

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.

Proposed Rulemakings

■ CAREER & TECHNICAL ED

The STATE BOARD OF EDUCATION proposed repeal of the Part titled Vocational Education (23 IAC 254; 44 Ill Reg 19144) and proposed a new Part titled Career and Technical Education (23 IAC 256; 44 Ill Reg 19269), updating SBE's rules for career and technical education programs to align with current federal requirements enacted in 2018 with reauthorization of the Carl T. Perkins Career and Technical Education Act of 2006, also known as Perkins V. The new Part addresses alignment of career and technical education programs of study to learning standards; work-based learning; college and career guidance; service to special populations, collaboration with business and industry; eligibility for, and allocation of, State and federal funding; and development of new area career centers. Those

COVID-19 ACTIONS

Numerous Executive Orders and emergency rules have been issued in response to the COVID-19 pandemic. Executive Orders of the Governor concerning this pandemic can be accessed at <https://www2.illinois.gov/government/executive-orders>. Emergency rules adopted by State agencies will be summarized in The Flinn Report as they are published in the *Illinois Register*.

affected by these rulemakings include area career centers, school districts, regional offices of education, and businesses or industries that participate in career and technical education programs or consortia.

Questions/requests for copies/ comments through 1/25/21: Azita Kakvand, SBE, 100 N. First St., Springfield IL 62777-0001, 217/782-6510, rules@isbe.net

■ SPORTS WAGERING

The ILLINOIS GAMING BOARD proposed amendments to Sports Wagering (11 IAC 1900; 44 Ill Reg 19312) concerning software updates to sports wagering systems and other issues. This rulemaking will, upon adoption, replace an emergency rule on software updates that was effective 9/22/20. The proposed rulemaking requires sports wagering software systems to be tested and recertified every 6 months and requires any further changes to a system that has been tested, certified and installed to be in compliance with this rule. Changes to core functions (placement, recording and resolution of wagers or system security and integrity) must be tested and certified prior to installation on a live sports wagering system. A master sports

(cont. page 2)

ADOPTED 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.

Proposed Rulemakings

(cont. from page 1)

wagering licensee must notify the IGB Administrator before installing any substantial change to a core function. The Administrator or his/her designee may order that the substantial change be tested and certified prior to installation. If such an order is not issued within 3 business days after the notification, the licensee may proceed with installation of the system change. Notification is not required for changes to non-core functions unless the change impacts or is related to a core function. If an unanticipated incident or disruption requires an emergency system change, the licensee must report the incident to IGB and must notify the Administrator immediately upon implementation of the emergency system change (prior notification is not required in an emergency situation). All changes to any system must be recorded on a change log, which must be made available to IGB upon request. Master sports wagering licensees must also include detailed information on the

software management process in their internal control systems. Other changes remove the position of chief compliance officer from the list of positions requiring a Level 1 occupational license; remove a requirement that the house rules of master sports wagering licensees include, in their descriptions of how winning wagers are determined, data sources relied upon by the licensee; require master sports wagering licensees to submit copies of their initial or revised house rules to the IGB administrator before releasing them to patrons (currently, at least 30 days before releasing them to patrons); clarify that licensees must not directly advertise or promote sports wagering to individuals under age 21; and clarify other aspects of the licensing and temporary operating permit process. Sports wagering licensees are affected by this rulemaking.

Questions/requests for copies/ comments through 1/25/21: Agostino Lorenzini, IGB, 160 N.

LaSalle St., Chicago IL 60601, IGB.RuleComments@igb.illinois.gov

STATE EMPLOYEES

The DEPARTMENT OF CENTRAL MANAGEMENT SERVICES proposed an amendment to Pay Plan (80 IAC 310; 44 Ill Reg 19115) reflecting contractual pay increases to members of an AFSCME bargaining unit representing school counselors and special education resources coordinators at the Departments of Human Services and Juvenile Justice. The rulemaking corrects rate tables to reflect \$25 per month step increases that take effect 7/1/20, 7/1/21 and 7/1/22.

Questions/requests for copies/ comments through 1/25/21: Jason Doggett, CMS, 504 Stratton Bldg., Springfield IL 62706, 217/782-4267, fax 217/5 2 4 - 4 5 7 0 , CMS.PayPlan@illinois.gov

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 listed in next week's *Illinois Register* and considered at the January 12, 2021 JCAR meeting. Other items not published in the *Register* or The Flinn Report may also be considered. Further comments concerning these rulemakings should be addressed to JCAR using the contact information on page 1.

DEPT OF CORRECTIONS

Records of Offenders (20 IAC 107; 44 Ill Reg 13205) proposed 8/14/20

Reimbursement for Expenses (Repealer) (20 IAC 110; 44 Ill Reg 13833) proposed 8/28/20

Closed Maximum Security Facility (Repealer) (20 IAC 505; 44 Ill Reg 13839) proposed 8/28/20

STATE BOARD OF EDUCATION

Special Education (23 IAC 226; 44 Ill Reg 11766) proposed 7/17/20

Joint Committee on Administrative Rules

Senator Bill Cunningham, <i>co-chair</i>	Representative Tom Demmer
Senator John F. Curran	Representative Michael Halpin
Senator Kimberly Lightford	Representative Frances Ann Hurley
Senator Tony Muñoz	Representative Steven Reick
Senator Sue Rezin	Representative André Thapedi
Senator Paul Schimpf	Representative Keith Wheeler, <i>co-chair</i>

**Vicki Thomas
Executive Director**