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Joint Committee on Administrative Rules
Illinois General Assembly

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Issue 14

Illinois Regulation is a summary of the weekly regulatory decisions of State agencies published in the Illinois Register and action taken by the Illinois General Assembly's Joint Committee on Administrative Rules. Illinois Regulation, also titled The Flinn Report in memory of founding JCAR member Rep. Monroe Flinn, is designed to inform and involve the public in changes taking place in agency administration.

New Rules

MECHANIC'S LIENS

The SECRETARY OF STATE adopted amendments to Certificates of Title, Registration of Vehicles (92 IAC 1010; 38 Ill Reg 20619), effective 3/20/15, creating procedures for titling vehicles purchased at a mechanic's lien sale. Applications for certificates of title, salvage certificates or junking certificates must include the following: mechanic's lien affirmation; fully complete application; documents from the lienholder to the applicant offering the vehicle for sale (these must include verification of ownership and proof of notification, e.g., notice sent by certified mail or publication in a newspaper of general circulation in the municipality or county where the sale is being held); copy of the invoice or work order showing the vehicle make,

model, year, VIN, registration state and license plate number; documents showing the materials, labor or storage services that were consented to, photographs showing the front, rear and both sides to determine status of the repairs; the appropriate current certificate of title of salvage certificate fee; the appropriate sales tax form; and any other documents required by SOS. Contracted charges cannot be adjusted to meet the lien amount and all storage fees must be at the agreed upon rate or the usual and customary rate in the area. Provisions include the process for removing vehicles from public, private or non-residential private property. SOS may compare the signature presented as the vehicle owner's against the signature it has on file for the person's driver's license or

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Proposed Rulemakings

FARMER'S MARKETS

The DEPARTMENT OF PUBLIC HEALTH proposed amendments to Food Service Sanitation Code (77 IAC 750; 39 Ill Reg 4865) that implement Public Acts 97-394 and 98-660 by establishing a certificate issuance process for persons who handle or distribute food product samples at farmer's markets. Persons who perform tasks such as unpackaging, cutting, slicing, preparing or distributing free samples of food products to consumers at farmer's markets must either possess a valid Food Service Sanitation Manager (FSSM) certification or document completion of a food handler training course and the Department's farmer's market food sampling handler training. Certificates are valid for 36

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NEW RULES: Rules adopted by agencies this week. **EMERGENCY RULES:** Adopted for a temporary period not to exceed 150 days.

PROPOSED RULES: Rules proposed by agencies this week, commencing a 45-day First Notice period during which public comments must be accepted.

PEREMPTORY RULES: Rules adopted without prior public notice or JCAR review as authorized by 5 ILCS 100/5-50.

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

QUESTIONS/COMMENTS: Submit mail, email or phone calls to the agency personnel listed below each summary.

RULE TEXT: Available on the Secretary of State (www.cyberdriveillinois.com) and General Assembly (www.ilga.gov) websites under Illinois Register. Second Notice text (original version with changes made by the agency during First Notice included) is available on the JCAR website.

New Rules

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State issued ID card. Each application will be considered a maximum of 3 times. Changes since 1st Notice include provisions that all notices include the amount of the lien and requiring verification of whether any other parties have an interest in the vehicle to be completed within 15 business days after submission of a completed application for title. A photo of the dashboard VIN plate must be submitted to SOS if requested to assist in identification of the vehicle. SOS may also conduct an additional review before issuing a final decision on an application if needed information or documents were not previously submitted due to misunderstanding or oversight. Other changes allow affirmations to be signed by either an applicant or the applicant's agent; require ownership at the time notices of sales were mailed and published instead of when services were rendered; and permit search of another state's motor vehicle records by third-party vendors. Those affected by this rulemaking include mechanic's lien holders and lenders.

