The Flinn Report is a weekly summary of regulatory actions of State agencies published in the Illinois Register and action taken by the Illinois General Assembly’s Joint Committee on Administrative Rules (JCAR). The Flinn Report honors founding JCAR member Representative Monroe Flinn, and is designed to inform and involve the public in changes taking place in agency administration.

Proposed Rulemakings

▪ SALES TAXES

The DEPARTMENT OF REVENUE proposed amendments to Retailers’ Occupation Tax (86 IAC 130; 48 Ill Reg 3576) implementing various clarifications and updates. This rulemaking updates examples of what is considered a purchase for use or a purchase for resale; removes an outdated production related exemption; excludes from the definition of machinery or equipment any special foundations or structures built to support or house this equipment; and clarifies that preparation of food or beverages for immediate consumption is not manufacturing and the purchase of equipment for this purpose (e.g., soda fountain dispensers, soft serve ice cream machines) is not subject to the tax exemption for purchases of manufacturing equipment. Equipment used for general heating, cooling, ventilation or lighting is also not exempt. Other provisions clarify when physicians, surgeons, chiropodists, osteopaths, chiropractors, optometrists, and opticians are liable for retail occupation taxes or service occupation taxes; clarify tax rules applicable to non-profit hospital cafeterias and college/university dining facilities that are open to the public; and update cross references.

DOR also proposed an amendment to Automobile Renting Occupation Tax (86 IAC 180; 48 Ill Reg 3640) that updates an incorporation of retailers’ occupation tax rules in 86 IAC 130. Small businesses and non-profit entities may be affected by these rulemakings.

Questions/requests for copies/comments on the 2 DOR rulemakings through 4/29/24:

Kimberly Rossini, DOR, 101 W. Jefferson St., Springfield IL 62794, 217-782-2844, REV.GCO@illinois.gov

▪ UNDERGROUND STORAGE TANKS

The OFFICE OF THE STATE FIRE MARSHAL proposed amendments to the Part titled Petroleum Equipment Contractor Licensing (41 IAC 172; 48 Ill Reg 3646) concerning licensure and certification of contractors to perform installation or retrofitting of underground storage tanks (USTs) and equipment. The rulemaking requires a contractor seeking licensure to submit proof that its certified employees have a passing score on the required OSFM-approved exam for the installation/retrofitting module, or submit a letter verifying that these employees have the credentials and training to carry out the manufacturer’s recommended procedures and instructions.

Questions/requests for copies/comments on the JCAR Meeting Action, Page 4
Adopted Rules, Page 5
Second Notices, Page 7

Emergency Rule, Page 3
(Cont. page 2)
Proposed Rulemakings
(cont. from page 1)

OSFM also proposed amendments to General Requirements for Underground Storage Tanks and the Storage, Transportation, Sale and Use of Petroleum and Other Regulated Substances (41 IAC 174; 48 Ill Reg 3654), Technical Requirements for Underground Storage Tanks and the Storage, Transportation, Sale and Use of Petroleum and Other Regulated Substances (41 IAC 175; 48 Ill Reg 3665) and Administrative Requirements for Underground Storage Tanks and the Storage, Transportation, Sale and Use of Petroleum and Other Regulated Substances (41 IAC 176; 48 Ill Reg 3703). Amendments to Part 174 update the national codes and standards for USTs that are incorporated by reference. The Part 175 rulemaking provides that removal or installation of more than 20 feet or 50% of a total piping run requires an operational safety inspection and cannot proceed without an inspector on site. It also provides that installation of a spill containment device, with or without a riser replacement, is work that must be scheduled but does not require a representative of the contractor present at the site at the scheduled inspection time. Systems that are out of use for more than 1 year but less than 5 years must meet all applicable requirements in Parts 172 and 174 through 177 before being placed back in service. “Back in service” is defined as meeting all regulatory requirements and having begun regular dispensing operations typical for that location. Amendments to Part 176 clarify that financial responsibility must be maintained on an out-of-service UST until the UST is removed or abandoned in place. A motor fuel dispensing permit shall be issued via a green decal (instead of being issued separately) and the decal and permit shall both expire on 12/31 of the year shown on the decal. Provisions that delegate authority to enforce UST rules and regulations to any municipality having a population over 500,000 have been consolidated in this Part and removed from other Parts. Those affected by these rulemakings include service stations, convenience stores, and other businesses and facilities with underground fuel storage tanks.

