Block	3022
7	Block	3023

8 TRUSTEE DISTRICT 5

- 9 Cass County (pt)
- 10 Ashland CCD
- 11 Bluff Springs CCD (pt)
- 12 Tract 9602.00
- 13 Tract 9603.00 (pt)
- 14 BG 1 (pt)
- 15 Block 1006
- 16 Block 1007
- 17 Block 1008
- 18 Block 1009
- 19 Block 1025
- 20 Block 1026
- 21 Block 1027
- 22 Block 1028
- 23 Block 1031
- 24 Block 1032
- 25 Block 1033

1	Block	1034
2	Block	1035
3	Block	1036
4	Block	1037
5	Block	1038
6	Block	1044
7	Block	1045
8	Block	1046
9	Block	1047
10	Block	1048
11	Block	1049
12	Block	1050
13	Block	1051
14	Block	1055
15	Block	1056
16	Block	1059
17	Block	1060
18	Block	1061
19	Block	1062
20	Block	1063
21	Block	1064
22	Block	1065
23	Block	1066
24	Block	1067
25	Block	1068
26	Block	1069

1	Block	1070
2	Block	1071
3	Block	1086
4	Block	1087
5	Block	1088
6	Block	1089
7	Block	1090
8	Block	1093
9	Block	1094
10	Block	1095
11	Block	1990
12	Block	1991
13	Block	1992
14	Block	1993
15	Block	1995
16	Block	1996
17	BG 2 (pt)	
18	Block	2042
19	Block	2043
20	Block	2044
21	Block	2045
22	Chandlerville CCD	(pt)
23	Tract 9601.00	(pt)
24	BG 1 (pt)	
25	Block	1002
26	Block	1003

1

Block	1004

^	- 1	1005
2	Block	1005

- 3 Block 1006
- 4 Block 1007
- 5 Block 1008
- 6 Block 1009
- 7 Block 1010
- 8 Block 1011
- 9 Block 1012
- 10 Block 1013
- 11 Block 1014
- 12 Block 1017
- 13 Block 1018
- 14 Block 1019
- 15 Block 1020
- 16 Block 1021
- 17 Block 1022
- 18 Block 1023
- 19 Block 1028
- 20 Block 1029
- 21 Block 1030
- 22 Block 1031
- 23 Block 1032
- 24 Block 1033
- 25 Block 1034
- 26 Block 1035

1	Block	1036
2	Block	1037
3	Block	1038
4	Block	1039
5	Block	1040
6	Block	1041
7	Block	1042
8	Block	1043
9	Block	1044
10	Block	1045
11	Block	1046
12	Block	1047
13	Block	1048
14	Block	1049
15	Block	1050
16	Block	1051
17	Block	1052
18	Block	1053
19	Block	1054
20	Block	1055
21	Block	1056
22	Block	1057
23	Block	1058
24	Block	1059
25	Block	1060

Block 1061

26

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1	Block 1062
2	Block 1063
3	Block 1064
4	Block 1065
5	Block 1066
6	Block 1067
7	Block 1068
8	Block 1069
9	Block 1070
10	Block 1071
11	Block 1075
12	Block 1076
13	Block 1077
14	Block 1078
15	Block 1079
16	Block 1080
17	Block 1081
18	Block 1082
19	Block 1083
20	Block 1084
21	Block 1085
22	Block 1086
23	Block 1111
24	Block 1113
25	Block 1114
26	Block 1115

1	Block	1116
2	Block	1117
3	Block	1118
4	Block	1119
5	Block	1120
6	Block	1121
7	Block	1122
8	Block	1123
9	Block	1984
10	Block	1985
11	Block	1986
12	Block	1987
13	Block	1988
14	Block	1989
15	Block	1990
16	Block	1991
17	Block	1992
18	Block	1993
19	Block	1994
20	Block	1995
21	Block	1996
22	Block	1997
23	Block	1998
24	BG 2	
25	Newmansville CCD	
26	Panther Creek CCD	

1

21

Philadelphia	CCD

- 2 Sangamon Valley CCD (pt)
- 3 Tract 9601.00
- Tract 9602.00 4
- 5 Tract 9603.00 (pt)
- 6 BG 1 (pt)
- 7 Block 1000
- 8 Block 1001
- 9 Block 1002
- 10 Block 1003
- 11 Block 1004
- 12 Block 1005
- 13 Block 1010
- 14 Block 1011
- 15 Block 1012
- 16 Block 1013
- 17 Block 1014
- Block 1015 18
- 19 Block 1016
- 20 Block 1017

Block 1018

Block 1020

- 22 Block 1019
- 23
- 24 Block 1021
- 25 Block 1022
- 26 Block 1023

1	Block 1024
2	Block 1072
3	Block 1073
4	Block 1074
5	Block 1075
6	Block 1076
7	Block 1077
8	Block 1078
9	Block 1079
10	Block 1080
11	Block 1081
12	Block 1082
13	Block 1083
14	Block 1084
15	Block 1085
16	Block 1091
17	Block 1997
18	Block 1999
19	Virginia CCD
20	Mason County (pt)
21	Allens Grove CCD (pt)
22	Tract 9567.00 (pt)
23	BG 1 (pt)
24	Block 1077
25	Block 1078
26	Block 1079

1	Block	1095
2	Block	1096
3	Block	1097

4 Block 1098

5 Block 1099

6 Block 1100

7 Block 1101

8 Block 1102

9 Block 1103

10 Block 1104

11 Block 1105

12 Block 1109

13 Block 1110

14 Bath CCD (pt)

15 Tract 9566.00 (pt)

16 BG 3 (pt)

17 Block 3122

18 Block 3125

19 Block 3126

20 Block 3145

21 Block 3149

22 Block 3975

23 Block 3976

24 Block 3978

25 Block 3980

26 Crane Creek CCD

1	Forest City CCD (p	ot)
2	Tract 9563.00	(pt)
3	BG 3 (pt)	
4	Block	3186
5	Block	3187
6	Tract 9564.00	(pt)
7	BG 1 (pt)	
8	Block	1085
9	Block	1086
10	Block	1091
11	Block	1092
12	Block	1095
13	Block	1135
14	Havana CCD (pt)	
15	Tract 9564.00	(pt)
16	BG 3 (pt)	
1 7	Block	3013
17		3043
18	Block	
	Block	3068
18		3068 3069
18 19	Block	3068 3069 3070
18 19 20	Block Block	3068 3069 3070 3072
18 19 20 21	Block Block Block	3068 3069 3070 3072 3073
18 19 20 21 22	Block Block Block Block	3068 3069 3070 3072 3073 3074
18 19 20 21 22	Block Block Block Block Block	3068 3069 3070 3072 3073 3074

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1	Block 1000
2	Block 1001
3	Block 1002
4	Block 1003
5	Block 1099
6	Block 1100
7	Block 1101
8	Block 1102
9	Block 1105
10	BG 3 (pt)
11	Block 3001
12	Block 3002
13	Block 3131
14	Block 3132
15	Block 3139
16	Block 3140
17	Block 3990
18	Block 3992
19	Block 3998
20	Block 3999
21	Tract 9567.00
22	Lynchburg CCD (pt)
23	Tract 9566.00 (pt)
24	BG 2 (pt)
25	Block 2080
26	Block 2148