Questions/requests for copies: Carrie E. Leitner, SOS, 298 Howlett Bldg., Springfield IL 62756, 217/785-3094, cleitner@ilsos.net

DRIVER'S LICENSES

SOS also adopted amendments to Issuance of Licenses (92 IAC 1030; 38 Ill Reg 23559) and

School Bus Driver Permit (92 IAC 1035; 38 Ill Reg 23577), both effective 3/23/15. The Part 1030 amendments implement Public Acts that create a telescopic lens nighttime driving permit. Applicants for the permit must have a valid driver's license and have operated a vehicle for the last 6 months during daylight hours with visual aid arrangements (other than standard glasses/contact lens), submit a current favorable report from a licensed vision specialist verifying that the applicant is safe to drive at night, and have a driving record that is free from accidents caused by the applicant for the last 6 months. If the driver is found to be at fault for an accident between dusk and 10 p.m., the Department will notify the permittee that the permit will be withdrawn in 10 days and allow the driver to apply for telescopic nighttime driving privileges. Permits will expire 6 months from the date of issuance. The rulemaking also removes a letter from the Social Security Administration stating ineligibility for a Social Security number from the list of required documents that an applicant for a non-visa status temporary visitor driver's license must present. The Part 1035 amendment updates a cross reference to the federal regulation governing post-accident testing requirements for school bus drivers.

Questions/requests for copies of the 2 SOS rulemakings: Jennifer Egizii, SOS, 2701 S. Dirksen Parkway, Springfield IL 62723, 217/557-4462.

■ FIRE & AMBULANCE LOANS

The ILLINOIS FINANCE AUTHORITY adopted amendments to the Part titled Illinois Finance Authority (74 IAC 1100; 38 Ill Reg 23921) effective 3/19/15, concerning its low-interest loan program, jointly administered with the Office of the State Fire Marshal, for fire protection districts, municipalities, and ambulance services seeking to purchase emergency vehicles or build, expand, remodel or purchase a building site for a fire station. The rulemaking adds brush trucks (pickup or flatbed trucks weighing from ¾ to 1 ton, outfitted with fire or rescue apparatus) to the list of vehicles eligible for loans, and raises the origination/processing fee for all approved loans (deducted from loan proceeds) from \$250 to \$500. Loans for brush trucks and ambulances must be repaid within 10 years and loans for other vehicles must be repaid within 20 years. The interest rate for brush truck loans is 0% if the entire truck was built in Illinois, 1% if the truck was partly built in Illinois, or 2% if the entire truck was built outside of Illinois. The IFA Chief Financial Officer is added to the Loan Application Review Committee that reviews loan applications and documentation submitted to OSFM. The origination/processing fee for all approved loans (deducted from loan proceeds) is increased from

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Proposed Rulemakings

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months and must be displayed at the point of sale. The certificate fee is \$10 for applicants with FSSM certification and \$40 for applicants without such certification. DPH or a local health department may suspend certificates for violations creating potential health hazards. Two or more suspensions within a 12-month period will result in revocation of the certificate. Vendors who hold food service establishment permits from their local health departments are exempt from these requirements. Those affected by this rulemaking include farmer's market participants and local health departments.

■ DISEASE REPORTING

DPH also proposed amendments to Control of Communicable Diseases Code (77 IAC 690; 39 Ill Reg 4837) that revise the definition of extensively drug-resistant organism (XDRO) and reporting requirements for carbapenem-resistant enterobacteriaceae (CRE) for consistency with the requirements of the federal Centers for Disease Control and Prevention (CDC). An XDRO is defined as a pathogen that is difficult to treat because it is non-susceptible to all or nearly all antibiotics. CRE (e.g., E. coli) must be reported to DPH if susceptibility testing results determine them to be non-susceptible or resistant to designated antibiotics. Medical

laboratories and local health departments may be affected by this rulemaking.

AIDS DRUG ASSISTANCE

DPH also proposed an amendment to AIDS Drug Assistance Program (77 IAC 692; 39 Ill Reg 4860) that updates program eligibility rules to reference the 2015 Federal Poverty Level (FPL) determined by the federal Department of Health and Human Services. The income threshold for the AIDS Drug Assistance Program is 300% of FPL.