**FIRE STATIONS**

OSFM proposed a new Part titled Fire Station Rehabilitation and Construction Grant Program (41 IAC 296; 48 Ill Reg 3716), implementing a provision of Public Act 103-8. The PA and this rulemaking establish a grant program for construction and rehabilitation of fire stations operated by units of local government. Fire departments that are not units of local government are not eligible for grants; however, local government bodies that contract with another entity (including a for-profit or non-profit business) for fire protection are eligible for grants unless the contracting entity is another local government body that has applied for a grant. The maximum grant amount to any unit of local government in any fiscal year is $350,000. Applicant local governments must have participated in the National Fire Incident Reporting System (NFIRS) for at least 2 years, or if OSFM issued their Fire Department Identification Number (FDID) less than 2 years previously, the applicant must have participated in NFIRS since the FDID was issued. Applicants must also abide by the Grant Accountability and Transparency Act (GATA) and be registered and qualified on the GATA online grantee portal. A minimum of 60% of grant funds will be set aside for departments that are all volunteer or have a combination of paid and volunteer firefighters. After receiving a grant for fire station construction or rehabilitation, the grant recipient must continue to operate the fire station for at least 10 years or for the period specified in the Notice of Funding Opportunity, otherwise the grant must be repaid on a prorated basis for each month the grant recipient was not in compliance. Other provisions include definitions, composition of the Grant Review Committee, authorized use of grant monies, and recordkeeping obligations. Small municipalities that operate fire departments or contract for fire protection services are affected.

Questions/requests for copies/comments on the 5 OSFM rulemakings through 4/29/24: Tom Andryk, OSFM, 1035 Stevenson Dr., Springfield IL 62703-4259, 217-785-5758, fax 217-524-5487, SFM.USTrulemaking@fdmail.sfm.illinois.gov

**DFPR HEARINGS**

The DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION proposed repeal of the Part titled Department Rules of Practice in Administrative Hearings (68 IAC 1100; 48 Ill Reg 3445) and proposed an amendment to the Part titled Rules of Practice in Administrative Hearings (68 IAC 1110; 48 Ill Reg 3450). These amendments remove the only remaining Section in Part 1100, which requires DFPR to suspend or deny a professional license when the licensee or applicant has an outstanding tax delinquency with the Department of Revenue, and move these provisions to Part 1110.

(continues on page 3)
Proposed Rulemakings
(cont. from page 2)

- COUNSELING & THERAPY

DFPR also proposed amendments to Marriage and Family Therapy Licensing Act (68 IAC 1283; 48 Ill Reg 3461) and Clinical Psychologist Licensing Act (68 IAC 1400; 48 Ill Reg 3520), both of which require licensees to keep a current street/U.S. Mail address and current e-mail address of record on file with the Division of Professional Regulation; outline rehabilitation factors to be considered when DFPR considers restoration of a license revoked due to disciplinary action; define “face to face” communication as live, interactive and visual communication, including video/remote sessions that are synchronous and involve verbal and visual interaction; permit CE requirements to be waived for good cause (currently, “extreme hardship”); and allow DFPR to grant variances from these rules on a case by case basis. Licensed clinical psychologists, licensed marriage and family therapists, and their employers are affected by these rulemakings.

Marriage & Family Therapy

Amendments to Part 1283 additionally allow marriage and family therapy to be delivered via telehealth and update educational requirements for initial licensure to allow for online and correspondence courses. Required semester hours now include at least 3 semester hours in clinical interviewing skills or clinical theory, plus at least 3 semester hours each in introductory family therapy, family therapy models, couples therapy, psychopathology/diagnostic systems, individual development and family relations, and clinical assessments. The 300 required clock hours of internship/practicum for marriage and family therapists must include at least 100 hours of face-to-face contact with individuals, couples, families or groups and must be completed before the license applicant begins to accumulate required clinical experience hours. At least 100 of the 200 required hours of clinical supervision must be individual supervision.