1	Block 2153
2	Block 2986
3	Block 2989
4	Mason City CCD (pt)
5	Tract 9567.00 (pt)
6	BG 2 (pt)
7	Block 2000
8	Block 2001
9	Block 2003
10	Block 2004
11	Block 2005
12	Block 2006
13	Block 2007
14	Block 2008
15	Block 2009
16	Block 2010
17	Block 2011
18	Block 2012
19	Block 2013
20	Block 2014
21	Block 2015
22	Block 2016
23	Block 2082
24	Block 2086
25	Block 2087
26	Block 2088

1	Block	2089
2	Block	2090
3	Block	2091
4	Block	2092
5	Block	2093
6	Block	2094
7	Block	2095
8	Block	2096
9	Block	2097
10	Block	2098
11	Block	2099
12	Block	2100
13	Block	2101
14	Block	2102
15	Block	2103
16	Block	2104
17	Block	2105
18	Block	2106
19	Block	2107
20	Block	2108
21	Block	2109
22	Block	2110
23	Block	2111
24	Block	2112
25	Block	2113
26	Block	2114

1	Block	2115
2	Block	2116
3	Block	2117
4	Block	2118
5	Block	2119
6	Block	2120
7	Block	2121
8	Block	2122
9	Block	2123
10	Block	2124
11	Block	2125
12	Block	2126
13	Block	2127
14	Block	2128
15	Block	2129
16	Block	2130
17	Block	2131
18	Block	2132
19	Block	2133
20	Block	2134
21	Block	2135
22	Block	2136
23	Block	2137
24	Block	2138
25	Block	2180
26	Block	2181

1	Block 2182
2	Block 2183
3	Block 2184
4	Block 2185
5	Block 2186
6	Block 2187
7	Block 2188
8	Block 2189
9	Block 2190
10	Block 2191
11	Block 2192
12	Block 2990
13	Block 2991
14	Block 2992
15	Block 2993
16	Block 2994
17	Block 2995
18	Block 2996
19	Block 2997
20	Block 2998
21	Block 2999
22	Tract 9568.00
23	Pennsylvania CCD (pt)
24	Tract 9567.00 (pt)
25	BG 2 (pt)
26	Block 2017

1	1 Block 2018	
2	2 Block 2019	
3	3 Block 2020	
4	4 Block 2021	
5	5 Block 2022	
6	6 Block 2026	
7	7 Block 2027	
8	8 Block 2028	
9	9 Block 2029	
10	10 Block 2030	
11	11 Block 2031	
12	12 Block 2032	
13	13 Block 2034	
14	14 Block 2035	
15	15 Block 2036	
16	16 Block 2037	
17	17 Block 2038	
18	18 Block 2039	
19	19 Block 2040	
20	20 Block 2041	
21	21 Block 2042	
22	22 Block 2043	
23	23 Block 2044	
24	24 Block 2045	
25	25 Block 2046	
26	26 Block 2047	

1	Block	2048	
2	Block	2049	
3	Block	2050	
4	Block	2051	
5	Block	2052	
6	Block	2053	
7	Quiver CCD (pt)		
8	Tract 9564.00	(pt)	
9	BG 1 (pt)		
10	Block	1076	
11	Block	1079	
12	Block	1096	
13	Block	1097	
14	Block	1098	
15	Block	1099	
16	Block	1110	
17	Block	1117	
18	Block	1118	
19	Block	1119	
20	Block	1120	
21	Block	1121	
22	Block	1122	
23	Block	1123	
24	Block	1124	
25	Block	1125	
26	Block	1126	

1	Block 1127	
2	Block 1128	
3	Block 1129	
4	Block 1130	
5	Block 1131	
6	Block 1132	
7	Block 1133	
8	Block 1134	
9	BG 3 (pt)	
10	Block 3000	
11	Block 3031	
12	Salt Creek CCD	
13	Sherman CCD	
14	Menard County	
15	Sangamon County (pt)	
16	Capital CCD (pt)	
17	Tract 0002.01 (pt)	
18	BG 1 (pt)	
19	Block 1002	
20	Block 1003	
21	Block 1004	
22	Block 1005	
23	Block 1006	
24	Block 1007	
25	Block 1008	
26	Block 1009	

1	BG 2 (pt)	
2	Block	2010
3	Block	2012
4	BG 3 (pt)	
5	Block	3003
6	Block	3004
7	Block	3007
8	Tract 0010.01	(pt)
9	BG 1	
10	BG 2 (pt)	
11	Block	2001
12	Block	2003
13	Block	2004
14	Block	2005
15	Block	2007
16	Block	2008
17	Block	2009
18	Block	2010
19	Block	2011
20	Block	2012
21	Block	2013
22	Block	2014
23	Block	2015
24	Tract 0010.02	(pt)
25	BG 1 (pt)	
26	Block	1000

1	Block	1001
2	Block	1002
3	Block	1003
4	Block	1004
5	Block	1005
6	Block	1006
7	Block	1007
8	Block	1009
9	Block	1010
10	Block	1013
11	Block	1014
12	Block	1015
13	Block	1999
14	Tract 0036.02	
15	Tract 0036.03	(pt)
16	BG 1	
17	BG 2 (pt)	
18	Block	2004
19	Block	2005
20	Block	2006
21	Block	2007
22	Block	2008
23	Block	2010
24	Block	2011
25	Block	2012
26	Block	2016

1	Block 2017
2	Block 2019
3	Block 2022
4	Block 2023
5	Block 2029
6	Block 2030
7	Block 2033
8	Block 2034
9	Block 2035
10	Block 2036
11	Block 2037
12	Block 2043
13	Block 2045
14	Block 2047
15	Block 2048
16	Block 2049
17	Block 2053
18	Block 2054
19	Block 2055
20	Block 2056
21	Block 2059
22	Block 2060
23	Block 2061
24	Block 2074
25	Block 2075
26	Block 2076

1	Tract 0036.04	(pt)
2	BG 1 (pt)	
3	Block	1004
4	Block	1005
5	Block	1007
6	Block	1008
7	Block	1015
8	Block	1016
9	Block	1017
10	Block	1019
11	Block	1020
12	Block	1021
13	Block	1029
14	BG 2 (pt)	
15	Block	2016
16	Block	2017
17	Block	2019
18	Block	2020
19	Block	2021
20	Block	2027
21	Cartwright CCD	
22	Chatham CCD (pt)	
23	Tract 0032.02	(pt)
24	BG 1 (pt)	
25	Block	1007
26	Block	1008

1	BG 3	(pt)	
2	В	lock	3002
3	В	lock	3003
4	В	lock	3004
5	В	lock	3005
6	В	lock	3006
7	В	lock	3007
8	В	lock	3012
9	В	lock	3013
10	В	lock	3015
11	В	lock	3016
12	В	lock	3017
13	В	lock	3018
14	В	lock	3019
15	В	lock	3020
16	В	lock	3021
17	В	lock	3022
18	В	lock	3023
19	В	lock	3024
20	В	lock	3025
21	В	lock	3026
22	В	lock	3027
23	В	lock	3028
24	В	lock	3029
25	В	lock	3030
26	В	lock	3032

Block 1043

Block 1044

Block 1045

Block 1047

1	Block 3039
2	Block 3040
3	Block 3041
4	Block 3042
5	Block 3043
6	Block 3044
7	Block 3045
8	Block 3046
9	Block 3047
10	Block 3048
11	Block 3049
12	Block 3050
13	Block 3051
14	Block 3052
15	Block 3053
16	Block 3054
17	Block 3055
18	Block 3056
19	Block 3057
20	Block 3058
	Tract 0032.03 (pt)
21	11acc 0032.03 (pc)

