



Rep. Kelly M. Burke

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1 AMENDMENT TO SENATE BILL 2135

2 AMENDMENT NO. \_\_\_\_\_. Amend Senate Bill 2135, AS AMENDED,  
3 by replacing everything after the enacting clause with the  
4 following:

5 "ARTICLE 1. GOVERNMENT EMERGENCY ADMINISTRATION

6 Section 1-1. Short title. This Act may be cited as the  
7 Government Emergency Administration Act.

8 Section 1-5. Findings and purpose.

9 (a) The General Assembly finds that the statewide public  
10 health emergency caused by the outbreak of COVID-19 presents an  
11 unprecedented danger to the People of the State of Illinois,  
12 requiring the use of extraordinary precautions to reduce the  
13 risk of infection, causing delays in critical functions, and  
14 fundamentally altering the ways in which government must  
15 operate in order to serve the People of the State of Illinois.

1 (b) The purpose of this Act is to provide government with  
2 the tools that it needs to continue to serve the People of the  
3 State of Illinois and to better respond to the statewide public  
4 health emergency caused by the outbreak of COVID-19.

5 ARTICLE 5. RESTORE ILLINOIS

6 Section 5-5. The Department of Commerce and Economic  
7 Opportunity Law of the Civil Administrative Code of Illinois is  
8 amended by adding Section 605-1045 as follows:

9 (20 ILCS 605/605-1045 new)

10 Sec. 605-1045. Restore Illinois Collaborative Commission.

11 (a) The General Assembly hereby finds and declares that the  
12 State is confronted with a public health crisis that has  
13 created unprecedented challenges for the State's diverse  
14 economic base. In light of this crisis, and the heightened need  
15 for collaboration between the legislative and executive  
16 branches, the General Assembly hereby establishes the Restore  
17 Illinois Collaborative Commission. The members of the  
18 Commission will participate in and provide input on plans to  
19 revive the various sectors of the State's economy in the wake  
20 of the COVID-19 pandemic.

21 (b) The Department may request meetings be convened to  
22 address revitalization efforts for the various sectors of the  
23 State's economy. Such meetings may include public

1 participation as determined by the Commission.

2 (c) The Department shall provide a written report to the  
3 commission and the General Assembly not less than every 30 days  
4 regarding the status of current and proposed revitalization  
5 efforts. The written report shall include applicable metrics  
6 that demonstrate progress on recovery efforts, as well as any  
7 additional information as requested by the Commission. The  
8 first report shall be delivered by July 1, 2020. The report to  
9 the General Assembly shall be delivered to all members, in  
10 addition to complying with the requirements of Section 3.1 of  
11 the General Assembly Organization Act.

12 (d) The Restore Illinois Collaborative Commission shall  
13 consist of 14 members, appointed as follows:

14 (1) four members of the House of Representatives  
15 appointed by the Speaker of the House of Representatives;

16 (2) four members of the Senate appointed by the Senate  
17 President;

18 (3) three members of the House of Representatives  
19 appointed by the Minority Leader of the House of  
20 Representatives; and

21 (4) three members of the Senate appointed by the Senate  
22 Minority Leader.

23 (e) The Speaker of the House of Representatives and the  
24 Senate President shall each appoint one member of the  
25 Commission to serve as a Co-Chair. The Co-Chairs may convene  
26 meetings of the Commission. The members of the Commission shall

1 serve without compensation.

2 (f) This section is repealed December 31, 2020.

3 ARTICLE 10. BROADBAND ACCESS

4 Section 10-5. The Broadband Advisory Council Act is amended  
5 by adding Section 25 as follows:

6 (220 ILCS 80/25 new)

7 Sec. 25. Universal no-cost broadband Internet access.

8 (a) In furtherance of the purposes of this Act to expand  
9 broadband service to unserved rural and urban areas of this  
10 State and to achieve universal broadband service and Internet  
11 access for the residents of this State, the Broadband Advisory  
12 Council shall study the goal of providing free access to all  
13 residents of this State to broadband service through the  
14 expansion of the state broadband competitive matching grant  
15 program. The Broadband Advisory Council shall also study the  
16 alternative goal of providing affordable access to all  
17 residents of this State to broadband service. The Office of  
18 Broadband within the Department of Commerce and Economic  
19 Opportunity shall support and assist the Council in the  
20 development of the study.

21 (b) The study must include establishing access to broadband  
22 service in zip codes identified as having high levels of  
23 poverty and in the areas of the State without the

1 infrastructure necessary to meet the requirements for  
2 high-speed access to the Internet. To the extent possible, the  
3 study shall consider the incorporation and expansion of the  
4 initiatives established in the Connect Illinois Broadband  
5 Strategic Plan. The Council's study shall identify existing and  
6 new streams of State, federal and private-public partnership  
7 revenue to underwrite the creation of necessary infrastructure  
8 and purchase unlimited broadband Internet access to be  
9 provided, without charge, to some or all residents of the  
10 State. The Council's study shall include a recommended schedule  
11 for implementation of free universal broadband to the extent  
12 determined to be feasible.

13 (c) The Council shall issue a report on its findings and  
14 recommendations for any necessary legislation to the  
15 General Assembly no later than January 1, 2021.

16 ARTICLE 15. AMENDATORY PROVISIONS

17 Section 15-5. The Open Meetings Act is amended by changing  
18 Sections 2.01 and 7 as follows:

19 (5 ILCS 120/2.01) (from Ch. 102, par. 42.01)

20 Sec. 2.01. All meetings required by this Act to be public  
21 shall be held at specified times and places which are  
22 convenient and open to the public. No meeting required by this  
23 Act to be public shall be held on a legal holiday unless the

1 regular meeting day falls on that holiday.

2 Except as otherwise provided in this Act, a ~~A~~ quorum of  
3 members of a public body must be physically present at the  
4 location of an open meeting. If, however, an open meeting of a  
5 public body (i) with statewide jurisdiction, (ii) that is an  
6 Illinois library system with jurisdiction over a specific  
7 geographic area of more than 4,500 square miles, (iii) that is  
8 a municipal transit district with jurisdiction over a specific  
9 geographic area of more than 4,500 square miles, or (iv) that  
10 is a local workforce investment area with jurisdiction over a  
11 specific geographic area of more than 4,500 square miles is  
12 held simultaneously at one of its offices and one or more other  
13 locations in a public building, which may include other of its  
14 offices, through an interactive video conference and the public  
15 body provides public notice and public access as required under  
16 this Act for all locations, then members physically present in  
17 those locations all count towards determining a quorum. "Public  
18 building", as used in this Section, means any building or  
19 portion thereof owned or leased by any public body. The  
20 requirement that a quorum be physically present at the location  
21 of an open meeting shall not apply, however, to State advisory  
22 boards or bodies that do not have authority to make binding  
23 recommendations or determinations or to take any other  
24 substantive action.

25 Except as otherwise provided in this Act, a ~~A~~ quorum of  
26 members of a public body that is not (i) a public body with

1 statewide jurisdiction, (ii) an Illinois library system with  
2 jurisdiction over a specific geographic area of more than 4,500  
3 square miles, (iii) a municipal transit district with  
4 jurisdiction over a specific geographic area of more than 4,500  
5 square miles, or (iv) a local workforce innovation area with  
6 jurisdiction over a specific geographic area of more than 4,500  
7 square miles must be physically present at the location of a  
8 closed meeting. Other members who are not physically present at  
9 a closed meeting of such a public body may participate in the  
10 meeting by means of a video or audio conference. For the  
11 purposes of this Section, "local workforce innovation area"  
12 means any local workforce innovation area or areas designated  
13 by the Governor pursuant to the federal Workforce Innovation  
14 and Opportunity Act or its reauthorizing legislation.

15 (Source: P.A. 100-477, eff. 9-8-17.)

16 (5 ILCS 120/7)

17 Sec. 7. Attendance by a means other than physical presence.

18 (a) If a quorum of the members of the public body is  
19 physically present as required by Section 2.01, a majority of  
20 the public body may allow a member of that body to attend the  
21 meeting by other means if the member is prevented from  
22 physically attending because of: (i) personal illness or  
23 disability; (ii) employment purposes or the business of the  
24 public body; or (iii) a family or other emergency. "Other  
25 means" is by video or audio conference.