Clinical Psychology

The Part 1400 rulemaking allows clinical psychologist licensee applicants 3 years to complete the application process if there are any deficiencies at the time of application (e.g., insufficient credit hours or clinical experience) and specifies that, beginning 9/30/26, the 24 CE hours required each 2-year renewal period must include at least 3 hours with content related to ethics, 3 hours with content related to diversity, and the sexual harassment prevention and implicit bias awareness training required in 68 IAC 1130 for all professional licensees. At least 50% of the required clinical experience hours must be spent providing services that involve an ongoing, face-to-face relationship with the individual or individuals being treated, such as group or individual psychotherapy, assessments for developmental or learning disabilities, or assessments for behavioral disorders. Activities that do not fulfill this requirement (but may be counted toward the remaining work experience requirements) include telephone-based intake assessments, answering crisis hotline calls, or teaching psychology to high school or college students. Clinical training must meet the standards established by the relevant accreditation commissions for clinical training of physicians, physician assistants or advanced practice registered nurse practitioners. This rulemaking also updates an incorporation by reference of the American Psychological Association’s ethical principles and code of conduct for psychologists.

NURSING HOMES

DFPR proposed amendments to Nursing Home Administrators Licensing and Disciplinary Act (68 IAC 1310; 48 Ill Reg 3502) that allow the statement of sound mental and physical health required for licensure,
Proposed Rulemakings
(cont. from page 3)

and documentation of illness or disability required to obtain a waiver of continuing education requirements, to be signed by a physician assistant, an advanced practice registered nurse (APRN), or a full practice authority APRN (currently, only a physician may sign these statements).

SURGICAL ASSISTANTS

DFPR also proposed amendments to Registered Surgical Assistant and Registered Surgical Technologist Title Protection Act (68 IAC 1485; 48 Ill Reg 3561) that require registrants to maintain a current street/mailing address and e-mail address of record with DFPR, add provisions for DFPR to consider evidence of rehabilitation when considering restoration of a registration revoked for disciplinary reasons, and remove obsolete fees for obtaining wall certificates or duplicate copies of registrations.

INTERIOR DESIGNERS

Finally, DFPR proposed an amendment to Registered Interior Designers Act (68 IAC 1255; 48 Ill Reg 3457) that replaces a generic image of the registration seal with an official sample image bearing a registration number and the words “Registered Interior Designer” and “State of Illinois”.

Questions/requests for copies/comments on the 7 DFPR rulemakings through 4/29/24: Craig Cellini, DFPR, 320 W. Washington St., 2nd Floor, Springfield IL 62786, 217-785-0810, fax 217-557-4451, Craig.Cellini@illinois.gov

LANDOWNER PERMITS

The DEPARTMENT OF NATURAL RESOURCES proposed an amendment to the Part titled Landowner Permits (17 IAC 528; 48 Ill Reg 3570) that expands acceptable proof of land ownership (to obtain a DNR hunting permit for private property) to include the most recent notice of property tax assessment (currently, a property deed, contract for deed, or real estate tax statement are accepted). If the person applying for a landowner permit is a member of a limited liability company (LLC) whose articles of organization do not list its members, or a beneficiary of a trust that owns the land, the application must include a notarized statement verifying that the applicant is a member of the LLC or a beneficiary of the trust.

Questions/requests for copies/comments through 4/29/24: John Fischer, DNR, One Natural Resources Way, Springfield IL 62702, 217-782-1809, dnr.rules@illinois.gov

JCAR Meeting Action

At its 3/12/24 meeting, the Joint Committee on Administrative Rules approved the following actions. Proposed rulemakings from this agenda that are not listed below received No Objection and may be adopted by their agencies. Emergency rules not acted upon at this meeting may be reconsidered at later meetings.

EXTENSIONS

JCAR, with the concurrence of the respective agencies, extended the Second Notice periods for the following rulemakings an additional 45 days. These rulemakings will be considered again at the April 16 JCAR meeting.