23

24

25

26

1	Block 1048
2	Block 1049
3	Block 1050
4	BG 3
5	Tract 0033.00
6	Tract 0034.00
7	Tract 0036.03
8	Clear Lake CCD (pt)
9	Tract 0001.00 (pt)
L 0	BG 1 (pt)
11	Block 1000
L2	Tract 0037.00
13	Tract 0038.01 (pt)
L 4	BG 1 (pt)
15	Block 1000
L 6	Block 1013
L7	Block 1992
18	Block 1995
L 9	Block 1997
20	Curran CCD (pt)
21	Tract 0032.02
22	Tract 0036.01
23	Tract 0036.03
24	Tract 0036.04 (pt)
25	BG 1 (pt)
26	Block 1006

1	Block 1028
2	BG 2 (pt)
3	Block 2022
4	Block 2023
5	Block 2024
6	Block 2025
7	Block 2026
8	Block 2028
9	Fancy Creek CCD
10	Gardner CCD
11	Island Grove CCD
12	Maxwell CCD
13	New Berlin CCD
14	Springfield CCD (pt)
15	Tract 0001.00 (pt)
16	BG 4 (pt)
17	Block 4056
18	Block 4057
19	Block 4059
20	Block 4994
21	Tract 0002.01 (pt)
22	BG 1 (pt)
23	Block 1000
24	Block 1001
25	BG 2 (pt)
26	Block 2006

1	Block	2007
2	Block	2009
3	Block	2011
4	BG 3 (pt)	
5	Block	3005
6	Block	3006
7	Tract 0010.01	
8	Tract 0036.01	
9	Tract 0036.02	
10	Tract 0037.00	(pt)
11	BG 1 (pt)	
12	Block	1020
13	Block	1021
14	Block	1022
15	Block	1992
16	Block	1994
17	Block	1995
18	Williams CCD (pt)	
19	Tract 0037.00	(pt)
20	BG 3 (pt)	
21	Block	3001
22	Block	3002
23	Block	3003
24	Block	3004
25	Block	3005
26	Block	3006

1	Block	3007
2	Block	3008
3	Block	3009
4	Block	3010
5	Block	3011
6	Block	3012
7	Block	3013
8	Block	3014
9	Block	3015
10	Block	3016
11	Block	3017
12	Block	3035
13	Block	3036
14	Block	3037
15	Block	3038
16	Block	3039
17	Block	3040
18	Block	3041
19	Block	3042
20	Block	3043
21	Block	3044
22	Block	3045
23	Block	3046
24	Block	3047
25	Block	3048
26	Block	3049

1	Block	3050
2	Block	3051
3	Block	3052
4	Block	3053
5	Block	3054
6	Block	3055
7	Block	3056
8	Block	3999
9	BG 4	
10	BG 6 (pt)	
11	Block	6051
12	Tract 0038.01	
13	Tract 0038.02	
14	Tract 0040.00	(pt)
15	BG 3 (pt)	
16	Block	3024
17	Block	3104
18	Block	3105
19	Block	3106
20	Block	3107
21	Block	3108
22	Block	3109
23	Woodside CCD (pt)	
24	Tract 0032.01	(pt)
25	BG 1 (pt)	
26	Block	1007

1	TRUSTEE DISTRICT 6	
2	Cass County (pt)	
3	Arenzville CCD	
4	Beardstown CCD	
5	Bluff Springs CCD	(pt)
6	Tract 9603.00	(pt)
7	BG 1 (pt)	
8	Block	1987
9	Block	1989
10	BG 2 (pt)	
11	Block	2000
12	Block	2038
13	Block	2039
14	Block	2040
15	Block	2041
16	Block	2046
17	Block	2047
18	Block	2064
19	Block	2065
20	Block	2069
21	Block	2070
22	Block	2192
23	Block	2193
24	Block	2194
25	Hagener CCD (pt)	

1	Tract 9602.00	
2	Tract 9603.00	(pt)
3	BG 2 (pt)	
4	Block	2059
5	Block	2060
6	Block	2061
7	Block	2062
8	Block	2080
9	Block	2081
10	Block	2082
11	Block	2111
12	Block	2112
13	Block	2113
14	Block	2119
15	Block	2120
16	Block	2121
17	Block	2122
18	Block	2123
19	Block	2124
20	Block	2125
21	Block	2126
22	Block	2127
23	Block	2128
24	Block	2129
25	Block	2130
26	Block	2131

Block	2132
Block	2133
Block	2134
Block	2135
Block	2136
Block	2137
Block	2138
Block	2153
Block	2154
Block	2155
Block	2156
Block	2157
Block	2158
Block	2159
Block	2160
Block	2161
Block	2162
Block	2163
Block	2164
Block	2167
Block	2168
Block	2169
Block	2170
Block	2172
Block	2175
Block	2176
	Block

1	Block	2177
2	Block	2178
3	Block	2195
4	Block	2196
5	Block	2197
6	Block	2198
7	Block	2199
8	Block	2204
9	Block	2205
10	Block	2211
11	Block	2213
12	Block	2214
13	Block	2221
14	Block	2222
15	Block	2223
16	Block	2224
17	Morgan County (pt)	
18	Alexander CCD	
19	Arcadia CCD	
20	Chapin CCD (pt)	
21	Tract 9514.00	(pt)
22	BG 1	
23	BG 4 (pt)	
24	Block	4000
25	Block	4001
26	Block	4002

1	Block	4003
2	Block	4004
3	Block	4012
4	Block	4013
5	Block	4014
6	Block	4015
7	Block	4019
8	Block	4020
9	Block	4021
10	Block	4022
11	Block	4023
12	Block	4024
13	Block	4025
14	Block	4026
15	Block	4027
16	Block	4028
17	Block	4029
18	Block	4030
19	Block	4031
20	Block	4032
21	Block	4033
22	Block	4034
23	Block	4035
24	Block	4036
25	Block	4037
26	Block	4038

1	Block	4039
2	Block	4040
3	Block	4041
4	Block	4042
5	Block	4043
6	Block	4044
7	Block	4045
8	Block	4046
9	Block	4047
10	Block	4048
11	Block	4049
12	Block	4050
13	Block	4051
14	Block	4052
15	Block	4053
16	Block	4054
17	Block	4055
18	Block	4056
19	Block	4057
20	Block	4058
21	Block	4060
22	Block	4064
23	Block	4065
24	Block	4066

25

26

Block 4067

Block 4068

1	Concord CCD		
2	Franklin CCD		
3	Jacksonville	No.	1 CCD
4	Jacksonville	No.	2 CCD
5	Jacksonville	No.	3 CCD
6	Jacksonville	No.	4 CCD
7	Jacksonville	No.	5 CCD
8	Jacksonville	No.	6 CCD
9	Jacksonville	No.	7 CCD
10	Jacksonville	No.	8 CCD
11	Jacksonville	No.	9 CCD
12	Jacksonville	No.	10 CCD
13	Jacksonville	No.	11 CCD
14	Jacksonville	No.	12 CCD
15	Jacksonville	No.	13 CCD
16	Jacksonville	No.	14 CCD
17	Jacksonville	No.	15 CCD
18	Jacksonville	No.	16 CCD
19	Jacksonville	No.	17 CCD
20	Jacksonville	No.	18 CCD
21	Jacksonville	No.	19 CCD
22	Jacksonville	No.	22 CCD
23	Jacksonville	No.	23 CCD
24	Jacksonville	No.	24 CCD
25	Jacksonville	No.	25 CCD