Questions/requests for copies/comments on the 3 DPH rulemakings through 5/18/15: Elizabeth Paton, DPH, 535 W. Jefferson St., 5th Fl., Springfield IL 62761, 217/782-2043, dph.rules@illinois.gov

HUNTING SITES

The DEPARTMENT OF NATURAL RESOURCES proposed amendments to General Hunting and Trapping on Department-Owned or -Managed Sites (17 IAC 510; 39 Ill Reg 4523) that declare to be unlawful possession of illegal drugs, or being under the influence of alcohol, illegal drugs or intoxicating compounds, while in any hunting/trapping area for the purpose of hunting or trapping. The rulemaking also allows hunters to display windshield hunting permit cards that they have ordered online from DNR and removes the requirement to

keep a portion of the card in one's possession while hunting.

■ HUNTING & TRAPPING

DNR also proposed amendments to the following 9 Parts: Cock Pheasant, Hungarian Partridge, Bobwhite Quail, and Rabbit Hunting (17 IAC 530; 39 Ill Reg 4531); Raccoon, Opossum, Striped Skunk, Gray Fox, Coyote and Woodchuck (Groundhog) Hunting (17 IAC 550; 39 Ill Reg 4560); Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Badger, River Otter, Beaver and Woodchuck (Groundhog) Trapping (17 IAC 570; 39 Ill Reg 4573); Duck, Goose and Coot Hunting (17 IAC 590; 39 Ill Reg 4587); White-Tailed Deer Hunting By Use of Bow and Arrow (17 IAC 670; 39 Ill Reg 4663); Special White-Tailed Deer Season For Disease Control (17 IAC 675; 39 Ill Reg 4687); Squirrel Hunting (17 IAC 690; 39 Ill Reg 4698); Dove Hunting (17 IAC 730; 39 Ill Reg 4774); and Crow, Woodcock, Snipe, Rail and Teal Hunting (17 IAC 740; 39 Ill Reg 4795). These rulemakings add or remove various State-owned or managed sites and amend certain procedures (e.g., open hours or days for hunting) applicable to the types of hunting listed in each Part. Hunters, trappers and outfitters may be affected by these rulemakings.

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New Rules

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\$250 to \$500. For equipment other than brush trucks, loan interest rates shall be determined based on the municipal credit rating of the applicant. The rulemaking adds a new subpart with provisions for loans of up to \$2 million, with a maximum repayment period of 25 years, to fund construction, rehabilitation, remodeling or expansion of fire stations. The rulemaking also removes limits on the amount that can be borrowed in a single fiscal year for fire or ambulance vehicles (these limits are contained in the proposed OSFM rules). Municipalities, fire protection districts, and ambulance services are affected by this rulemaking.

Questions/requests for copies: Chris Meister, Executive Director, IFA, 160 N. La Salle St., Suite C-800, Chicago IL 60601, 312/651-1310, cmeister@il-fa.com

■ POLICE & FIRE PENSIONS

The DEPARTMENT OF INSURANCE adopted amendments to IRS Qualification Status Requirements for Article 3 Police Pension Funds (50 IAC 4440; 38 Ill Reg 23979) and IRS Qualification Status Requirements for Article 4 Firefighter Pension Funds (50 IAC 4445; 38 Ill Reg 23986), both effective 3/23/15, implementing Public Law 110-245, the federal Heroes Earnings Assistance and Relief Tax Act of 2008 (HEART Act). The rulemakings provide

that for deaths or disabilities occurring on or after 1/1/07 while a member of a police or firefighter pension fund is performing qualified military service, the member or the member's survivors are entitled to any benefits for which they would have qualified if the member had died or become disabled while employed. A member's period of qualified military service must also count toward accrual of pension benefits (if the member is disabled) or vesting of benefits (if the member is deceased), provided that the employer and the member continued to make pension contributions as they would have if the member had remained employed during that period. Pension system members receiving differential wage payments while performing qualified military service on or after 1/1/09 must be treated as employed and their wages treated as compensation for purposes of applying certain provisions of the federal Internal Revenue Code. Municipal police officers, firefighters, and their pension funds are affected by these rulemakings.

