AN ACT concerning government.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 1. Short title. This Act may be cited as the Illinois Immigrant Impact Task Force Act.

Section 5. Illinois Immigrant Impact Task Force.
(a) There is hereby established the Illinois Immigrant Impact Task Force.
(b) The Task Force shall consist of 27 members appointed as follows:
   (1) one member appointed by the President of the Senate;
   (2) one member appointed by the Speaker of the House of Representatives;
   (3) one member appointed by the Minority Leader of the Senate;
   (4) one member appointed by the Minority Leader of the House of Representatives;
   (5) one representative of the Governor's Office;
   (6) one representative of the Governor's Office of Management and Budget;
   (7) one representative of the Lieutenant Governor's Office;
(8) the Executive Director of the Illinois Housing Development Authority or his or her designee;
(9) the Secretary of Human Services or his or her designee;
(10) the Director on Aging or his or her designee;
(11) the Director of Commerce and Economic Opportunity or his or her designee;
(12) the Director of Children and Family Services or his or her designee;
(13) the Director of Public Health or his or her designee;
(14) the Director of Healthcare and Family Services or his or her designee;
(15) the Director of Human Rights or his or her designee;
(16) the Director of Employment Security or his or her designee;
(17) the Director of Juvenile Justice or his or her designee;
(18) the Director of Corrections or his or her designee;
(19) the Executive Director of the Illinois Criminal Justice Information Authority or his or her designee;
(20) the Chairman of the State Board of Education or his or her designee;
(21) the Chairman of the Board of Higher Education or
his or her designee;

(22) the Chairman of the Illinois Community College Board or his or her designee; and

(23) five representatives from organizations offering aid or services to immigrants, appointed by the Governor.

(c) The Task Force shall convene as soon as practicable after the effective date of this Act, and shall hold at least 6 meetings. Members of the Task Force shall serve without compensation. The Department of Human Services, in consultation with any other State agency relevant to the issue of immigration in this State, shall provide administrative and other support to the Task Force.

(d) The Task Force shall examine the following issues:

(1) what the State of Illinois is currently doing to proactively help immigrant communities in this State, including whether such persons are receiving help to become citizens, receiving help to become business owners, and receiving aid for educational purposes;

(2) what can the State do going forward to improve relations between the State and immigrant communities in this State;

(3) what is the status of immigrant communities from urban, suburban, and rural areas of this State, and whether adequate support and resources have been provided to these communities;

(4) the extent to which immigrants in this State are
being discriminated against;

(5) whether the laws specifically intended to benefit immigrant populations in this State are actually having a beneficial effect;

(6) the practices and procedures of the federal Immigration and Customs Enforcement agency within this State;

(7) the use and condition of detention centers in this State;

(8) all contracts in Illinois entered into with United States Immigration and Customs Enforcement, including contracts with private detention centers, the Illinois State Police, and the Secretary of State's Office, Division of Motor Vehicles;

(9) the impact of the COVID-19 pandemic on immigrant communities, including health impact rates, employment rates, housing, small businesses, and community development;

(10) the disbursement of funds received by different agencies that went to immigrant communities;

(11) language access programs and their impact on helping immigrant communities better interact with State agencies, and whether existing language access programs are effective in helping immigrant communities interact with the State. The Task Force shall also examine whether all State agencies provide language access for non-English
speakers, and which agencies and in what regions of the
State is there a lack of language access that creates
barriers for non-English dominant speakers from accessing
support from the State;

(12) the extent to which disparities in access to
technology exist in immigrant communities and whether they
lead to educational, financial, and other disadvantages;
and

(13) the extent to which State programs intended for
vulnerable populations such as victims of trafficking, 
crime, and abuse are being implemented or need to be 
implemented.

(e) The Task Force shall report its findings and 
recommendations based upon its examination of issues under 
subsection (d) to the Governor and the General Assembly on or 
before May 31, 2022.

Section 10. Repeal. This Act is repealed on January 1, 
2023.

Section 99. Effective date. This Act takes effect upon 
becoming law.