Jacksonville No. 26 CCD

1	Jacksonville No. 27 CCD
2	Jacksonville No. 28 CCD
3	Literberry CCD
4	Lynnville CCD
5	Markham CCD
6	Meredosia No. 1 CCD (pt)
7	Tract 9514.00 (pt)
8	BG 1 (pt)
9	Block 1009
10	Block 1015
11	Block 1016
12	Block 1054
13	Block 1055
14	Block 1056
15	Block 1057
16	Block 1058
17	Block 1072
18	Meredosia No. 2 CCD (pt)
19	Tract 9514.00 (pt)
20	BG 1 (pt)
21	Block 1073
22	Murrayville No. 1 CCD (pt)
23	Tract 9522.00 (pt)
24	BG 1
25	BG 3 (pt)
26	Block 3000

1	Block	3001
2	Block	3002
3	Block	3003
4	Block	3017
5	Block	3018
6	Block	3019
7	Block	3020
8	Block	3021
9	Block	3022
10	Block	3023
11	Block	3024
12	Block	3025
13	Block	3026
14	Block	3027
15	Block	3028
16	Block	3039
17	Block	3040
18	Block	3041
19	Block	3042
20	Block	3043
21	Block	3044
22	Block	3045
23	Block	3046
24	Block	3051
25	Block	3052
26	Block	3053

1	Block	3056
2	Block	3075
3	Block	3076
4	Block	3095
5	Block	3096
6	Block	3097
7	Block	3098
8	Block	3099
9	Block	3101
10	Block	3104
11	Block	3105
12	Block	3107
13	Block	3108
14	Murrayville No. 2	CCD
1 -		
15	Nortonville CCD (pt)
16	Nortonville CCD (Tract 9522.00	_
16	Tract 9522.00 BG 1 (pt)	
16 17	Tract 9522.00 BG 1 (pt) Block	(pt)
16 17 18	Tract 9522.00 BG 1 (pt) Block Block	(pt)
16 17 18 19	Tract 9522.00 BG 1 (pt) Block Block Block	(pt) (pt) : 1158 : 1159
16 17 18 19 20	Tract 9522.00 BG 1 (pt) Block Block Block	(pt) (pt) 1158 1159 1160
16 17 18 19 20 21	Tract 9522.00 BG 1 (pt) Block Block Block Block	(pt) (pt) 1158 1159 1160 1161
16 17 18 19 20 21	Tract 9522.00 BG 1 (pt) Block Block Block Block Block Block	(pt) 1158 1159 1160 1161 1166
16 17 18 19 20 21 22	Tract 9522.00 BG 1 (pt) Block Block Block Block Block Block Block	(pt) 1158 1159 1160 1161 1166 1168
16 17 18 19 20 21 22 23 24	BG 1 (pt) Block Block Block Block Block Block Block Block Block Block	(pt) 1158 1159 1160 1161 1166 1168

1	Block	1172
2	Block	1173
3	Block	1174
4	Block	1175
5	Block	1176
6	Block	1178

7 Block 1179 8 Block 1180

9 Block 118110 Block 1182

11 Block 1183

12 Block 1184

13 Block 1185

14 Block 1186

15 Block 1187

16 Block 1188

17 Block 1189

18 Block 1190

19 Block 1191

20 Block 1192

21 Block 1193

22 Block 1194

23 Block 1195

24 Block 1196

25 Block 1197

26 Block 1200

1	Block 1201
2	Block 1202
3	Block 1203
4	Block 1204
5	Block 1205
6	Block 1206
7	Block 1207
8	Block 1208
9	Block 1209
10	Block 1210
11	Block 1211
12	Block 1212
13	Block 1213
14	Block 1214
15	BG 3
16	Tract 9523.00
17	Pisgah CCD
18	Prentice CCD
19	Waverly No. 1 CCD
20	Waverly No. 2 CCD
21	Waverly No. 3 CCD
22	Woodson CCD
23	Schuyler County (pt)
24	Frederick CCD (pt)
25	Tract 9703.00 (pt)
26	BG 1 (pt)

1	Block 1997
2	Scott County (pt)
3	Alsey CCD
4	Bloomfield CCD (pt)
5	Tract 9706.00 (pt)
6	BG 2 (pt)
7	Block 2103
8	Block 2135
9	Block 2136
10	Block 2141
11	Block 2158
12	Block 2159
13	Block 2160
14	Block 2161
15	Block 2163
16	Block 2164
17	Block 2165
18	Block 2166
19	Block 2167
20	Block 2168
21	Block 2184
22	Block 2185
23	Block 2186
24	Block 2187
25	Block 2188

Block 2189

26

1	Block	2190
2	Block	2191
3	Block	2192
4	Block	2193
5	Block	2197
6	Block	2198
7	Block	2199
8	Block	2200
9	Block	2201
10	Block	2202
11	Block	2203
12	Block	2204
13	Block	2205
14	Block	2995
15	Tract 9707.00	
16	Exeter-Bluffs CCD	(pt)
17	Tract 9706.00	(pt)
18	BG 2 (pt)	
19	Block	2099
20	Block	2100
21	Glasgow CCD	
22	Manchester CCD	
23	Merritt CCD (pt)	
24	Tract 9706.00	(pt)
25	BG 1 (pt)	
26	Block	1000

1	Block	1001
2	Block	1002
3	Block	1003
4	Block	1004
5	Block	1005
6	Block	1096
7	Block	1097
8	Block	1099
9	Block	1100
10	Block	1101
11	Block	1102
12	Block	1103
13	Block	1104
14	Block	1105
15	Block	1106
16	Block	1107
17	Block	1108
18	Block	1109
19	Block	1110
20	Winchester No. 1 C	CD
21	Winchester No. 2 C	CD
22	Winchester No. 3 C	CD
23	TRUSTEE DISTRICT 7	
24	Bond County (pt)	
25	Lagrange CCD (pt)	

1	Tract 9512.00	(pt)
2	BG 1 (pt)	
3	Block	1014
4	Block	1018
5	Block	1022
6	Block	1023
7	Block	1024
8	Block	1025
9	Block	1026
10	Block	1027
11	Block	1028
12	Block	1029
13	Block	1030
14	Block	1132
15	Tract 9514.00	(pt)
16	BG 1 (pt)	
17	Block	1107
18	Shoal Creek CCD (p	ot)
19	Tract 9514.00	(pt)
20	BG 1 (pt)	
21	Block	1000
22	Block	1001
23	Block	1002
24	Block	1003
25	Block	1004
26	Block	1005

1	Block	1006
2	Block	1007
3	Block	1008
4	Block	1009
5	Block	1010
6	Block	1022
7	Block	1023
8	Block	1024
9	Block	1025
10	Block	1026
11	Block	1027
12	Block	1028
13	Block	1029
14	Block	1030
15	Block	1031
16	Block	1032
17	Block	1033
18	Block	1097
19	Block	1098
20	Block	1099
21	Block	1100
22	Block	1101
23	Block	1102
24	Block	1105
25	Block	1106
26	Block	1141

1	Fayette County (pt)
2	Hurricane CCD (pt)
3	Tract 9507.00 (pt)
4	BG 2 (pt)
5	Block 2011
6	Block 2012
7	Macoupin County (pt)
8	Barr CCD (pt)
9	Tract 9562.00 (pt)
10	BG 4 (pt)
11	Block 4021
12	Block 4022
13	Block 4023
14	Block 4034
15	Block 4035
16	Block 4036
17	Block 4037
18	Block 4038
19	Block 4039
20	Block 4040
21	Block 4041
22	Block 4042
23	Block 4043
24	Block 4044
25	Block 4045
26	Block 4046