1 (b) If a member wishes to attend a meeting by other means,  
2 the member must notify the recording secretary or clerk of the  
3 public body before the meeting unless advance notice is  
4 impractical.

5 (c) A majority of the public body may allow a member to  
6 attend a meeting by other means only in accordance with and to  
7 the extent allowed by rules adopted by the public body. The  
8 rules must conform to the requirements and restrictions of this  
9 Section, may further limit the extent to which attendance by  
10 other means is allowed, and may provide for the giving of  
11 additional notice to the public or further facilitate public  
12 access to meetings.

13 (d) The limitations of this Section shall not apply to (i)  
14 closed meetings of (A) public bodies with statewide  
15 jurisdiction, (B) Illinois library systems with jurisdiction  
16 over a specific geographic area of more than 4,500 square  
17 miles, (C) municipal transit districts with jurisdiction over a  
18 specific geographic area of more than 4,500 square miles, or  
19 (D) local workforce innovation areas with jurisdiction over a  
20 specific geographic area of more than 4,500 square miles or  
21 (ii) open or closed meetings of State advisory boards or bodies  
22 that do not have authority to make binding recommendations or  
23 determinations or to take any other substantive action. State  
24 advisory boards or bodies, public bodies with statewide  
25 jurisdiction, Illinois library systems with jurisdiction over  
26 a specific geographic area of more than 4,500 square miles,

1 municipal transit districts with jurisdiction over a specific  
2 geographic area of more than 4,500 square miles, and local  
3 workforce investment areas with jurisdiction over a specific  
4 geographic area of more than 4,500 square miles, however, may  
5 permit members to attend meetings by other means only in  
6 accordance with and to the extent allowed by specific  
7 procedural rules adopted by the body. For the purposes of this  
8 Section, "local workforce innovation area" means any local  
9 workforce innovation area or areas designated by the Governor  
10 pursuant to the federal Workforce Innovation and Opportunity  
11 Act or its reauthorizing legislation.

12 (e) Subject to the requirements of Section 2.06 but  
13 notwithstanding any other provision of law, an open or closed  
14 meeting subject to this Act may be conducted by audio or video  
15 conference, without the physical presence of a quorum of the  
16 members, so long as the following conditions are met:

17 (1) the Governor or the Director of the Illinois  
18 Department of Public Health has issued a disaster  
19 declaration related to public health concerns because of a  
20 disaster as defined in Section 4 of the Illinois Emergency  
21 Management Agency Act, and all or part of the jurisdiction  
22 of the public body is covered by the disaster area;

23 (2) the head of the public body as defined in  
24 subsection (e) of Section 2 of the Freedom of Information  
25 Act determines that an in-person meeting or a meeting  
26 conducted under this Act is not practical or prudent

1 because of a disaster;

2 (3) all members of the body participating in the  
3 meeting, wherever their physical location, shall be  
4 verified and can hear one another and can hear all  
5 discussion and testimony;

6 (4) for open meetings, members of the public present at  
7 the regular meeting location of the body can hear all  
8 discussion and testimony and all votes of the members of  
9 the body, unless attendance at the regular meeting location  
10 is not feasible due to the disaster, including the issued  
11 disaster declaration, in which case the public body must  
12 make alternative arrangements and provide notice pursuant  
13 to this Section of such alternative arrangements in a  
14 manner to allow any interested member of the public access  
15 to contemporaneously hear all discussion, testimony, and  
16 roll call votes, such as by offering a telephone number or  
17 a web-based link;

18 (5) at least one member of the body, chief legal  
19 counsel, or chief administrative officer is physically  
20 present at the regular meeting location, unless unfeasible  
21 due to the disaster, including the issued disaster  
22 declaration; and

23 (6) all votes are conducted by roll call, so each  
24 member's vote on each issue can be identified and recorded.

25 (7) Except in the event of a bona fide emergency, 48  
26 hours' notice shall be given of a meeting to be held

1 pursuant to this Section. Notice shall be given to all  
2 members of the public body, shall be posted on the website  
3 of the public body, and shall also be provided to any news  
4 media who has requested notice of meetings pursuant to  
5 subsection (a) of Section 2.02 of this Act. If the public  
6 body declares a bona fide emergency:

7 (A) Notice shall be given pursuant to subsection  
8 (a) of Section 2.02 of this Act, and the presiding  
9 officer shall state the nature of the emergency at the  
10 beginning of the meeting.

11 (B) The public body must comply with the verbatim  
12 recording requirements set forth in Section 2.06 of  
13 this Act.

14 (8) Each member of the body participating in a meeting  
15 by audio or video conference for a meeting held pursuant to  
16 this Section is considered present at the meeting for  
17 purposes of determining a quorum and participating in all  
18 proceedings.

19 (9) In addition to the requirements for open meetings  
20 under Section 2.06, public bodies holding open meetings  
21 under this subsection (e) must also keep a verbatim record  
22 of all their meetings in the form of an audio or video  
23 recording. Verbatim records made under this paragraph (9)  
24 shall be made available to the public under, and are  
25 otherwise subject to, the provisions of Section 2.06.

26 (10) The public body shall bear all costs associated

1 with compliance with this subsection (e).

2 (Source: P.A. 100-477, eff. 9-8-17.)

3 Section 15-10. The Freedom of Information Act is amended by  
4 adding Section 3.4 as follows:

5 (5 ILCS 140/3.4 new)

6 Sec. 3.4. 2020 exception. Notwithstanding any provision of  
7 law or rule to the contrary, no public body shall be considered  
8 in violation of this Act for failing to respond within the time  
9 prescribed by this Act to any request due on or after March 9,  
10 2020 and within 15 days after the effective date of this  
11 amendatory Act of the 101st General Assembly, provided the  
12 public body provides a response by the later of 30 days after  
13 the effective date of this amendatory Act or the time  
14 prescribed by this Act for the relevant request.

15 This Section is repealed January 1, 2022.

16 Section 15-15. The Electronic Commerce Security Act is  
17 amended by adding Section 95-20 as follows:

18 (5 ILCS 175/95-20 new)

19 Sec. 95-20. Remote Witnessing and Notarization.

20 (a) The purpose of this Section is to give statutory  
21 approval to the notary and witness guidelines provided in State  
22 of Illinois Executive Order 2020-14.

1       (b) Notwithstanding any provision of law, rule, or  
2 regulation, effective March 26, 2020 and ending 30 days after  
3 expiration of the Governor's emergency declaration regarding  
4 COVID-19, a notarial act or an act of witnessing, including  
5 when a person must "appear before", act "in the presence of",  
6 or any variation thereof, may be performed through means of  
7 two-way audio-video communication technology that allows for  
8 direct contemporaneous interaction by sight and sound between  
9 the individual signing the document, the witness and the notary  
10 public.

11       (c) A notarial act satisfies the "appearing before"  
12 requirement under Section 6-102 of the Illinois Notary Public  
13 Act if the notary public performs a remote notarization via  
14 two-way audio-video communication technology, provided that  
15 the Notary Public commissioned in Illinois is physically within  
16 the State while performing the notarial act and the transaction  
17 follows any guidance or rules provided by the Illinois  
18 Secretary of State in existence on the date of notarization.

19       (d) An act of witnessing and the technology used in the  
20 audio-video communication must substantially comply with the  
21 following process: (1) the two-way audio-video communication  
22 must be recorded and preserved by the signatory or the  
23 signatory's designee for a period of at least 3 years; (2) the  
24 signatory must attest to being physically located in Illinois  
25 during the two-way audio-video communication; (3) the witness  
26 must attest to being physically located in Illinois during the

1 two-way audio-video communication; (4) the signatory must  
2 affirmatively state on the two-way audio-video communication  
3 what document the signatory is signing; (5) each page of the  
4 document being witnessed must be shown to the witness on the  
5 two-way audio-video communication technology in a means  
6 clearly legible to the witness and initialed by the signatory  
7 in the presence of the witness; (6) the act of signing must be  
8 captured sufficiently up close on the two-way audio-video  
9 communication for the witness to observe; (7) the signatory  
10 must transmit by overnight mail, fax, electronic or other means  
11 a legible copy of the entire signed document directly to the  
12 witness no later than the day after the document is signed; (8)  
13 the witness must sign the transmitted copy of the document as a  
14 witness and transmit the signed copy of the document back via  
15 overnight mail, fax, electronic or other means to the signatory  
16 within 24 hours of receipt; and (9) if necessary, the witness  
17 may sign the original signed document as of the date of the  
18 original execution by the signatory provided that the witness  
19 receives the original signed document together with the  
20 electronically witnessed copy within thirty days from the date  
21 of the remote witnessing.