Department on Aging, Community Care Program (89 IAC 240; 47 Ill Reg 15309)

Department of Commerce and Economic Opportunity, Broadband Grant Programs (14 IAC 548; 47 Ill Reg 19237)

Department of Employment Security, Access to Records of the Department of Employment Security (2 IAC 1301; 47 Ill Reg 18212) and Claims, Adjudication, Appeals and Hearings (56 IAC 2720; 47 Ill Reg 18235)

Department of Labor, Paid Leave for All Workers Act (56 IAC 200; 47 Ill Reg 15559)

Department of Public Health, Sheltered Care Facilities Code (77 IAC 330; 47 Ill Reg 15139)
Adopted Rules

• DISEASE CONTROL & REPORTING

The DEPARTMENT OF PUBLIC HEALTH adopted amendments to Control of Notifiable Diseases and Conditions Code (77 IAC 690; proposed at 47 Ill Reg 7323 and 10291) effective 2/27/24 at 48 Ill Reg 4098 that combine 2 separately proposed rulemakings. The rulemaking updates the general list of reportable diseases and conditions in Sec. 690.100 and also updates or clarifies procedures for reporting or managing cases of various diseases listed in the Part, including: brucellosis (in animals), chickenpox, cholera, SARS, MERS, diphtheria, E. coli, hepatitis A, B, and C, histoplasmosis, legionellosis, malaria, measles, mumps, multi-drug resistant organisms (MDRO), pertussis (whooping cough), plague, polio, rabies (human and animal), respiratory syncytial virus (RSV), rubella, salmonellosis, SARS-CoV-2 (COVID-19) pediatric deaths or intensive care unit admissions, staphylococcus, streptococcus infections in a hospital or health care facility, tetanus, tickborne infections (including Lyme Disease and Heartland virus), laboratory confirmed deaths from influenza in persons younger than 18, and any suspected outbreak of a known or unknown disease that may be a danger to public health, whether or not specified in rule. The reporting period for many of these diseases has been shortened from 7 days to 3 days. With regard to persons who die of infectious disease that may be spread through contact with the body or bodily fluids, the rulemaking makes the attending physician, advanced practice registered nurse, or physician assistant who certifies the person's death (formerly, the physician or coroner) responsible for labeling the body as an infection hazard so that funeral directors or others who have contact with the body can take suitable precautions. Local health authorities that issue orders for isolation, quarantine or closure must notify DPH when these orders are discontinued as well as when they are issued. With regard to extensively drug-resistant organisms (XDRos), the rulemaking updates reporting procedures and registry access and requires general hospitals, long term acute care hospitals, skilled or intermediate care nursing facilities, and dialysis centers to query or implement alert notification from the Department's XDRO Registry in order to identify new admissions with XDROS. Since 1st Notice, DPH has further clarified which reporting and disease control procedures are required and which are simply recommended and has expanded access to the XDRO Registry. Additionally, the RSV reporting requirements were changed from reporting RSV deaths in children under 5 within 24 hours to reporting all pediatric deaths and all ICU admissions within 3 days. Those affected by this rulemaking include local health departments, healthcare providers, hospitals, long-term care facilities, and persons employed in the healthcare or food handling industries.

Questions/requests for copies: Tracey Trigillo, DPH, 524 S. Second St., 6th Floor, Springfield IL 62701, 217/782-1159, dph.rules@illinois.gov

HUNTING & TRAPPING

The DEPARTMENT OF NATURAL RESOURCES adopted amendments to the following 12 Parts: Cock Pheasant, Hungarian Partridge, Bobwhite Quail, and Rabbit Hunting (17 IAC 530; proposed at 47 Ill Reg 10690, adopted at 48 Ill Reg 3840); Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote, Bobcat and Woodchuck (Groundhog) Hunting (17 IAC 550; proposed at 47 Ill Reg 10721, adopted at 48 Ill Reg 3871); Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Badger, River Otter, Beaver, Bobcat and Woodchuck (Groundhog) Trapping (17 IAC 570; proposed at 47 Ill Reg 10745, adopted at 48 Ill Reg 3885); Duck, Goose and Coot Hunting (17 IAC 590; proposed at 47 Ill Reg 10749, adopted at 48 Ill Reg 3899); White-Tailed Deer Hunting By Use of Firearms (17 IAC 650; proposed at 47 Ill Reg 10823, adopted at 48 Ill Reg 3973); White-Tailed Deer Hunting By Use of Muzzleloading Rifles (17 IAC 660; proposed at 47 Ill Reg 10837, adopted at 48 Ill Reg 3987); White-Tailed Deer Hunting By Use of Bow and Arrow (17 IAC 670; proposed at 47 Ill Reg 10849, adopted at 48 Ill Reg 3999); Youth Hunting Seasons (17 IAC 685; proposed at 47 Ill Reg 10871, adopted at 48 Ill Reg 4021); Squirrel Hunting (17 IAC 690; proposed at 47 Ill Reg 10879, adopted at 48 Ill Reg 4029); The Taking of Wild Turkeys – Spring Season (17 IAC 710; proposed at 47 Ill Reg 10892, adopted at 48 Ill Reg 4042); The Taking of Wild Turkeys – Fall Archery Season (17 IAC 720; proposed at 47 Ill Reg 10916, adopted at 48 Ill Reg 4066); and Dove Hunting (17 IAC 730; proposed at 47 Ill Reg 10928, adopted at 48 Ill Reg 4078), all effective 3/1/24. These amendments make site-specific changes regarding permit procedures, bagging limits, allowable hunting weapons, and other rules at DNR-controlled sites during upcoming hunting seasons. The Part 670 rulemaking also amends Statewide archery deer hunting rules to state that the Restricted Archery Zone, in which only antlered deer may be hunted from 10/1 through 10/31 (previously, 10/1 through 10/15), will
Adopted Rules
(cont. from page 5)