1	В	lock	4047
2	В	lock	4048
3	В	lock	4049
4	В	lock	4050
5	В	lock	4051
6	В	lock	4052
7	В	lock	4053
8	В	lock	4054
9	В	lock	4055
10	В	lock	4056
11	В	lock	4057
12	В	lock	4059
13	В	lock	4060
14	В	lock	4061
15	В	lock	4062
16	В	lock	4063
17	В	lock	4064
18	В	lock	4065
19	В	lock	4066
20	В	lock	4067
21	В	lock	4089
22	В	lock	4090
23	В	lock	4091
24	В	lock	4092
25	В	lock	4100

Block 4101

26

1	Block	4102
2	Block	4104
3	Block	4105
4	Block	4106
5	Block	4107
6	Block	4108
7	Block	4109
8	Block	4110
9	Block	4111
10	Block	4112
11	Block	4113
12	Block	4114
13	Block	4115
14	Block	4116
15	Block	4117
16	Block	4118
17	Block	4132
18	Block	4133
19	Block	4134
20	Block	4135
21	Bird CCD (pt)	
22	Tract 9565.00	(pt)
23	BG 1 (pt)	
24	Block	1005
25	Block	1006
26	Block	1007

1	Block	1008
2	Block	1009
3	Block	1044
4	Block	1045
5	Block	1046
6	Block	1047
7	Block	1048
8	Cahokia CCD (pt)	
9	Tract 9570.00	(pt)
10	BG 1 (pt)	
11	Block	1000
12	Block	1013
13	Block	1014
14	Block	1029
15	Block	1032
16	Block	1033
17	Block	1034
18	Block	1035
19	Block	1036
20	Block	1037
21	Block	1038
22	Block	1039
23	Block	1040
24	Block	1041
25	Block	1042
26	Block	1043

1	Block	1044
2	Block	1045
3	Block	1046

4	Block	1047

6 Block 1049

7 Block 1050

8 Block 1051

9 Block 1078

10 Block 1079

11 Block 1080

12 Block 1081

13 Block 1082

14 Block 1083

15 Block 1084

16 Block 1085

17 Block 1086

18 Block 1087

19 Block 1088

20 Block 1089

21 Block 1090

22 Block 1091

23 Block 1092

24 Block 1093

25 Block 1094

26 Block 1997

1	Block	1998
2	Block	1999
3	BG 4 (pt)	
4	Block	4000
5	Block	4001
6	Tract 9571.00	(pt)
7	BG 1 (pt)	
8	Block	1001
9	Block	1002
10	Block	1003
11	Block	1004
12	Block	1005
13	Block	1006
14	Block	1007
15	Block	1008
16	Block	1009
17	Block	1010
18	Block	1011
19	Block	1012
20	Block	1013
21	Block	1014
22	Block	1015
23	Block	1016
24	Block	1017
25	Block	1018

26

1	Block 1020
2	Block 1021
3	Block 1022
4	Block 1023
5	Block 1027
6	Block 1039
7	Block 1040
8	Block 1997
9	Block 1999
10	Girard CCD
11	Honey Point CCD (pt)
12	Tract 9563.00 (pt)
13	BG 3 (pt)
14	Block 3053
15	BG 4 (pt)
16	Block 4000
17	Block 4001
18	Block 4072
19	Block 4073
20	Block 4091
21	Block 4092
22	Block 4095
23	Block 4096
24	Block 4120
25	Block 4121
26	Mount Olive CCD (pt)

1	Tract 9570.00	(pt)
2	BG 4 (pt)	
3	Block	4046
4	Block	4047
5	Block	4048
6	Block	4049
7	Block	4050
8	Block	4051
9	Block	4052
10	Block	4053
11	Block	4054
12	Block	4055
13	Block	4056
14	Block	4057
15	Block	4058
16	BG 5 (pt)	
17	Block	5000
18	Block	5001
19	Block	5002
20	Block	5003
21	Block	5004
22	Block	5005
23	Block	5006
24	Block	5007
25	Block	5008
26	Block	5009

	561927	- 222
1	Block	5010
2	Block	5011
3	Block	5021
4	Block	5022
5	Block	5023
6	Block	5024
7	Block	5025
8	Block	5026
9	Block	5027
10	Block	5028
11	Block	5029
12	Block	5030
13	Block	5031
14	Block	5999
15	Tract 9571.00	
16	Nilwood CCD (pt)	
17	Tract 9561.00	
18	Tract 9563.00	(pt)
19	BG 1 (pt)	
20	Block	1000
21	Block	1001
22	Block	1002
23	Block	1003

Block 1005

Block 1006

24

25

26

1	Block	1007
2	Block	1008
3	Block	1009
4	Block	1010
5	Block	1011
6	Block	1012
7	Block	1013
8	Block	1014
9	Block	1015
10	Block	1016
11	Block	1017
12	Block	1018
13	Block	1019
14	Block	1020
15	Block	1021
16	Block	1022
17	Block	1023
18	Block	1024
19	Block	1025
20	Block	1026
21	Block	1027
22	Block	1028
23	Block	1029
24	Block	1030
25	Block	1031
26	Block	1032

1	Block 1	1033
2	Block 1	1034
3	Block 1	1035
4	Block 1	1036
5	Block 1	1037
6	Block 1	1038
7	Block 1	1039
8	Block 1	1040
9	Block 1	1041
10	Block 1	1042
11	Block 1	1043
12	Block 1	1044
13	Block 1	1045
14	Block 1	1046
15	Block 1	1047
16	Block 1	1048
17	Block 1	1049
18	Block 1	1050
19	Block 1	1051
20	Block 1	1052
21	Block 1	1053
22	Block 1	1054
23	Block 1	1055
24	Block 1	1056
25	Block 1	1057
26	Block 1	1058

1	Block 1059
2	Block 1060
3	Block 1063
4	Block 1064
5	Block 1065
6	Block 1066
7	Block 1067
8	Block 1068
9	Block 1069
10	Block 1070
11	Block 1071
12	Block 1072
13	Block 1073
14	Block 1074
15	Block 1075
16	Block 1076
17	Block 1077
18	Block 1078
19	Block 1079
20	Block 1080
21	Block 1081
22	Block 1082
23	Block 1083
24	Block 1084
25	Block 1085
26	Block 1086

1	Block 1087
2	Block 1095
3	Block 1096
4	Block 1097
5	Block 1098
6	Block 1146
7	Block 1147
8	Block 1148
9	Block 1149
10	BG 2
11	North Otter CCD
12	North Palmyra CCD
13	Scottville CCD
14	Shaws Point CCD (pt)
15	Tract 9563.00 (pt)
16	BG 3 (pt)
17	Block 3003
18	South Otter CCD (pt)
19	Tract 9561.00
20	Tract 9562.00 (pt)
21	BG 1 (pt)
22	Block 1063
23	Block 1064
24	Tract 9563.00 (pt)
25	BG 1 (pt)
26	Block 1061