22 (d) The prohibition on electronic signatures on certain  
23 documents in subsection (c) of Section 120 remains in full  
24 effect.

25 (e) Notwithstanding any law or rule of the State of  
26 Illinois to the contrary, absent an express prohibition in a

1 document against signing in counterparts, all legal documents,  
2 including, but not limited to, deeds, last wills and  
3 testaments, trusts, durable powers of attorney for property,  
4 and powers of attorney for health care, may be signed in  
5 counterparts by the witnesses and the signatory. A notary  
6 public must be presented with a fax or electronic copy of the  
7 document signature pages showing the witness signatures on the  
8 same date the document is signed by the signatory if the notary  
9 public is being asked to certify to the appearance of the  
10 witnesses to a document.

11 (f) Any technology issues that may occur do not impact the  
12 validity or effect of any instrument or document signed under  
13 this Section. As used in this Section, "technology issues"  
14 include, but are not limited to, problems with the internet  
15 connection, user error related to the use of technology, the  
16 file containing a recorded act becoming corrupted, or other  
17 temporary malfunctions involving the technology used in an act  
18 of witnessing or a notarial act.

19 Section 15-20. The Illinois Governmental Ethics Act is  
20 amended by changing Section 4A-105 as follows:

21 (5 ILCS 420/4A-105) (from Ch. 127, par. 604A-105)

22 Sec. 4A-105. Time for filing. Except as provided in  
23 Section 4A-106.1, by May 1 of each year a statement must be  
24 filed by each person whose position at that time subjects him

1 to the filing requirements of Section 4A-101 or 4A-101.5 unless  
2 he has already filed a statement in relation to the same unit  
3 of government in that calendar year.

4 Statements must also be filed as follows:

5 (a) A candidate for elective office shall file his  
6 statement not later than the end of the period during which  
7 he can take the action necessary under the laws of this  
8 State to attempt to qualify for nomination, election, or  
9 retention to such office if he has not filed a statement in  
10 relation to the same unit of government within a year  
11 preceding such action.

12 (b) A person whose appointment to office is subject to  
13 confirmation by the Senate shall file his statement at the  
14 time his name is submitted to the Senate for confirmation.

15 (b-5) A special government agent, as defined in item  
16 (1) of Section 4A-101 of this Act, shall file a statement  
17 within 30 days after making the first ex parte  
18 communication and each May 1 thereafter if he or she has  
19 made an ex parte communication within the previous 12  
20 months.

21 (c) Any other person required by this Article to file  
22 the statement shall file a statement at the time of his or  
23 her initial appointment or employment in relation to that  
24 unit of government if appointed or employed by May 1.

25 If any person who is required to file a statement of  
26 economic interests fails to file such statement by May 1 of any

1 year, the officer with whom such statement is to be filed under  
2 Section 4A-106 or 4A-106.5 of this Act shall, within 7 days  
3 after May 1, notify such person by certified mail of his or her  
4 failure to file by the specified date. Except as may be  
5 prescribed by rule of the Secretary of State, such person shall  
6 file his or her statement of economic interests on or before  
7 May 15 with the appropriate officer, together with a \$15 late  
8 filing fee. Any such person who fails to file by May 15 shall  
9 be subject to a penalty of \$100 for each day from May 16 to the  
10 date of filing, which shall be in addition to the \$15 late  
11 filing fee specified above. Failure to file by May 31 shall  
12 result in a forfeiture in accordance with Section 4A-107 of  
13 this Act.

14 Any person who takes office or otherwise becomes required  
15 to file a statement of economic interests within 30 days prior  
16 to May 1 of any year may file his or her statement at any time  
17 on or before May 31 without penalty. If such person fails to  
18 file such statement by May 31, the officer with whom such  
19 statement is to be filed under Section 4A-106 or 4A-106.5 of  
20 this Act shall, within 7 days after May 31, notify such person  
21 by certified mail of his or her failure to file by the  
22 specified date. Such person shall file his or her statement of  
23 economic interests on or before June 15 with the appropriate  
24 officer, together with a \$15 late filing fee. Any such person  
25 who fails to file by June 15 shall be subject to a penalty of  
26 \$100 per day for each day from June 16 to the date of filing,

1 which shall be in addition to the \$15 late filing fee specified  
2 above. Failure to file by June 30 shall result in a forfeiture  
3 in accordance with Section 4A-107 of this Act.

4 All late filing fees and penalties collected pursuant to  
5 this Section shall be paid into the General Revenue Fund in the  
6 State treasury, if the Secretary of State receives such  
7 statement for filing, or into the general fund in the county  
8 treasury, if the county clerk receives such statement for  
9 filing. The Attorney General, with respect to the State, and  
10 the several State's Attorneys, with respect to counties, shall  
11 take appropriate action to collect the prescribed penalties.

12 Failure to file a statement of economic interests within  
13 the time prescribed shall not result in a fine or ineligibility  
14 for, or forfeiture of, office or position of employment, as the  
15 case may be; provided that the failure to file results from not  
16 being included for notification by the appropriate agency,  
17 clerk, secretary, officer or unit of government, as the case  
18 may be, and that a statement is filed within 30 days of actual  
19 notice of the failure to file.

20 Beginning with statements required to be filed on or after  
21 May 1, 2009, the officer with whom a statement is to be filed  
22 may, in his or her discretion, waive the late filing fee, the  
23 monetary late filing penalty, and the ineligibility for or  
24 forfeiture of office or position for failure to file when the  
25 person's late filing of a statement or failure to file a  
26 statement is due to his or her (i) serious or catastrophic

1 illness that renders the person temporarily incapable of  
2 completing the statement or (ii) military service.

3 Notwithstanding any provision of law or rule to the  
4 contrary, the deadlines for filing statements of economic  
5 interests under this Section on or after March 17, 2020 shall  
6 be suspended until August 1, 2020.

7 (Source: P.A. 101-221, eff. 8-9-19.)

8 Section 15-24. The Illinois Administrative Procedure Act  
9 is amended by adding Section 5-45.1 as follows:

10 (5 ILCS 100/5-45.1 new)

11 Sec. 5-45.1. Emergency rulemaking; Secretary of State  
12 emergency powers. To provide for the expeditious and timely  
13 implementation of the extension provisions of Section 30 of the  
14 Secretary of State Act, emergency rules implementing the  
15 extension provisions of Section 30 of the Secretary of State  
16 Act may be adopted in accordance with Section 5-45 by the  
17 Secretary of State. The adoption of emergency rules authorized  
18 by Section 5-45 and this Section is deemed to be necessary for  
19 the public interest, safety, and welfare.

20 This Section is repealed on January 1, 2021.

21 Section 15-25. The Secretary of State Act is amended by  
22 adding Section 30 as follows:

1 (15 ILCS 305/30 new)

2 Sec. 30. Emergency powers.

3 (a) Upon the Governor of the State of Illinois issuing a  
4 statewide disaster proclamation based on a health pandemic or  
5 similar emergency, the Secretary may extend for the duration of  
6 the proclaimed disaster and for up to a period of 120 days  
7 beyond the expiration of the disaster proclamation:

8 (1) the expiration dates of driver's licenses, driving  
9 permits, identification cards, disabled parking placards  
10 and decals, and vehicle registrations; and

11 (2) the expiration dates of professional licenses,  
12 registrations, certifications and commissions issued by  
13 the Secretary, including but not limited to, vehicle  
14 dealership licenses, commercial driver training school  
15 licenses, and securities, broker and investment adviser  
16 registrations.