■ VIATICAL SETTLEMENTS

DOI also adopted amendments to Viatical Settlement Provider Reporting Requirements (50 IAC 5701; 38 Ill Reg 18094), effective 3/23/15, implementing the Viatical Settlements Act of 2009. The statute and rule address viatical settlements (prepayment of life insurance policy benefits to a person who is terminally or

chronically ill) and expand oversight of settlement providers, brokers and settlement agreements. The rulemaking, which revises rules implementing a former Act that was repealed on 7/1/10, adds new definitions of life expectancy (the number of months an insured person is expected to live, based on medical records and data), patient identifying information, viatical settlement contract, broker, provider, viator (the person receiving the settlement) and other terms. Providers and brokers must apply to DOI for approval using the SERFF electronic reporting system and pay a \$50 fee per submitted form. Criteria for evaluating whether a settlement is reasonable include the amount of the payment (e.g., up to 25% of the policy's face value if the insured's life expectancy is 25 months or less) and the stability of the insurer (settlement amounts may be reduced if the insurer has an unfavorable rating from an agency such as A.M. Best). The rulemaking also lists practices that are restricted or prohibited (e.g., payment of finder's fees to a viator's physician, accountant or financial advisor), outlines how insurance companies may provide information to providers and brokers, and updates reporting forms and requirements. Since 1st Notice, DOI has revised several definitions. Viatical settlement providers and brokers are affected by this rulemaking.

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Proposed Rulemakings

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YOUTH HUNTING

DNR proposed amendments to Youth Hunting Seasons (17 IAC 685; 39 Ill Reg 4691) that change the youth waterfowl hunting date at Horsehoe Lake and Union County State Fish and Wildlife Areas to 12/28 (currently, 12/27); change the name of Donnelley/De Pue State Wildlife Area to Donnelley State Wildlife Area; and clarify provisions for youth waterfowl hunting permits at Donnelley Wildlife Area.

■ TURKEY HUNTING

DNR proposed amendments to The Taking of Wild Turkeys-Spring Season (17 IAC 710; 39 Ill Reg 4710), The Taking of Wild Turkeys-Fall Gun Season (17 IAC 715; 39 Ill Reg 4742), and The Taking of Wild Turkeys-Fall Archery Season (17 IAC 720; 39 Ill Reg 4757) that add or remove various State-owned or managed hunting sites and revise applicable procedures for these sites. All three rulemakings also set application deadlines for landowner/tenant turkey hunting permits: 2/27 for the spring season and 10/1 for the fall gun and archery seasons. Amendments to Parts 710 and 715 also institute an additional lottery drawing for all permits remaining after the first two (or three) Statewide lotteries for each season's permits have taken place. This final drawing replaces the current random daily drawing for the remaining

permits. Turkey hunters and outfitters are affected by these rulemakings.

Questions/requests for copies/comments on the 14 DNR rulemakings above through 5/18/15: Shelly Knuppel, DNR, One Natural Resources Way, Springfield IL 62702-1271, 217/782-1809.

■ COMMERCIAL FISHING

DNR also proposed amendments to Commercial Fishing and Musseling in Certain Waters of the State (17 IAC 830; 39 Ill Reg 4810) that address commercial fishing in interstate waters, daily fee fishing areas, and commercial harvesting of carp and other species. The rulemaking adds various definitions, including for live fish (those held in a container with water or another solution intended to support fish life) and dead fish (those packed on ice or in dry containers, or that have been gutted). All commercial fishermen are required to hold both a commercial fishing and a sport fishing license, and a commercial roe harvest permit is also required for those harvesting roe-bearing species. The rulemaking also outlines commercial fishing reciprocity agreements with neighboring states that apply to the Mississippi, Ohio and Wabash rivers. Illinois-licensed fishermen working in these rivers cannot attach devices or equipment on the opposite banks, nor can they fish in Iowa, Missouri, Kentucky,