be identified by DNR via an announcement on its website. (Formerly, the Restricted Archery Zone consisted of Champaign, Douglas, Macon, Moultrie and Piatt counties.) Amendments to Part 710, in addition to site-specific changes, replace fixed annual dates for the spring turkey hunting seasons in the Northern and Southern zones with a general statement that each season will last 32 days beginning on the first Monday after 4/2 in the Southern Zone and the second Monday after 4/2 in the Northern Zone. The spring youth turkey hunt will consist of the two weekends prior to the beginning of spring turkey season in the Southern Zone.

Questions/requests for copies of the 12 DNR rulemakings: John Fischer, DNR, One Natural Resources Way, Springfield IL 62702, 217-782-1809.

• WATER SUPPLIES

The ILLINOIS ENVIRONMENTAL PROTECTION AGENCY adopted amendments to the Parts titled Procedures for Issuing Loans from the Water Pollution Control Loan Program (35 IAC 365; proposed at 47 Ill Reg 12155) and Procedures for Issuing Loans from the Public Water Supply Loan Program (35 IAC 662; proposed at 47 Ill Reg 12184), both effective 2/27/24 at 48 Ill Reg 3751 and 3780, aligning these programs with the federal Clean Water Act and Build America Buy America Act. These rulemakings allow 30-year loans for all recipients and 40-year loans for disadvantaged communities seeking loans under Part 662. They also clarify that loan applicants must comply with the BABA Act. Municipalities seeking loans for public water projects are among those affected by these rulemakings.

Questions/requests for copies of the 2 IEPA rulemakings: Rebecca Strauss, IEPA, 1021 N. Grand Ave. East, PO Box 19276, Springfield IL 62794, 217-557-1451, rebecca.strauss@illinois.gov.

• COMMUNITY HEALTH CENTERS

The CAPITAL DEVELOPMENT BOARD adopted amendments to the Part titled Community Health Center Construction (71 IAC 42; proposed at 47 Ill Reg 11860) effective 2/29/24 at 48 Ill Reg 3732, that clarify various aspects of CDB’s grant program for community health centers. The rulemaking limits grant applications to improvements at a single location; clarifies the scoring system for grant applications; and removes language giving geographical preference when awarding grants (CDB will instead use targeted Notices of Funding Opportunity to achieve this goal). The rulemaking also incorporates and references the Grant Accountability and Transparency Act (GATA) and related State and federal regulations; requires applicants to be qualified as awardees under GATA; and removes incorporations of federal regulations that are not applicable to the program. Since 1st Notice, CDB decided to leave the maximum grant award of $3 million unchanged (instead of raising it to $6 million) and to allow grant funds to be used for leasehold improvements if the property owner and grantee agree that the grantee will continue to use the improved space for the purpose specified in the grant for at least 12 years after the project is completed. Community health centers eligible for CDB grants are affected by this rulemaking.

Questions/requests for copies: Lauren Noll, CDB, 401 S. Spring St., 3rd Fl.