17 After the initial 30-day extension, the Secretary may adopt  
18 subsequent 30-day extensions only upon a determination that  
19 circumstances necessitate additional extensions. The Secretary  
20 must adopt any subsequent 30-day extension prior to the  
21 previous lapsing.

22 (b) To provide for the expeditious and timely  
23 implementation of this amendatory Act of the 101st General  
24 Assembly, any emergency rules to implement the extension  
25 provisions of this Section must be adopted by the Secretary of  
26 State, subject to the provisions of Section 5-45 of the

1 Illinois Administrative Procedure Act. Any such rule shall:

2 (1) identify the disaster proclamation authorizing the  
3 rulemaking;

4 (2) set forth the expirations being extended (for  
5 example, "this extension shall apply to all driver's  
6 licenses, driving permits, identification cards, disabled  
7 parking placards and decals, and vehicle registrations  
8 expiring on [date] through [date]"); and

9 (3) set forth the date on which the extension period  
10 becomes effective, and the date on which the extension will  
11 terminate if not extended by subsequent emergency  
12 rulemaking.

13 (c) Where the renewal of any driver's license, driving  
14 permit, identification card, disabled parking placard or  
15 decal, vehicle registration, or professional license,  
16 registration, certification or commission has been extended  
17 pursuant to this Section, it shall be renewed during the period  
18 of an extension. Any such renewal shall be from the original  
19 expiration date and shall be subject to the full fee which  
20 would have been due had the renewal been issued based on the  
21 original expiration date, except that no late filing fees or  
22 penalties shall be imposed.

23 (d) All law enforcement agencies in the State of Illinois  
24 and all State and local governmental entities shall recognize  
25 the validity of, and give full legal force to, extensions  
26 granted pursuant to this Section.

1       (e) Upon the request of any person or entity whose driver's  
2 license, driving permit, identification card, disabled parking  
3 placard or decal, vehicle registration, or professional  
4 license, registration, certification or commission has been  
5 subject to an extension under this Section, the Secretary shall  
6 issue a statement verifying the extension was issued pursuant  
7 to Illinois law, and requesting any foreign jurisdiction to  
8 honor the extension.

9       (f) This Section is repealed on June 30, 2021.

10       Section 15-29. The Illinois Administrative Procedure Act  
11 is amended by adding Section 5-45.2 as follows:

12       (5 ILCS 100/5-45.2 new)

13       Sec. 5-45.2. Emergency rulemaking; Secretary of State  
14 Merit Commission. To provide for the expeditious and timely  
15 implementation of subsection (14) of Section 8c of the  
16 Secretary of State Merit Employment Code, emergency rules  
17 implementing subsection (14) of Section 8c of the Secretary of  
18 State Merit Employment Code may be adopted in accordance with  
19 Section 5-45 by the Secretary of State. The adoption of  
20 emergency rules authorized by Section 5-45 and this Section is  
21 deemed to be necessary for the public interest, safety, and  
22 welfare.

23       This Section is repealed on January 1, 2021.

1           Section 15-30. The Secretary of State Merit Employment Code  
2 is amended by changing Section 8c as follows:

3           (15 ILCS 310/8c) (from Ch. 124, par. 108c)

4           Sec. 8c. Duties and powers of the Commission. The Merit  
5 Commission, in addition to any other duties prescribed in this  
6 Act, shall have the following duties and powers:

7           (1) Upon written recommendations by the Director of  
8 Personnel, to exempt from jurisdiction B of this Act  
9 positions which, in the judgment of the Commission, are by  
10 their nature highly confidential or involve principal  
11 administrative responsibility for the determination of  
12 policy or principal administrative responsibility for the  
13 way in which policies are carried out. No position which  
14 has the powers of a law enforcement officer, except  
15 executive security officers, may be exempted under this  
16 section.

17           (2) To require such special reports from the Director  
18 as it may consider desirable.

19           (3) To disapprove original rules or any part thereof  
20 and any amendment thereof within 30 calendar days after the  
21 submission of such rules to the Merit Commission by the  
22 Director.

23           (4) To disapprove within 30 calendar days from date of  
24 submission the position classification plan and any  
25 revisions thereof submitted by the Director as provided in

1 the rules.

2 (5) To hear appeals of employees who do not accept the  
3 allocation of their positions under the classification  
4 plan.

5 (6) To hear and approve or disapprove written charges  
6 filed seeking the discharge or demotion of employees or  
7 suspension totaling more than 30 calendar days in any 12  
8 month period, as provided in Section 9, appeals as provided  
9 in Section 9a of this Act, and appeals from transfers from  
10 one geographical area in the state to another, and in  
11 connection therewith to administer oaths, subpoena  
12 witnesses and compel the production of books and papers.

13 (7) (Blank).

14 (8) To make an annual report regarding the work of the  
15 Commission to the Secretary of State, such report to be a  
16 public record.

17 (9) If any violation of this Act is found, the  
18 Commission shall direct compliance in writing.

19 (10) To appoint such employees, experts and special  
20 assistants as may be necessary to carry out the powers and  
21 duties of the commission under this Act. Employees, experts  
22 and special assistants so appointed by the Commission shall  
23 be subject to jurisdictions A, B and C of this Act, except  
24 the Chairman of the Commission when serving as the  
25 Administrator of the Commission shall not be subject to  
26 jurisdictions A, B, and C of this Act.

1           (11) To promulgate rules and regulations necessary to  
2 carry out and implement their powers and duties under this  
3 Act, with authority to amend such rules from time to time  
4 pursuant to The Illinois Administrative Procedure Act.

5           (12) Within one year of the effective date of this  
6 amendatory Act of 1985, the Commission shall adopt rules  
7 and regulations which shall include all Commission  
8 policies implementing its duties under Sections 8, 9, 10  
9 and 15 of this Act. These rules and regulations shall  
10 include, but not be limited to, the standards and criteria  
11 used by the Commission and Hearing Officers in making  
12 discretionary determinations during hearing procedures.

13           (13) To hear or conduct investigations as it deems  
14 necessary of appeals of layoff filed by employees appointed  
15 under Jurisdiction B after examination, provided that such  
16 appeals are filed within 15 calendar days following the  
17 effective date of such layoff and are made on the basis  
18 that the provisions of the Secretary of State Merit  
19 Employment Code or the rules promulgated thereunder have  
20 been violated or have not been complied with. All hearings  
21 shall be public. A decision shall be rendered within 60  
22 days after receipt of the transcript of the proceedings.  
23 The Commission shall order the reinstatement of the  
24 employee if it is proven that the provisions of the  
25 Secretary of State Merit Employment Code or the rules  
26 promulgated thereunder have been violated or have not been

1           complied with. In connection therewith the Commission may  
2           administer oaths, subpoena witnesses, and compel the  
3           production of books and papers.

4           (14) Upon the Governor of the State of Illinois issuing  
5           a disaster declaration based on circumstances that may  
6           interfere with an employee's ability to exercise his or her  
7           rights under this Code, or that may prevent the Commission  
8           from performing its duties in a timely manner, the  
9           Commission may, by adoption of an emergency rule under  
10           Section 5-45 of the Illinois Administrative Procedure Act,  
11           extend for a period of up to 90 days beyond the expiration  
12           of the disaster proclamation any time limits set forth in  
13           this Code or in the Commission's rules, including but not  
14           limited to, the time limits for filing complaints, filing  
15           and serving other documents, holding of hearings and  
16           rendering of decisions. Upon a determination that  
17           circumstances necessitate additional time, the Commission  
18           may adopt one additional 90-day extension of time limits.  
19           No time limit shall be extended under this subsection  
20           beyond June 30, 2021.

21           (Source: P.A. 97-833, eff. 7-20-12.)

22           Section 15-32. The Illinois Finance Authority Act is  
23           amended by changing Section 801-25 as follows:

24           (20 ILCS 3501/801-25)

1           Sec. 801-25. All official acts of the Authority shall  
2 require the approval of at least 8 members. All meetings of the  
3 Authority and the Advisory Councils shall be conducted in  
4 accordance with the Open Meetings Act. Eight members of the  
5 Authority shall constitute a quorum. Except as otherwise  
6 authorized in the Open Meetings Act, all ~~All~~ meetings shall be  
7 conducted at a single location within this State with a quorum  
8 of members physically present at this location. Other members  
9 who are not physically present at this location may participate  
10 in the meeting and vote on all matters by means of a video or  
11 audio conference. The Auditor General shall conduct financial  
12 audits and program audits of the Authority, in accordance with  
13 the Illinois State Auditing Act.