or Indiana tributaries of the affected rivers. When fishing in another state's waters, they must abide by that state's regulations, unless Illinois regulations are more restrictive. New regulations for commercial harvesting of bighead, silver, grass and black carp and of viral hemorrhagic septicemia (VHS)-susceptible species are also added that parallel recent proposed amendments to 17 IAC 870 and 875. Persons who operate daily fee fishing areas (privately owned waters in which anglers are charged a daily fee) must apply to DNR for a license, list the species of fish to be stocked and their sources, allow the site to be inspected by DNR prior to issuance of the license, and pay a \$50 annual license fee. New provisions for special use permits targeting particular species allow previous special use permit holders who successfully harvested at least 1,000 pounds of fish the previous year to participate in the first computerized random drawing for new special use permits. Additional bodies of water are also opened to special use permits, including the Spoon and LaMoine rivers (up to 10 permits), Horseshoe Lake, Clinton Lake, Rice Lake, Powerton Lake, and Lake Decatur. Those affected by this rulemaking include commercial fishermen and operators of daily fee fishing areas.

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New Rules

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DOI REPEALER

DOI also repealed the Part titled Professional Liability Insurance Reporting Requirements and Resource Center (50 IAC 933; 38 Ill Reg 21282) effective 3/23/15. The Department states that the Part is no longer required, as the underlying Public Act 94-677 was ruled unconstitutional by the Illinois Supreme Court in *Lebron v. Gottlieb Memorial Hospital*. That case largely dealt with medical malpractice caps in the Public Act, but the Court also ruled that the entire Act's various provisions were invalid due to an inseparability provision within the Act. The Part being repealed implemented Section 155.18a of the Insurance Code, which created the Professional Liability Insurance Resource Center and website listing information about insurance companies offering medical malpractice coverage. This Section of the Code is now invalid.

Questions/requests for copies of the 4 DOI rulemakings: Parts 4440 and 4445, Scott J. Brandt (217/785-7410); Part 5701, Cindy Colonius (217/782-4572) or Andy Noyes (217/785-3265); Part 933, John Gatlin (217/782-1786), DOI, 320 W. Washington St., Springfield IL 62767-0001.

■ FOOD SERVICE

The DEPARTMENT OF PUBLIC HEALTH adopted amendments to Food Service Sanitation Code

(77 IAC 750; 38 Ill Reg 16682), effective 3/17/15. The rulemaking implements provisions of Public Act 98-566. It institutes a \$200 fee for applications to become certified as a Food Service Sanitation Manager (FSSM), reduces the passing test score for certification from 90% to 75%, reduces the required FSSM course hours from 15 to 7 and eliminates the State FSSM exam. A fee of \$35 is charged for FSSM instructors to renew their instructor certifications and a fee of \$50 is charged for persons applying to serve as proctors for DPH examinations. An FSSM certified instructor who works as a sanitarian for a local health department may not teach certification courses in the jurisdiction where he or she works. All certificate holders must notify and provide documentation to DPH of any change of name or address. Persons who hold instructor certification may allow their basic FSSM certification to lapse while their instructor certification remains valid. The rulemaking also clarifies the process for monitoring the performance of instructors and proctors and removes the credit hours associated with minimum course content training requirements. Those affected by this rulemaking include local health departments and persons who work or intend to work in food service sanitation.

Questions/requests for copies: Elizabeth Paton, DPH, 535 W. Jefferson St., 5th Fl. Springfield IL

62761, 217/782-2043,
dph.rules@illinois.gov.

■ INCOME TAX

The DEPARTMENT OF REVENUE adopted an amendment to Income Tax (86 IAC 100; 38 Ill Reg 21295) effective 3/17/15, adding two items to the list of exemptions from Illinois taxation on interest income: interest earned on bonds issued by the Tri-County River Valley Development Authority (located in Central Illinois) and income earned on prepaid funeral and burial funds under the provisions of the Illinois Funeral or Burial Funds Act.