Stratton Building, Springfield IL 62706, 217-782-0700, Lauren.Noll@illinois.gov

TANF BENEFITS

The DEPARTMENT OF HUMAN SERVICES adopted amendments to Temporary Assistance for Needy Families (89 IAC 112; proposed at 47 Ill Reg 13812) effective 2/29/24 at 48 Ill Reg 3808, implementing Public Act 103-8, which sets minimum monthly TANF benefits at 35% of the most recent Federal Poverty Level guidelines and requires these benefit levels to be updated annually. The minimum child-only monthly payment for 1 child is being increased from $255 to $319. The minimum monthly payment for a caretaker relative plus 1 child is increased from $340 to $425; for a caretaker relative plus 2 children, the payment is increased from $458 to $657.

SNAP ELIGIBILITY

DHS also adopted an amendment to Supplemental Nutrition Assistance Program (SNAP) (89 IAC 121; proposed at 47 Ill Reg 14085) effective 2/29/24 at 48 Ill Reg 3821, that removes two temporary exemptions from SNAP eligibility criteria for students ages 18 to 49. The exemptions applied to students who were eligible for, but had not secured, placement in state or federal work-study programs or whose Expected Family Contribution to their educational costs as determined in the student aid application process was zero. DHS states that these were temporary exemptions granted by the USDA Food and Nutrition Service that were terminated with the end of the federal COVID-19 public health emergency.
Adopted Rules
(cont. from page 6)

Questions/requests for copies of the 2
DHS rulemakings: Tracie Drew, DHS, 100 S. Grand Ave. East, 3rd Fl., Springfield IL 62762, 217-785-9772, DHS.AdministrativeRules@illinois.gov

UNIVERSITIES RETIREMENT

The STATE UNIVERSITIES RETIREMENT SYSTEM adopted amendments to Universities Retirement (80 IAC 1600; proposed at 47 Ill Reg 13879) effective 2/29/24 at 48 Ill Reg 4218, clarifying the options available to SURA Board of Trustees candidates for sending SURA-approved electronic and/or hard copy campaign communications to voters (Candidate Informational Communications). SURA may assist organizations with one e-mail or hardcopy communication per election cycle by providing a blind mailing list to a third-party service firm hired by that organization. SURA may also assist individual candidates in sending one e-mail or hardcopy communication per election cycle by providing a blind mailing list to a third-party service firm, or by sending an e-mail communication through a third-party firm hired by SURA. Only one communication per candidate may be sent by an organization.

Questions/requests for copies: Albert J. Lee, SURA, 1901 Fox Drive, Champaign IL 61820, 217-378-8861, alee@surs.org.

ILRB PUBLIC INFORMATION

The ILLINOIS LABOR RELATIONS BOARD adopted amendments to the Part titled Access to Records of the Illinois Labor Relations Board (2 IAC 2501; proposed at 47 Ill Reg 14683) effective 3/1/24 at 48 Ill Reg 3835, that add a Chicago address for sending Freedom of Information Act (FOIA) requests, update the Springfield address for FOIA requests, update the Board’s web address and remove the fax number formerly used for FOIA requests.


Second Notices

The following rulemakings were moved to Second Notice this week by the agencies listed below, commencing the JCAR review period. These rulemakings will be considered at the April 16, 2024 meeting in Springfield. Further comments concerning these rulemakings should be addressed to JCAR at jcar@ilga.gov.

DEPT ON AGING
Adult Protection and Advocacy Services (89 IAC 270; 47 Ill Reg 17262) proposed 11/27/23

DEPT OF INSURANCE
Supplier Diversity Reports (50 IAC 910; 47 Ill Reg 18845) proposed 12/26/23

Next JCAR Meeting: Tuesday, April 16, 10:30 a.m.
Room C-1, Stratton Bldg., 401 S. Spring St., Springfield
Meeting will be live streamed on the JCAR website

Joint Committee on Administrative Rules
Senator Bill Cunningham, Co-Chair
Senator Cristina Castro
Senator Donald DeWitte
Senator Dale Fowler
Senator Napoleon Harris, III
Senator Sue Rezin
Representative Ryan Spain, Co-Chair
Representative Eva-Dina Delgado
Representative Jackie Haas
Representative Steven Reick
Representative Curtis Tarver, II
Representative Dave Vella

Kim Schultz, Executive Director Kevin Kulavic, Deputy Director
700 Stratton Office Building, Springfield IL 62706
217-785-2254 jcar@ilga.gov