14 (Source: P.A. 93-205, eff. 1-1-04; 93-1101, eff. 3-31-05.)

15           Section 15-35. The Illinois Procurement Code is amended by  
16 changing Section 1-13 as follows:

17           (30 ILCS 500/1-13)

18           Sec. 1-13. Applicability to public institutions of higher  
19 education.

20           (a) This Code shall apply to public institutions of higher  
21 education, regardless of the source of the funds with which  
22 contracts are paid, except as provided in this Section.

23           (b) Except as provided in this Section, this Code shall not  
24 apply to procurements made by or on behalf of public

1 institutions of higher education for any of the following:

2 (1) Memberships in professional, academic, research,  
3 or athletic organizations on behalf of a public institution  
4 of higher education, an employee of a public institution of  
5 higher education, or a student at a public institution of  
6 higher education.

7 (2) Procurement expenditures for events or activities  
8 paid for exclusively by revenues generated by the event or  
9 activity, gifts or donations for the event or activity,  
10 private grants, or any combination thereof.

11 (3) Procurement expenditures for events or activities  
12 for which the use of specific potential contractors is  
13 mandated or identified by the sponsor of the event or  
14 activity, provided that the sponsor is providing a majority  
15 of the funding for the event or activity.

16 (4) Procurement expenditures necessary to provide  
17 athletic, artistic or musical services, performances,  
18 events, or productions by or for a public institution of  
19 higher education.

20 (5) Procurement expenditures for periodicals, books,  
21 subscriptions, database licenses, and other publications  
22 procured for use by a university library or academic  
23 department, except for expenditures related to procuring  
24 textbooks for student use or materials for resale or  
25 rental.

26 (6) Procurement expenditures for placement of students

1 in externships, practicums, field experiences, and for  
2 medical residencies and rotations.

3 (7) Contracts for programming and broadcast license  
4 rights for university-operated radio and television  
5 stations.

6 (8) Procurement expenditures necessary to perform  
7 sponsored research and other sponsored activities under  
8 grants and contracts funded by the sponsor or by sources  
9 other than State appropriations.

10 (9) Contracts with a foreign entity for research or  
11 educational activities, provided that the foreign entity  
12 either does not maintain an office in the United States or  
13 is the sole source of the service or product.

14 Notice of each contract entered into by a public institution of  
15 higher education that is related to the procurement of goods  
16 and services identified in items (1) through (9) of this  
17 subsection shall be published in the Procurement Bulletin  
18 within 14 calendar days after contract execution. The Chief  
19 Procurement Officer shall prescribe the form and content of the  
20 notice. Each public institution of higher education shall  
21 provide the Chief Procurement Officer, on a monthly basis, in  
22 the form and content prescribed by the Chief Procurement  
23 Officer, a report of contracts that are related to the  
24 procurement of goods and services identified in this  
25 subsection. At a minimum, this report shall include the name of  
26 the contractor, a description of the supply or service

1 provided, the total amount of the contract, the term of the  
2 contract, and the exception to the Code utilized. A copy of any  
3 or all of these contracts shall be made available to the Chief  
4 Procurement Officer immediately upon request. The Chief  
5 Procurement Officer shall submit a report to the Governor and  
6 General Assembly no later than November 1 of each year that  
7 shall include, at a minimum, an annual summary of the monthly  
8 information reported to the Chief Procurement Officer.

9 (b-5) Except as provided in this subsection, the provisions  
10 of this Code shall not apply to contracts for medical supplies,  
11 and to contracts for medical services necessary for the  
12 delivery of care and treatment at medical, dental, or  
13 veterinary teaching facilities utilized by Southern Illinois  
14 University or the University of Illinois and at any  
15 university-operated health care center or dispensary that  
16 provides care, treatment, and medications for students,  
17 faculty and staff. Other supplies and services needed for these  
18 teaching facilities shall be subject to the jurisdiction of the  
19 Chief Procurement Officer for Public Institutions of Higher  
20 Education who may establish expedited procurement procedures  
21 and may waive or modify certification, contract, hearing,  
22 process and registration requirements required by the Code. All  
23 procurements made under this subsection shall be documented and  
24 may require publication in the Illinois Procurement Bulletin.

25 (b-10) Procurements made by or on behalf of the University  
26 of Illinois for investment services scheduled to expire June

1 2020 may be extended through June 2021 without being subject to  
2 the requirements of this Code. Any contract extended, renewed,  
3 or entered pursuant to this exception shall be published on the  
4 Executive Ethics Commission's website within 5 days of contract  
5 execution. This subsection is inoperative on and after July 1,  
6 2021.

7 (c) Procurements made by or on behalf of public  
8 institutions of higher education for the fulfillment of a grant  
9 shall be made in accordance with the requirements of this Code  
10 to the extent practical.

11 Upon the written request of a public institution of higher  
12 education, the Chief Procurement Officer may waive contract,  
13 registration, certification, and hearing requirements of this  
14 Code if, based on the item to be procured or the terms of a  
15 grant, compliance is impractical. The public institution of  
16 higher education shall provide the Chief Procurement Officer  
17 with specific reasons for the waiver, including the necessity  
18 of contracting with a particular potential contractor, and  
19 shall certify that an effort was made in good faith to comply  
20 with the provisions of this Code. The Chief Procurement Officer  
21 shall provide written justification for any waivers. By  
22 November 1 of each year, the Chief Procurement Officer shall  
23 file a report with the General Assembly identifying each  
24 contract approved with waivers and providing the justification  
25 given for any waivers for each of those contracts. Notice of  
26 each waiver made under this subsection shall be published in

1 the Procurement Bulletin within 14 calendar days after contract  
2 execution. The Chief Procurement Officer shall prescribe the  
3 form and content of the notice.

4 (d) Notwithstanding this Section, a waiver of the  
5 registration requirements of Section 20-160 does not permit a  
6 business entity and any affiliated entities or affiliated  
7 persons to make campaign contributions if otherwise prohibited  
8 by Section 50-37. The total amount of contracts awarded in  
9 accordance with this Section shall be included in determining  
10 the aggregate amount of contracts or pending bids of a business  
11 entity and any affiliated entities or affiliated persons.

12 (e) Notwithstanding subsection (e) of Section 50-10.5 of  
13 this Code, the Chief Procurement Officer, with the approval of  
14 the Executive Ethics Commission, may permit a public  
15 institution of higher education to accept a bid or enter into a  
16 contract with a business that assisted the public institution  
17 of higher education in determining whether there is a need for  
18 a contract or assisted in reviewing, drafting, or preparing  
19 documents related to a bid or contract, provided that the bid  
20 or contract is essential to research administered by the public  
21 institution of higher education and it is in the best interest  
22 of the public institution of higher education to accept the bid  
23 or contract. For purposes of this subsection, "business"  
24 includes all individuals with whom a business is affiliated,  
25 including, but not limited to, any officer, agent, employee,  
26 consultant, independent contractor, director, partner,

1 manager, or shareholder of a business. The Executive Ethics  
2 Commission may promulgate rules and regulations for the  
3 implementation and administration of the provisions of this  
4 subsection (e).

5 (f) As used in this Section:

6 "Grant" means non-appropriated funding provided by a  
7 federal or private entity to support a project or program  
8 administered by a public institution of higher education and  
9 any non-appropriated funding provided to a sub-recipient of the  
10 grant.

11 "Public institution of higher education" means Chicago  
12 State University, Eastern Illinois University, Governors State  
13 University, Illinois State University, Northeastern Illinois  
14 University, Northern Illinois University, Southern Illinois  
15 University, University of Illinois, Western Illinois  
16 University, and, for purposes of this Code only, the Illinois  
17 Mathematics and Science Academy.

18 (g) (Blank).

19 (h) The General Assembly finds and declares that:

20 (1) Public Act 98-1076, which took effect on January 1,  
21 2015, changed the repeal date set for this Section from  
22 December 31, 2014 to December 31, 2016.

