**Section 220.760 Incorporation by Reference Pursuant to Section 5-75 of the Act**

a) An agency may incorporate by reference *rules, regulations, standards or guidelines of* *an agency of the United States or* *a nationally* *or state* *recognized organization or association* without publishing the incorporated material in full, provided the material *is made readily available for public inspection by the agency, organization or association originally issuing such material* (Ill. Rev. Stat. 1991, ch. 127, par. 1005-75) [5 ILCS 100/5-75].

b) The following requirements must be met in order to incorporate material by reference pursuant to this Section:

1) *the* *incorporated material must be fully identified* *in the rule* *by* *publisher address* *and date* *in order to specify how a copy of the material may be obtained*;

2) *the* *rule must state that the incorporation does not include any subsequent amendments or editions;*

3) *the* *agency must maintain a copy of the incorporated material and make such material available* *in at least one of its principal offices* *for public inspection or copying upon request at no more than cost* (Ill. Rev. Stat. 1991, ch. 127, par. 1005-75) [5 ILCS 100/5-75].

c) The Joint Committee will review material incorporated by reference pursuant to Section 5-75 of the Act for compliance with Section 5-75 of the Act, Section 220.600(a)(6) of this Part and this Section.

(Source: Amended at 18 Ill. Reg. 4758, effective March 14, 1994)