1	BG	2	(pt)	
2		Е	lock	2002
3		Е	lock	2003
4		Е	lock	2004
5		Е	lock	2005
6		Е	lock	2006
7		Е	Block	2007
8		Е	lock	2008
9		Е	lock	2009
10		Е	lock	2010
11		E	lock	2011
12		Е	lock	2012
13		Е	lock	2013
14		Е	lock	2014
15		Е	lock	2015
16		Е	lock	2016
17		Е	lock	2017
18		Е	lock	2018
19		Е	lock	2022
20		E	lock	2023
21		Е	lock	2024
22		E	lock	2025
23		Е	lock	2026
24		Е	lock	2027
25		Е	lock	2028
26		Е	lock	2029

Block 2030
Block 2031
Block 2032
Block 2033
Block 2034
Block 2051
Block 2060
Block 2061
Block 2062
Block 2063
Block 2064
Block 2067
Block 2995
Block 2996
Block 2997
Block 2998
Block 2999
South Palmyra CCD (pt)
Tract 9562.00 (pt)
BG 1
BG 2
BG 3
BG 4 (pt)
Block 4001
Block 4002
Block 4003

1	Block	4004
2	Block	4005
3	Block	4010
4	Block	4011
5	Block	4012
6	Block	4013
7	Block	4014
8	Block	4015
9	Block	4016
10	Block	4017
11	Block	4018
12	Block	4019
13	Block	4020
14	Block	4068
15	Block	4069
16	Block	4070
17	Block	4071
18	Block	4072
19	Block	4073
20	Block	4074
21	Block	4075
22	Block	4076
23	Block	4077
24	Block	4078
25	Block	4079
26	Block	4080

1	Block	4081
2	Block	4082
3	Block	4083
4	Block	4084
5	Block	4085
6	Block	4086
7	Block	4087
8	Block	4088
9	Block	4093
10	Block	4094
11	Block	4095
12	Block	4096
13	Block	4097
14	Block	4098
15	Block	4099
16	Block	4103
17	Block	4140
18	Block	4142
19	Block	4998
20	Block	4999
21	Staunton CCD (pt)	
22	Tract 9571.00	(pt)
23	BG 2 (pt)	
24	Block	2052
25	Block	2053
26	Block	2058

1	Virden CCD
2	Western Mound CCD (pt)
3	Tract 9565.00 (pt)
4	BG 1 (pt)
5	Block 1010
6	Block 1011
7	Block 1012
8	Block 1013
9	Block 1023
10	Block 1024
11	Block 1026
12	Block 1032
13	Block 1035
14	Block 1036
15	Block 1038
16	Block 1039
17	Block 1040
18	Block 1071
19	Block 1072
20	Block 1073
21	Block 1074
22	Block 1075
23	Block 1076
24	Block 1077
25	Block 1078
26	Block 1079

1	Block 1080
2	Block 1081
3	Block 1082
4	Block 1092
5	Block 1093
6	Block 1999
7	Montgomery County (pt)
8	Audubon CCD (pt)
9	Tract 9573.00 (pt)
10	BG 1 (pt)
11	Block 1005
12	Block 1006
13	Block 1010
14	Block 1011
15	Block 1012
16	Block 1032
17	Block 1033
18	Block 1035
19	Block 1037
20	Block 1038
21	Block 1039
22	Block 1040
23	Block 1041
24	Block 1043
25	Block 1044
26	Block 1045

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1077
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1080
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1089
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1092
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1	Block 1094
2	Block 1095
3	Block 1096
4	Block 1097
5	Block 1098
6	Block 1101
7	Block 1102
8	Block 1103
9	Block 1104
10	Block 1105
11	Block 1106
12	Block 1110
13	Block 1111
14	Block 1112
15	Block 1113
16	Block 1114
17	Block 1115
18	Block 1116
19	Block 1117
20	Block 1118
21	Block 1119
22	Block 1120
23	Block 1121
24	Block 1122
25	Block 1123
26	Block 1124

1	Block 1125
2	Block 1126
3	Block 1127
4	Block 1128
5	Block 1129
6	Block 1130
7	Block 1133
8	Block 1134
9	Block 1135
10	Block 1136
11	Block 1137
12	Block 1138
13	Block 1139
14	Block 1140
15	Block 1141
16	Block 1142
17	Block 1148
18	Block 1150
19	Block 1151
20	Block 1152
21	Block 1153
22	Block 1154
23	Block 1155
24	Block 1156
25	Block 1157
26	Block 1158

1	Block 1159
2	Block 1160
3	Block 1161
4	Block 1162
5	Block 1163
6	Block 1164
7	Block 1165
8	Block 1166
9	Block 1999
10	Bois D'Arc CCD
11	Butler Grove CCD
12	East Fork CCD
13	Fillmore CCD (pt)
14	Tract 9580.00 (pt)
15	BG 1 (pt)
16	Block 1003
17	Block 1004
18	Block 1005
19	Block 1006
20	Block 1007
21	Block 1008
22	Block 1009
23	Block 1010
24	Block 1011
25	Block 1012
26	Block 1013

1	Block	1014
2	Block	1015
3	Block	1016
4	Block	1017
5	Block	1018
6	Block	1019
7	Block	1020
8	Block	1021
9	Block	1022
10	Block	1023
11	Block	1024
12	Block	1025
13	Block	1026
14	Block	1027
15	Block	1028
16	Block	1029
17	Block	1030
18	Block	1031
19	Block	1032
20	Block	1033
21	Block	1034
22	Block	1035
23	Block	1036
24	Block	1037
25	Block	1038
26	Block	1039

1	Block	1040
2	Block	1041
3	Block	1042
4	Block	1043
5	Block	1044
6	Block	1045
7	Block	1046
8	Block	1047
9	Block	1048
10	Block	1049
11	Block	1050
12	Block	1051
13	Block	1052
14	Block	1053
15	Block	1054
16	Block	1055
17	Block	1056
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15	BG 3	
16	Grisham CCD (pt)	
17	Tract 9576.00	
18	Tract 9580.00	(pt)
19	BG 5 (pt)	
20	Block	5001
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13	Block 5998
14	Block 5999
15	Harvel CCD
16	Hillsboro CCD
17	Irving CCD
18	Nokomis CCD
19	North Litchfield CCD
20	Pitman CCD
21	Raymond CCD
22	Rountree CCD
23	South Fillmore CCD (pt)
24	Tract 9580.00 (pt)
25	BG 1 (pt)
26	Block 1120

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2	Block 1	
3	Block 1	L141
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21	Block 1	L177
22	Block 1	L179
23	BG 2	
24	South Litchfield Co	CD
25	Walshville CCD (pt)	1
26	Tract 9576.00	(pt)

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7	Witt CCD	
8	Zanesville CCD (pt	=)
9	Tract 9575.00	(pt)
10	BG 1	
11	BG 3 (pt)	
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Τ	DG 4	
2	Tract 9576.00	
3	Sangamon County (pt)	
4	Auburn CCD (pt)	
5	Tract 0033.00	(pt)
6	BG 5 (pt)	
7	Block	5040
8	Tract 0034.00	(pt)
9	BG 4 (pt)	
10	Block	4024
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21	Talkington CCD

All counties, townships, census tracts, block groups, blocks, annexations, and natural boundaries are those that appear on maps published by the United States Bureau of the Census for the 2000 census and maps produced by the Department of Revenue.