23 (2) The Statute on Statutes sets forth general rules on  
24 the repeal of statutes and the construction of multiple  
25 amendments, but Section 1 of that Act also states that  
26 these rules will not be observed when the result would be

1 "inconsistent with the manifest intent of the General  
2 Assembly or repugnant to the context of the statute".

3 (3) This amendatory Act of the 100th General Assembly  
4 manifests the intention of the General Assembly to remove  
5 the repeal of this Section.

6 (4) This Section was originally enacted to protect,  
7 promote, and preserve the general welfare. Any  
8 construction of this Section that results in the repeal of  
9 this Section on December 31, 2014 would be inconsistent  
10 with the manifest intent of the General Assembly and  
11 repugnant to the context of this Code.

12 It is hereby declared to have been the intent of the  
13 General Assembly that this Section not be subject to repeal on  
14 December 31, 2014.

15 This Section shall be deemed to have been in continuous  
16 effect since December 20, 2011 (the effective date of Public  
17 Act 97-643), and it shall continue to be in effect henceforward  
18 until it is otherwise lawfully repealed. All previously enacted  
19 amendments to this Section taking effect on or after December  
20 31, 2014, are hereby validated.

21 All actions taken in reliance on or pursuant to this  
22 Section by any public institution of higher education, person,  
23 or entity are hereby validated.

24 In order to ensure the continuing effectiveness of this  
25 Section, it is set forth in full and re-enacted by this  
26 amendatory Act of the 100th General Assembly. This re-enactment

1 is intended as a continuation of this Section. It is not  
2 intended to supersede any amendment to this Section that is  
3 enacted by the 100th General Assembly.

4 In this amendatory Act of the 100th General Assembly, the  
5 base text of the reenacted Section is set forth as amended by  
6 Public Act 98-1076. Striking and underscoring is used only to  
7 show changes being made to the base text.

8 This Section applies to all procurements made on or before  
9 the effective date of this amendatory Act of the 100th General  
10 Assembly.

11 (Source: P.A. 100-43, eff. 8-9-17.)

12 Section 15-40. The Forest Preserve Zoological Parks Act is  
13 amended by changing Section 1 as follows:

14 (70 ILCS 835/1) (from Ch. 96 1/2, par. 6801)

15 Sec. 1. The corporate authorities of forest preserve  
16 districts, containing a population of 140,000 or more located  
17 in counties of less than 3,000,000 inhabitants, having the  
18 control or supervision of any forest preserves, may erect and  
19 maintain within such forest preserves, under the control or  
20 supervision of such corporate authorities, edifices to be used  
21 for the collection and display of animals as customary in  
22 zoological parks, and may collect and display such animals, or  
23 permit the directors or trustees of any zoological society  
24 devoted to the purposes aforesaid to erect and maintain a

1 zoological park and to collect and display zoological  
2 collections within any forest preserve now or hereafter under  
3 the control or supervision of such forest preserve district,  
4 out of funds belonging to such zoological society, or to  
5 contract with the directors or trustees of any zoological  
6 society on such terms and conditions as may to such corporate  
7 authorities seem best, relative to the erection, operation and  
8 maintenance of a zoological park and the collection and display  
9 of such animals within such forest preserve, out of the tax  
10 hereinafter in this Act provided.

11 This Act applies to any forest preserve district that  
12 maintains a zoological park that was established under this Act  
13 prior to 1964, regardless of whether the population  
14 requirements continue to be met.

15 A forest preserve district, containing a population of  
16 140,000 or more, or the directors or trustees of such  
17 zoological society when so authorized by the forest preserve  
18 district, may (a) police the property of the zoological park,  
19 (b) employ, establish, maintain and equip a security force for  
20 fire and police protection of the zoological park and (c)  
21 provide that the personnel of the security force shall perform  
22 other tasks relating to the maintenance and operation of the  
23 zoological park. Members of the security force shall be  
24 conservators of the peace with all the powers of policemen in  
25 cities and of sheriffs, other than to serve or execute civil  
26 processes, but such powers may be exercised only within the

1 area comprising the zoological park when required to protect  
2 the zoological park's property and interests, its personnel and  
3 persons using the facilities or at the specific request of  
4 appropriate federal, State or local law enforcement officials.  
5 All otherwise lawful actions taken on or after August 13, 1978  
6 (the effective date of Public Act 80-1364) and before the  
7 effective date of this amendatory Act of the 98th General  
8 Assembly by a forest preserve district or a zoological society  
9 located in a county of 3,000,000 or more in exercising the  
10 powers provided in this paragraph are hereby validated,  
11 notwithstanding Public Act 80-1364, which was a  
12 non-substantive combining revisory Act.

13 A forest preserve district, containing a population of  
14 140,000 or more located in counties of less than 3,000,000  
15 inhabitants, may charge, or permit such zoological society to  
16 charge, an admission fee. The proceeds of such admission fee  
17 shall be devoted exclusively to the operation and maintenance  
18 of such zoological park and the collections therein. Except as  
19 otherwise provided in this Section, all ~~All~~ such zoological  
20 parks shall be open to the public without charge (i) a total  
21 number of days, to be scheduled at any time during the calendar  
22 year, equivalent to at least one day for each 7 days the  
23 zoological park is open during the calendar year and (ii) to  
24 the children in actual attendance upon any of the schools in  
25 the State at all times. The managing authority of the  
26 zoological park may limit the number of school groups that may

1 attend the zoo on any given day and may establish other rules  
2 and regulations that reasonably ensure public safety,  
3 accessibility, and convenience, including without limitation  
4 standards of conduct and supervision. Charges may be made at  
5 any time for special services and for admission to special  
6 facilities within any zoological park for the education,  
7 entertainment or convenience of visitors.

8 (Source: P.A. 98-500, eff. 8-16-13.)

9 Section 15-45. The Park District Aquarium and Museum Act is  
10 amended by changing Section 1 as follows:

11 (70 ILCS 1290/1) (from Ch. 105, par. 326)

12 Sec. 1. Erect, operate, and maintain aquariums and museums.  
13 The corporate authorities of cities and park districts having  
14 control or supervision over any public park or parks, including  
15 parks located on formerly submerged land, are hereby authorized  
16 to purchase, erect, and maintain within any such public park or  
17 parks edifices to be used as aquariums or as museums of art,  
18 industry, science, or natural or other history, including  
19 presidential libraries, centers, and museums, such aquariums  
20 and museums consisting of all facilities for their collections,  
21 exhibitions, programming, and associated initiatives, or to  
22 permit the directors or trustees of any corporation or society  
23 organized for the construction or maintenance and operation of  
24 an aquarium or museum as hereinabove described to erect,

1 enlarge, ornament, build, rebuild, rehabilitate, improve,  
2 maintain, and operate its aquarium or museum within any public  
3 park now or hereafter under the control or supervision of any  
4 city or park district, and to contract with any such directors  
5 or trustees of any such aquarium or museum relative to the  
6 erection, enlargement, ornamentation, building, rebuilding,  
7 rehabilitation, improvement, maintenance, ownership, and  
8 operation of such aquarium or museum. Notwithstanding the  
9 previous sentence, a city or park district may enter into a  
10 lease for an initial term not to exceed 99 years, subject to  
11 renewal, allowing a corporation or society as hereinabove  
12 described to erect, enlarge, ornament, build, rebuild,  
13 rehabilitate, improve, maintain, and operate its aquarium or  
14 museum, together with grounds immediately adjacent to such  
15 aquarium or museum, and to use, possess, and occupy grounds  
16 surrounding such aquarium or museum as hereinabove described  
17 for the purpose of beautifying and maintaining such grounds in  
18 a manner consistent with the aquarium or museum's purpose, and  
19 on the conditions that (1) the public is allowed access to such  
20 grounds in a manner consistent with its access to other public  
21 parks, and (2) the city or park district retains a reversionary  
22 interest in any improvements made by the corporation or society  
23 on the grounds, including the aquarium or museum itself, that  
24 matures upon the expiration or lawful termination of the lease.  
25 It is hereby reaffirmed and found that the aquariums and  
26 museums as described in this Section, and their collections,