Questions/requests for copies: Paul Caselton, DOR Legal Services, 101 W. Jefferson, Springfield IL 62794, 217/524-3951.

■ LIBRARIES

The SECRETARY OF STATE (State Library) adopted amendments to Illinois State Library, Library Operations Division (23 IAC 3010; 38 Ill Reg 22462), Illinois State Library Grant Programs (23 IAC 3035; 38 Ill Reg 22593) and Public Library Non-Resident Services (23 IAC 3050; 38 Ill Reg 22625); repealed the Part titled The Illinois Library System Act (23 IAC 3030; 38 Ill Reg 22480); and adopted a new Part, also titled The Illinois Library System Act (23 IAC 3030; 38 Ill Reg 22526), all effective 3/20/15.

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Proposed Rulemakings

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Questions/requests for copies/comments through 5/18/15: Anne Mergen, DNR, One Natural Resources Way, Springfield IL 62702-1271, 217/782-6899.

SCHOOL ASSESSMENTS

The STATE BOARD OF EDUCATION proposed amendments to Evaluation of Educator Licensed Employees under Articles 24A and 34 of the School Code (23 IAC 50; 39 Ill Reg 4881) and Transitional Bilingual Education (23 IAC 228; 39 Ill Reg 4894) that implement Public Act 98-972 and its changes to the State assessment system. The Part 50 amendments clarify that student performance for low-performing schools outside of the City of Chicago will be determined based on each school's Illinois Standards Achievement Test and/or Prairie State Achievement Examination results for 2011, 2012 and 2013. (These tests are not currently used, but were used in the years cited.) Other cross-references to the School Code are

updated. The rulemaking also provides that results of a "school climate survey" authorized by the School Code may be used to assist principals in improving a school's instructional environment, but may not be used as a single measure to determine a principal's performance evaluation rating. Amendments to Part 228 extend its provisions to charter schools and allow results of the current State assessments or their predecessors to be used in determining the English proficiency of students from non-English speaking backgrounds.

STUDENTS WITH DISABILITIES

SBE also proposed a new Part titled Enrollment of and Payment for Nonresident Students at the Philip J. Rock Center and School (23 IAC 600; 39 Ill Reg 4901), concerning enrollment of students from outside Illinois at PRC, which provides education, career and rehabilitation programs for persons who are both blind and deaf. The rulemaking allows the PRC school to accept out-of-State

resident students if space is available. A non-resident student cannot be enrolled or retained to the exclusion of any qualified and eligible Illinois resident student. If a student's enrollment is terminated due to lack of space availability, the student and his or her parent or guardian must be notified at least 30 days in advance. The rulemaking outlines the application and admission process for non-resident students and requires the school to coordinate enrollment plans with the prospective student's local or state educational agency. Division of expenses among the student's parents, the funding source (e.g., the student's home school district) and the PRC school is also outlined. A per diem rate based on allowable costs will be charged to the student's funding source.

Questions/requests for copies/comments on the 3 SBE rulemakings through 5/18/15: Shelley Helton, SBE, 100 N. First St., S-493, Springfield IL 62777-0001, 217/782-5270, rules@isbe.net

New Rules

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Amendments to Part 3010 update library patron policies for the State Library in Springfield. The book stacks area is open only to SOS Library employees, maintenance personnel and persons granted a stacks pass by a State Library Operations Manager or reference librarian. No briefcases, other containers,

food or drink are allowed in the book stacks areas. Circulation desk staff shall keep an updated list of persons approved for stacks passes and will sign them in and out. Map storage rooms and the Folio Room are not available to persons with stacks passes. The new Part 3030 sets out a new structure for library systems and defines new terms

such as "multitype library system" (a system serving at least 10 libraries in an area of at least 150,000 residents covering at least 4,000 square miles), "Statewide reciprocal borrowing", and "systemwide reciprocal borrowing", which grant cardholders the same