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The term "tract" means census tract. Trustee districts created by this subsection (d) for the purpose of electing board members shall not be altered by operation of any other statute, ordinance, or resolution. Any part of the community college district that has not been described as included in one of the trustee districts described in this subsection (d) is included within the trustee district that (i) is contiguous to the part and (ii) contains the least population of all trustee districts contiguous to the part according to the 2000 decennial census of Illinois. If any part of the community college district is described in this subsection (d) as being in more than one trustee district, the part is included within the trustee district that (i) is one of the trustee districts in which that part is listed in this subsection (d), (ii) is contiquous to that part, and (iii) contains the least population according to the 2000 decennial census of Illinois. If any part of the community college district (i) is described in this subsection (d) as being in one trustee district and (ii) is entirely surrounded by another trustee district, then the part shall be incorporated into the trustee district that surrounds the part. If any part of the community college district (i) is described in this subsection (d) as being in one trustee district and (ii) is not contiguous to another part of that trustee district, then the part is included within the contiguous trustee district that contains the least population according to the 2000 decennial census of Illinois. The Speaker of the

House, the Minority Leader of the House, the President of the Senate, and the Minority Leader of the Senate shall by joint letter of transmittal present to the Secretary of State for deposit into the State Archives an official set of United States Bureau of the Census maps and descriptions used for conducting the 2000 census, and those maps shall serve as the official record of all counties, townships, census tracts, block groups, and blocks referred to in this subsection (d). The State Board of Elections shall prepare and make available to the public a metes and bounds description of the trustee districts created under this subsection (d). The State Board of Elections shall adjust census tract boundaries, municipal and township annexations, and natural boundaries to make compact and contiguous districts.

For each at-large seat on the board that is to be filled by election in 2005 or 2007, the seat shall be filled by a trustee elected from a trustee district. The State Board shall determine which trustee district seat is to replace which at-large seat by lot. The term of each trustee elected at the 2005 or 2007 consolidated election shall end on the date that the trustees elected in 2009 are officially determined by a canvass conducted pursuant to the Election Code. For the 2009 consolidated election, one trustee shall be elected from each trustee district to serve a 4-year term.

At least one year prior to the 2013 consolidated election, the board shall meet to, publicly by lot, divide the trustee

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districts as equally as possible into 3 groups. Beginning with the 2013 consolidated election and the consolidated election every 10 years thereafter, trustees or their successors from the first group shall be elected for successive terms of 2 years, 4 years, and 4 years; trustees or their successors from the second group shall be elected for successive terms of 4 years, 2 years, and 4 years; and trustees or their successors from the third group shall be elected for successive terms of 4 years, 4 years, and 2 years.

(e) Each member must on the date of his election be a citizen of the United States, of the age of 18 years or over, and a resident of the State and the territory which on the date of the election is included in the community college district for at least one year immediately preceding his election. In Community College District No. 526, each member elected at the consolidated election in 2005 or thereafter must also be a resident of the trustee district he or she represents for at least one year immediately preceding his or her election, except that in the first consolidated election for each trustee district following reapportionment by the General Assembly, a candidate for the board may be elected from any trustee district that contains a part of the trustee district in which he or she resided at the time of the reapportionment and may be reelected if a resident of the new trustee district he or she represents for one year prior to reelection. In the event a person who is a member of a common school board is elected or

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appointed to a board of trustees of a community college district, that person shall be permitted to serve the remainder of his or her term of office as a member of the common school board. Upon the expiration of the common school board term, that person shall not be eligible for election or appointment to a common school board during the term of office with the community college district board of trustees.

(f) Whenever a vacancy occurs, the remaining members shall fill the vacancy, and the person so appointed shall serve until a successor is elected at the next regular election for board members and is certified in accordance with Sections 22-17 and 22-18 of the Election Code. If the remaining members fail so to act within 60 days after the vacancy occurs, the chairman of the State Board shall fill that vacancy, and the person so appointed shall serve until a successor is elected at the next regular election for board members and is certified in accordance with Sections 22-17 and 22-18 of the Election Code. The person appointed to fill the vacancy shall have the same residential qualifications as his predecessor in office was required to have. In either instance, if the vacancy occurs with less than 5/4 months remaining before the next scheduled consolidated election, and the term of office of the board member vacating the position is not scheduled to expire at that election, then the term of the person so appointed shall extend through that election and until the succeeding consolidated election. If the term of office of the board member vacating

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- the position is scheduled to expire at the upcoming consolidated election, the appointed member shall serve only until a successor is elected and qualified at that election.
 - (q) Members of the board shall serve without compensation but shall be reimbursed for their reasonable expenses incurred in connection with their service as members. Compensation, for purposes of this Section, means any salary or other benefits not expressly authorized by this Act to be provided or paid to, for or on behalf of members of the board. The board of each community college district may adopt a policy providing for the issuance of bank credit cards, for use by any board member who requests the same in writing and agrees to use the card only for the reasonable expenses which he or she incurs in connection with his or her service as a board member. Expenses charged to such credit cards shall be accounted for separately and shall be submitted to the chief financial officer of the district for review prior to being reported to the board at its next regular meeting.
 - (h) Except in an election of the initial board for a new community college district created pursuant to Section 6-6.1, the ballot for the election of members of the board for a community college district shall indicate the length of term for each office to be filled. In the election of a board for any community college district, the ballot shall not contain any political party designation.
- 26 (Source: P.A. 95-100, eff. 8-13-07.)

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Section 50. The Liquor Control Act of 1934 is amended by changing Sections 9-2 and 9-10 as follows:

(235 ILCS 5/9-2) (from Ch. 43, par. 167)

Sec. 9-2. When any legal voters of a precinct in any city, village or incorporated town of more than 200,000 inhabitants, as determined by the last preceding Federal census, desire to pass upon the question of whether the sale at retail of alcoholic liquor shall be prohibited in the precinct or at a particular street address within the precinct, they shall, at least 104 days before an election, file in the office of the clerk of such city, village or incorporated town, a petition directed to the clerk, containing the signatures of not less than 25% of the legal voters registered with the board of election commissioners or county clerk, as the case may be, from the precinct. Provided, however, that when the petition seeks to prohibit the sale at retail of alcoholic liquor at a particular street address of a licensed establishment within the precinct the petition shall contain the signatures of not less than 40% of the legal voters requested from that precinct. The petition shall request that the proposition "Shall the sale at retail of alcoholic liquor be prohibited in (or at)?" be submitted to the voters of the precinct at the next ensuing election at which such proposition may be voted upon. The submission of the question to the voters of such precinct at

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such election shall be mandatory when the petition has been filed in proper form with the clerk. If more than one set of petitions are presented to the clerk for submission at the same election, the petition presented first shall be preference; however, the clerk shall provisionally accept any other set of petitions setting forth the same (or substantially the same) proposition. If the first set of petitions for a proposition is found to be in proper form and is not found to be invalid, it shall be accepted by the clerk and all provisionally accepted sets of petitions setting forth the same (or substantially the same) proposition shall be rejected by the clerk. If the first set of petitions for a proposition is found not to be in proper form or is found to be invalid, the clerk shall (i) reject the first set of petitions, (ii) accept the first provisionally accepted set of petitions that is in proper form and is not found to be invalid, and (iii) reject all other provisionally accepted sets of petitions setting forth the same (or substantially the same) proposition. Notice of the filing of the petition and the result of the election shall be given to the Secretary of State at his offices in both, Chicago and Springfield, Illinois. A return of the result of the election shall be made to the clerk of the city, village or incorporated town in which the precinct is located. If a majority of the voters voting upon such proposition vote "YES", the sale at retail of alcoholic liquor shall be prohibited in the precinct or at the street address. If the sale at retail of

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alcoholic liquor at a particular street address is prohibited pursuant to this Section, the license for any establishment at that street address shall be void, and no person may apply for a license for the sale at retail of alcoholic liquor at an establishment at that street address unless such prohibition is discontinued pursuant to Section 9-10.