1 exhibitions, programming, and associated initiatives, serve  
2 valuable public purposes, including, but not limited to,  
3 furthering human knowledge and understanding, educating and  
4 inspiring the public, and expanding recreational and cultural  
5 resources and opportunities. Any city or park district may  
6 charge, or permit such an aquarium or museum to charge, an  
7 admission fee. Any such aquarium or museum, however, shall be  
8 open without charge, when accompanied by a teacher, to the  
9 children in actual attendance upon grades kindergarten through  
10 twelve in any of the schools in this State at all times. In  
11 addition, except as otherwise provided in this Section, any  
12 such aquarium or museum must be open to persons who reside in  
13 this State without charge for a period equivalent to 52 days,  
14 at least 6 of which must be during the period from June through  
15 August, each year. Beginning on the effective date of this  
16 amendatory Act of the 101st General Assembly through June 30,  
17 2022, any such zoological park must be open to the public  
18 without charge: (i) a total number of days, to be scheduled at  
19 any time during the calendar year, equivalent to at least one  
20 day for each 14 days the zoological park is open during the  
21 calendar year; and (ii) to the children in actual attendance  
22 upon any of the schools in the State at all times.  
23 Notwithstanding said provisions, charges may be made at any  
24 time for special services and for admission to special  
25 facilities within any aquarium or museum for the education,  
26 entertainment, or convenience of visitors. The proceeds of such

1 admission fees and charges for special services and special  
2 facilities shall be devoted exclusively to the purposes for  
3 which the tax authorized by Section 2 hereof may be used. If  
4 any owner or owners of any lands or lots abutting or fronting  
5 on any such public park, or adjacent thereto, have any private  
6 right, easement, interest or property in such public park  
7 appurtenant to their lands or lots or otherwise, which would be  
8 interfered with by the erection and maintenance of any aquarium  
9 or museum as hereinbefore provided, or any right to have such  
10 public park remain open or vacant and free from buildings, the  
11 corporate authorities of the city or park district having  
12 control of such park, may condemn the same in the manner  
13 prescribed for the exercise of the right of eminent domain  
14 under the Eminent Domain Act. The changes made to this Section  
15 by this amendatory Act of the 99th General Assembly are  
16 declaratory of existing law and shall not be construed as a new  
17 enactment.

18 (Source: P.A. 99-3, eff. 1-1-16.)

19 Section 15-50. The Illinois Vehicle Code is amended by  
20 adding Section 2-129 as follows:

21 (625 ILCS 5/2-129 new)

22 Sec. 2-129. Expiration dates. All expiration periods set  
23 forth in this Code shall be subject to the provisions of  
24 Section 30 of the Secretary of State Act.

## 1 ARTICLE 20. MUNICIPAL BUDGET

2 Section 20-5. The Illinois Municipal Code is amended by  
3 changing Sections 8-2-9 and 8-2-9.4 as follows:

4 (65 ILCS 5/8-2-9) (from Ch. 24, par. 8-2-9)

5 Sec. 8-2-9. In municipalities with less than 500,000  
6 inhabitants, except as otherwise provided in this Section, the  
7 corporate authorities shall pass an ordinance within the first  
8 quarter of each fiscal year, to be termed the annual  
9 appropriation ordinance. On and after January 1, 2020, if a  
10 disaster, state of emergency, or national emergency is declared  
11 within the 60 days preceding the end of the first quarter of a  
12 municipality's fiscal year and the disaster, emergency, or  
13 declaration impacts the municipality, the time limit to pass  
14 the annual appropriation ordinance shall be extended for the  
15 duration of the disaster or emergency and for 60 days  
16 thereafter. During the extended period, the municipality may  
17 expend sums of money up to amounts budgeted or appropriated for  
18 those objects and purposes in the previous fiscal year to  
19 defray all necessary expenses and liabilities of the  
20 municipality. In this ordinance, the corporate authorities (i)  
21 may appropriate sums of money deemed necessary to defray all  
22 necessary expenses and liabilities of the municipalities,  
23 including the amounts to be deposited in the reserves provided

1 for in the Illinois Pension Code and (ii) shall specify the  
2 objects and purposes for which these appropriations are made  
3 and the amount appropriated for each object or purpose. Among  
4 the objects and purposes specified shall be the reserves  
5 provided for in the Illinois Pension Code. Except as otherwise  
6 provided, no further appropriations shall be made at any other  
7 time within the same fiscal year, unless a proposition to make  
8 each additional appropriation has been first sanctioned by a  
9 petition signed by electors of the municipality numbering more  
10 than 50% of the number of votes cast for the candidates for  
11 mayor or president at the last preceding general municipal  
12 election at which a mayor or president was elected, by a  
13 petition signed by them, or by a majority of those voting on  
14 the question at a regular election or at an emergency  
15 referendum authorized in accordance with the general election  
16 law. The corporate authorities may by ordinance initiate the  
17 submission of the proposition. During any fiscal year, the  
18 corporate authorities in municipalities subject to this  
19 Section may adopt a supplemental appropriation ordinance in an  
20 amount not in excess of the aggregate of any additional revenue  
21 available to the municipality, or estimated to be received by  
22 the municipality after the adoption of the annual appropriation  
23 ordinance for that fiscal year, or from fund balances available  
24 when the annual appropriation ordinance was adopted but that  
25 were not appropriated at that time. The provisions of this  
26 Section prohibiting further appropriations without sanction by

1 petition or election shall not be applicable to the  
2 supplemental appropriation for that fiscal year. The corporate  
3 authorities at any time, however, by a two-thirds vote of all  
4 the members of the body, may make transfers within any  
5 department or other separate agency of the municipal government  
6 of sums of money appropriated for one corporate object or  
7 purpose to another corporate object or purpose, but no  
8 appropriation for any object or purpose shall thereby be  
9 reduced below an amount sufficient to cover all obligations  
10 incurred or to be incurred against the appropriation. Nothing  
11 in this Section shall deprive the corporate authorities of the  
12 power to provide for and cause to be paid from the funds of the  
13 municipality any charge imposed by law without the action of  
14 the corporate authorities, the payment of which is ordered by a  
15 court of competent jurisdiction.

16 At least 10 days before the adoption of the annual  
17 appropriation ordinance, the corporate authorities of  
18 municipalities over 2,000 in population shall make the proposed  
19 appropriation ordinance or a formally prepared appropriation  
20 or budget document upon which the annual appropriation  
21 ordinance will be based conveniently available to public  
22 inspection. In addition, the corporate authorities shall hold  
23 at least one public hearing on that proposed appropriation  
24 ordinance. Notice of this hearing shall be given publication in  
25 one or more newspapers published in the municipality or, if  
26 there is none published in the municipality, in a newspaper

1 published in the county and having general circulation in the  
2 municipality at least 10 days before the time of the public  
3 hearing. The notice shall state the time and place of the  
4 hearing and the place where copies of the proposed  
5 appropriation ordinance or formally prepared appropriation or  
6 budget document will be accessible for examination. The annual  
7 appropriation ordinance may be adopted at the same meeting at  
8 which the public hearing is held or at any time after that  
9 public hearing.

10 After the public hearing and before final action is taken  
11 on the appropriation ordinance, the corporate authorities may  
12 revise, alter, increase, or decrease the items contained in the  
13 ordinance.

14 Notwithstanding any above provision of this Section, any  
15 municipality in which Article 5 becomes effective after the  
16 annual appropriation ordinance has been passed for the current  
17 fiscal year may amend the appropriation ordinance in any manner  
18 necessary to make Article 5 fully operative in that  
19 municipality for that fiscal year. No amendment shall be  
20 construed, however, to affect any tax levy made on the basis of  
21 the original appropriation ordinance.

22 This Section does not apply to municipalities operating  
23 under special charters.

24 (Source: P.A. 86-1470; 87-365.)