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New Rules

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borrowing privileges with other libraries in the State or within a particular system as they have at their home library. The rule establishes criteria libraries must meet to be admitted to a library system, including adherence to the ILLINET Interlibrary Loan Code, and phases out provisions for “developmental libraries” that do not yet meet requirements for full library system membership. Other topics addressed in the new Part include merger, liquidation, and boundary adjustment of library systems; rules for library system boards; qualifications for library system directors; requirements for library polices on “core services”; and administrative hearing rules to be used when an adverse action (e.g. suspension or revocation of a system’s approval) is appealed. Changes since 1st Notice to Part 3030 include added definitions (e.g., bibliographic library database) and a revised definition of “public library” that includes certain non-

tax-supported libraries. The Part 3035 rulemaking updates cross references and revises State Library grant program policies and administrative hearing procedures. Finally, the Part 3050 rulemaking clarifies how endowed libraries that receive no income from local taxes may determine maximum non-resident fees. A change since 1st Notice revises the definition of non-resident to be consistent with the definition of public library in Part 3030. Public libraries and library systems are affected by these rulemakings.

Questions/requests for copies of the 5 SOS rulemakings: Joe Natale, SOS, Illinois State Library, Gwendolyn Brooks Bldg., Springfield IL 62701-1796, 217/558-4185, jnatale@ilsos.net

TEACHERS’ RETIREMENT

The TEACHERS’ RETIREMENT SYSTEM (TRS) adopted amendments to The Administration and Operation of the

Teachers’ Retirement System (80 IAC 1650; 38 Ill Reg 23581), effective 3/20/15, revising its requirements concerning reporting of Social Security numbers (SSNs) in Qualified Illinois Domestic Relations Orders. If a full SSN is not on the face of a court order, the order must be accompanied by a Notice of Confidential Information Within Court Filing in the form adopted by the System containing the full SSN. This shall be done for submissions such as consent to issuance forms and calculation orders. TRS will now also report nontaxable portions of member benefits to recipients and annuitants.

Questions/requests for copies: Cynthia Fain, TRS, 2815 W. Washington, Springfield IL 62794-9253, 217/753-0375.

Joint Committee on Administrative Rules

Senator Pamela Althoff
Senator Bill Brady
Senator Karen McConnaughay
Senator Don Harmon
Senator Tony Muñoz
Senator Ira Silverstein

Representative Greg Harris
Representative Lou Lang
Representative David Leitch
Representative Ron Sandack
Representative André Thapedi
Representative Michael Tryon

Vicki Thomas
Executive Director

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 Committee's April 14, 2015 meeting at the Stratton Office Building, Springfield. Other items that have not been listed in the *Illinois Register* or The Flinn Report may also be considered. Further comments concerning these rulemakings should be sent to JCAR using the contact information on page 1.

DEPT OF CHILDREN AND FAMILY SERVICES

Licensure of Direct Child Welfare Services Employees and Supervisors (Repealer) (89 IAC 412)
proposed 8/29/14 (38 Ill Reg 17880)

Licensure of Direct Child Welfare Services Employees and Supervisors (89 IAC 412)
proposed 8/29/14 (38 Ill Reg 17907)

DEPT OF FINANCIAL AND PROFESSIONAL REGULATION

Pharmacy Practice Act of 1987 (68 IAC 1330) proposed 5/16/14 (38 Ill Reg 10534)

DEPT OF NATURAL RESOURCES

Sport Fishing Regulations for the Waters of Illinois (17 IAC 810)
proposed 2/6/15 (39 Ill Reg 1867)

DEPT OF REVENUE

Income Tax (86 IAC 100) proposed 1/2/15 (39 Ill Reg 250)

STATE BOARD OF ELECTIONS

Personnel (26 IAC 212) proposed 2/6/15 (39 Ill Reg 2124)