In cities, villages and incorporated towns of 200,000 or less population, as determined by the last preceding Federal census, the vote upon the question of prohibiting the sale at retail of alcoholic liquor, or alcoholic liquor other than beer containing not more than 4% of alcohol by volume, or alcoholic liquor containing more than 4% of alcohol by weight in the original package and not for consumption on the premises, shall be by the voters of the political subdivision as a unit. When any legal voters of such a city, village or incorporated town desire to pass upon the question of whether the sale at retail of alcoholic liquor shall be prohibited in the municipality, they shall, at least 104 days before an election, file in the office of the clerk of the municipality, a petition directed to the clerk, containing the signatures of not less than 25% of legal voters registered with the board of election commissioners or county clerk, as the case may be, from the municipality. The petition shall request that the proposition, "Shall the sale at retail of alcoholic liquor be prohibited in...?" be submitted to the voters of the municipality at the next ensuing election at which the proposition may be voted

upon. The submission of the question to the voters of the municipality at such election shall be mandatory when the petition has been filed in proper form with the clerk. If more than one set of petitions are presented to the clerk for submission at the same election, setting forth the same or different propositions, the petition presented first shall be given preference and the clerk shall refuse to accept any other set of petitions. Notice of the filing of the petition and the result of the election shall be given to the Secretary of State at his offices in both Chicago and Springfield, Illinois. A return of the result of the election shall be made to the clerk of the city, village or incorporated town. If a majority of the voters voting upon the proposition vote "Yes", the sale at retail of alcoholic liquor shall be prohibited in the municipality.

In the event a municipality does not vote to prohibit the sale at retail of alcoholic liquor, the council or governing body shall ascertain and determine what portions of the municipality are predominantly residence districts. No license permitting the sale of alcoholic liquors shall be issued by the local liquor commissioner or licensing officer permitting the sale of alcoholic liquors at any place within the residence district so determined, unless the owner or owners of at least two-thirds of the frontage, 200 feet in each direction along the street and streets adjacent to the place of business for which a license is sought, file with the local liquor

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commissioner or licensing officer, his or their written consent to the use of such place for the sale of alcoholic liquors.

In each township or road district lying outside the corporate limits of a city, village or incorporated town, or in a part of a township or road district lying partly within and partly outside a city, village or incorporated town, the vote of such township, road district or part thereof, shall be as a unit. When any legal voters of any such township, or part thereof, in counties under township organization, or any legal voters of such road district or part thereof, in counties not under township organization, desire to vote upon the proposition as to whether the sale at retail of alcoholic liquor shall be prohibited in such township or road district or part thereof, they shall, at least 104 90 days before an election, file in the office of the township or road district clerk, of the township or road district within which the election is to be held, a petition directed to the clerk and containing the signatures of not less than 25% of the legal voters registered with the county clerk from such township or road district or part thereof. The submission of the question to the voters of the township, road district or part thereof, at the next ensuing election shall be mandatory when the petition has been filed in proper form with the clerk. If more than one set of petitions are presented to the clerk for submission at the same election, setting forth the same or different propositions, the petition presented first shall be

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- given preference and the clerk shall refuse to accept any other
- 2 set of petitions. A return of the result of such election shall
- 3 be made to the clerk of the township or road district in which
- 4 the territory is situated, and shall also be made to the
- 5 Secretary of State at his offices in both Chicago and
- 6 Springfield, Illinois.
- 7 (Source: P.A. 96-1008, eff. 7-6-10.)
- 8 (235 ILCS 5/9-10) (from Ch. 43, par. 174)

Sec. 9-10. Upon the filing in the office of the clerk, at least 104 90 days before an election in any political subdivision or precinct, as the case may be, of a petition directed to such clerk, containing the signatures of not less than 25% or 40% of the legal voters of the territory which has prohibited the sale at retail of alcoholic liquor or the sale at retail of alcoholic liquor other than beer containing not more than 4% of alcohol by weight or the sale at retail of alcoholic liquor containing more than 4% of alcohol by weight except in the original package and not for consumption on the premises, or a petition directed to such clerk containing the signatures of not less than 25% of the legal voters of a municipality within which such territory is located, to submit to the voters thereof the proposition to continue such prohibition, the clerk shall certify such proposition to the proper election officials, who shall submit the proposition at such election to the voters of such political subdivision or

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1	precinct. Where such proposition is submitted pursuant to a
2	petition signed by not less than 25% of the legal voters of a
3	municipality within which such territory is located, the legal
4	voters of the entire municipality may vote on the proposition.
5	For the purposes of this Section, the number of legal voters
6	shall be computed upon the same basis as is provided in Section
7	9-2 for the filing of a petition for referendum on the question
8	of whether the sale at retail of alcoholic liquor shall be
9	prohibited. So far as applicable, the provisions of Sections
10	9-1, 9-4, 9-5, 9-6 and 9-7 shall apply. The proposition shall
11	be in the following form:
12	
13	Shall the prohibition of the sale
14	at retail of alcoholic liquor (or
15	alcoholic liquor other than beer YES
16	containing not more than 4% of
17	alcohol by weight) or (alcoholic
18	liquor containing more than 4% of
19	alcohol by weight in the original NO
20	package and not for consumption
21	on the premises) be continued
22	in (or at)?
23	
24	In a precinct referendum, the referendum ballot shall also

contain a common description of the precinct in plain and

nonlegal language, which may be prepared by the election

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official or adopted from the description on the petition, unless the election official responsible for conducting the election determines that a description cannot be included within the space limitations on the ballots to be used in the election. If the description is not to be included on the ballot, the clerk shall prepare large printed copies of the description of the precinct together with a notice of proposition which shall be prominently displayed in precinct polling place at the election. If a majority of the voters voting upon such last mentioned proposition in any such political subdivision or precinct vote "NO", such prohibition shall cease in such political subdivision or precinct or at the applicable licensed establishment; and where such political subdivision or precinct is a city, village or incorporated town situated wholly or partly within the boundaries of a township or road district having a similar prohibition, a majority vote of the voters voting "NO" upon such proposition as above described will result in the prohibition ceasing in that part of the township or road district situated within such city, village or incorporated town. In the event the boundaries of such political subdivision or precinct have been altered or the numbers of any precincts have been changed subsequent to the original election making the territory prohibited territory and prior to the filing of such petition for resubmission of the question, only those voters actually residing in the prohibited territory shall be eligible as signers of such

- 1 resubmission petition, except that this limitation shall not
- 2 apply in the case of a resubmission petition signed by at least
- 3 25% of the legal voters of a municipality in which the
- 4 prohibited territory is located. The petition mentioned in this
- 5 Section shall be a public document and shall be subject to
- 6 inspection by the public.
- 7 (Source: P.A. 86-861.)
- 8 Section 99. Effective date. This Act takes effect upon
- 9 becoming law.

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4	5 ILCS 20/7	from Ch. 1, par. 109
5	10 ILCS 5/7-11	from Ch. 46, par. 7-11
6	10 ILCS 5/7-12	from Ch. 46, par. 7-12
7	10 ILCS 5/7-59	from Ch. 46, par. 7-59
8	10 ILCS 5/7-60	from Ch. 46, par. 7-60
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