1           Sec. 8-2-9.4. Passage of the annual budget by the corporate  
2 authorities shall be in lieu of passage of the appropriation  
3 ordinance as required by Section 8-2-9 of this Act. The annual  
4 budget need not be published except in a manner provided for in  
5 Section 8-2-9.9. Except as otherwise provided in this Section,  
6 the ~~The~~ annual budget shall be adopted by the corporate  
7 authorities before the beginning of the fiscal year to which it  
8 applies. On and after January 1, 2020, if a disaster, state of  
9 emergency, or national emergency is declared within 60 days of  
10 the end of a municipality's fiscal year and the disaster,  
11 emergency, or declaration impacts the municipality, the time  
12 limit to pass the annual budget shall be extended for the  
13 duration of the disaster or emergency and for 60 days  
14 thereafter. During the extended period, the municipality may  
15 expend sums of money up to amounts budgeted or appropriated for  
16 those objects and purposes in the previous fiscal year to  
17 defray all necessary expenses and liabilities of the  
18 municipality.

19           (Source: P.A. 76-1117.)

20                           ARTICLE 25. BUSINESS INTERRUPTION INSURANCE

21           Section 25-5. The Department of Insurance Law of the Civil  
22 Administrative Code of Illinois is amended by adding Section  
23 1405-32 as follows:

1 (20 ILCS 1405/1405-32 new)

2 Sec. 1405-32. Task force on business interruption  
3 insurance policies. The Department of Insurance shall appoint a  
4 task force on business interruption insurance policies  
5 consisting of no more than 10 members representing the  
6 Department of Insurance and the insurance industry. The Task  
7 Force shall include a representative from a national trade  
8 association, based in the State of Illinois, that represents  
9 insurers who provide a significant segment of market share of  
10 the commercial insurance provided in the State of Illinois. The  
11 Task Force shall study the impacts of the COVID-19 pandemic on  
12 businesses and the need for changes to business interruption  
13 insurance policies based on those impacts, including  
14 recommendations for legislation.

15 Task Force members shall serve without compensation but may  
16 be reimbursed for their expenses incurred in performing their  
17 duties.

18 The Department of Insurance shall provide administrative  
19 and other support to the Task Force.

20 The Task Force shall submit the report of its findings and  
21 recommendations to the Governor and the General Assembly by  
22 December 31, 2020. The Task Force is dissolved, and this  
23 Section is repealed, on December 31, 2021.

1 Section 30-5. The General Assembly Organization Act is  
2 amended by changing Section 1 as follows:

3 (25 ILCS 5/1) (from Ch. 63, par. 1)

4 Sec. 1. (a) The ~~That the~~ sessions of the General Assembly  
5 shall be held at the seat of government: Provided, that the  
6 Governor may convene the General Assembly at some other place  
7 when it is necessary, in case of pestilence or public danger.

8 (b) In times of pestilence or an emergency resulting from  
9 the effects of enemy attack or threatened enemy attack, members  
10 may participate remotely and cast votes in sessions, by joint  
11 proclamation of the Speaker of the House of Representatives and  
12 the President of the Senate, and committees of either the House  
13 of Representatives or Senate may participate remotely pursuant  
14 to the rules of the chamber. The House of Representatives and  
15 the Senate shall adopt rules for remote participation. The  
16 rules of the chamber may require that a quorum of the members  
17 is physically present at the location of the session or the  
18 committee meeting. As used in this Section, "participate  
19 remotely" means simultaneous, interactive participation in  
20 session or committee meeting by members not physically present,  
21 through means of communication technologies designed to  
22 accommodate and facilitate such simultaneous, interactive  
23 participation and where members of the public may view such  
24 meetings or sessions. This subsection (b) is inoperative on and  
25 after June 1, 2022.

1 (Source: R.S. 1874, p. 555.)

2 Section 30-10. The Legislative Commission Reorganization  
3 Act of 1984 is amended by changing Section 1-5 as follows:

4 (25 ILCS 130/1-5) (from Ch. 63, par. 1001-5)

5 Sec. 1-5. Composition of agencies; directors.

6 (a) The Boards of the Joint Committee on Administrative  
7 Rules, the Commission on Government Forecasting and  
8 Accountability, and the Legislative Audit Commission ~~Committee~~  
9 shall each consist of 12 members of the General Assembly, of  
10 whom 3 shall be appointed by the President of the Senate, 3  
11 shall be appointed by the Minority Leader of the Senate, 3  
12 shall be appointed by the Speaker of the House of  
13 Representatives, and 3 shall be appointed by the Minority  
14 Leader of the House of Representatives. All appointments shall  
15 be in writing and filed with the Secretary of State as a public  
16 record.

17 Members shall serve a 2-year term, and must be appointed by  
18 the Joint Committee during the month of January in each  
19 odd-numbered year for terms beginning February 1. Any vacancy  
20 in an Agency shall be filled by appointment for the balance of  
21 the term in the same manner as the original appointment. A  
22 vacancy shall exist when a member no longer holds the elected  
23 legislative office held at the time of the appointment or at  
24 the termination of the member's legislative service.

1           During the month of February of each odd-numbered year, the  
2 Joint Committee on Legislative Support Services shall select  
3 from the members of the Board of each Agency 2 co-chairpersons  
4 and such other officers as the Joint Committee deems necessary.  
5 The co-chairpersons of each Board shall serve for a 2-year  
6 term, beginning February 1 of the odd-numbered year, and the 2  
7 co-chairpersons shall not be members of or identified with the  
8 same house or the same political party.

9           Each Board shall meet twice annually or more often upon the  
10 call of the chair or any 9 members. A quorum of the Board shall  
11 consist of a majority of the appointed members.

12           Notwithstanding any other provision of law, in times of  
13 pestilence or an emergency resulting from the effects of enemy  
14 attack or threatened enemy attack, by agreement of the  
15 co-chairs of the respective Board, members of a Board under  
16 this subsection may participate remotely and cast votes in a  
17 hearing. Each Board shall adopt rules for remote participation.  
18 As used in this Section, "participate remotely" means  
19 simultaneous, interactive participation in Board meetings by  
20 members not physically present, through means of communication  
21 technologies designed to accommodate and facilitate such  
22 simultaneous, interactive participation and where members of  
23 the public may view such meetings.

24           (b) The Board of each of the following legislative support  
25 agencies shall consist of the Secretary and Assistant Secretary  
26 of the Senate and the Clerk and Assistant Clerk of the House of

1 Representatives: the Legislative Information System, the  
2 Legislative Printing Unit, the Legislative Reference Bureau,  
3 and the Office of the Architect of the Capitol. The  
4 co-chairpersons of the Board of the Office of the Architect of  
5 the Capitol shall be the Secretary of the Senate and the Clerk  
6 of the House of Representatives, each ex officio.

7 The Chairperson of each of the other Boards shall be the  
8 member who is affiliated with the same caucus as the then  
9 serving Chairperson of the Joint Committee on Legislative  
10 Support Services. Each Board shall meet twice annually or more  
11 often upon the call of the chair or any 3 members. A quorum of  
12 the Board shall consist of a majority of the appointed members.

13 When the Board of the Office of the Architect of the  
14 Capitol has cast a tied vote concerning the design,  
15 implementation, or construction of a project within the  
16 legislative complex, as defined in Section 8A-15, the Architect  
17 of the Capitol may cast the tie-breaking vote.

18 (c) (Blank).

19 (d) Members of each Agency shall serve without  
20 compensation, but shall be reimbursed for expenses incurred in  
21 carrying out the duties of the Agency pursuant to rules and  
22 regulations adopted by the Joint Committee on Legislative  
23 Support Services.

24 (e) Beginning February 1, 1985, and every 2 years  
25 thereafter, the Joint Committee shall select an Executive  
26 Director who shall be the chief executive officer and staff

1 director of each Agency. The Executive Director shall receive a  
2 salary as fixed by the Joint Committee and shall be authorized  
3 to employ and fix the compensation of necessary professional,  
4 technical and secretarial staff and prescribe their duties,  
5 sign contracts, and issue vouchers for the payment of  
6 obligations pursuant to rules and regulations adopted by the  
7 Joint Committee on Legislative Support Services. The Executive  
8 Director and other employees of the Agency shall not be subject  
9 to the Personnel Code.

10 The executive director of the Office of the Architect of  
11 the Capitol shall be known as the Architect of the Capitol.

12 (Source: P.A. 100-1148, eff. 12-10-18.)

13 ARTICLE 99. MISCELLANEOUS PROVISIONS

14 Section 99-99. Effective date. This Act takes effect upon  
15 becoming law."