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AN ACT in relation to property.

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

Section 5. The Department of Central Management Services
Law of the Civil Administrative Code of Illinois is amended
by changing Section 405-305 as follows:

7 (20 ILCS 405/405-305) (was 20 ILCS 405/67.06)

8 Sec. 405-305. Lease of unused or unproductive State land. To lease, at the fair market rental value rate, the 9 unused or unproductive land under the jurisdiction of any of 10 the several departments on terms and conditions that in-the 11 judgement-of-the-Director are in the best interests of the 12 13 State. The Department may lease property at a rate less than 14 60% of the fair market rental value rate only if (i) the 15 Director certifies in writing the reasons for leasing the property at that rate and (ii) the rate constitutes fair and 16 adequate compensation. The Director may not lease property 17 18 for nominal consideration, except with the approval of the General Assembly by joint resolution. For the purposes of 19 this Section, "nominal consideration" means less than 10% of 20 21 the fair market rental value.

22 No appraisal is required if during its initial survey of 23 the property the Department determines the property has an 24 annual fair market rental value of less than \$10 per square foot. If the annual fair market rental value of the property 25 26 is determined by the Department in its initial survey to be \$10 per square foot or more, then the Department shall obtain 27 28 an appraisal by a State certified real estate appraiser. The appraisal shall represent the fair market rental value of the 29 30 property.

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Any responsible officer, person, or employee of the State

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<u>government who knowingly violates this Section is guilty of a</u>
 <u>Class B misdemeanor. A second or subsequent violation of this</u>
 <u>Section by that officer, person, or employee is a Class A</u>
 <u>misdemeanor.</u>

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5 (Source: P.A. 91-239, eff. 1-1-00.)

6 Section 10. The State Property Control Act is amended by7 changing Sections 1.01, 7.1, and 9 as follows:

8 (30 ILCS 605/1.01) (from Ch. 127, par. 133b2)

9 Sec. 1.01. "Responsible officer" means and includes all elective State officers; directors of the executive code 10 departments; presidents of <u>State</u> universities and-colleges; 11 chairmen of executive boards, bureaus, and commissions; and 12 all other officers in charge of the property of the State of 13 14 Illinois, including subordinates of responsible officers deputized by them to carry out some or all of their duties 15 16 under this Act.

17 (Source: P.A. 82-1047.)

18 (30 ILCS 605/7.1) (from Ch. 127, par. 133b10.1)

19 Sec. 7.1. (a) Except as otherwise provided by law, all 20 surplus real property held by the State of Illinois shall be 21 disposed of by the administrator as provided in this Section. 22 "Surplus real property," as used in this Section, means any 23 real property to which the State holds fee simple title or 24 lesser interest, and is vacant, unoccupied or unused and 25 which has no foreseeable use by the owning agency.

All responsible officers shall submit an Annual Real 26 (b) 27 Property Utilization Report to the Administrator, or annual 28 update of such report, on forms required by the 29 Administrator, by October 30 of each year. The Administrator require such documentation as he deems reasonably 30 may necessary in connection with this Report, and shall require 31

1 that such Report include the following information:

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2 (1) A legal description of all real property owned by3 the State under the control of the responsible officer.

4 (2) A description of the use of the real property listed5 under (1).

6 (3) A list of any improvements made to such real7 property during the previous year.

8 (4) The dates on which the State first acquired its 9 interest in such real property, and the purchase price and 10 source of the funds used to acquire the property.

11 (5) Plans for the future use of currently unused real 12 property.

13 (6) A declaration of any surplus real property. On or 14 before <u>November 30</u> December-31 of each year the Administrator 15 shall furnish copies of each responsible officer's report 16 along with a list of surplus property indexed by legislative 17 district to the General Assembly.

This report shall be filed with the Speaker, the Minority 18 19 Leader and the Clerk of the House of Representatives and the President, the Minority Leader and the Secretary of the 20 Senate and shall be duplicated and made available to the 21 22 members of the General Assembly for evaluation by such 23 members for possible liquidation of unused public property at 24 public sale. The members of the General Assembly shall review the list of surplus properties and submit any comments 25 to the Administrator by January 15 of the year following the 26 reports submission to the General Assembly. The 27 Administrator must consider these comments when disposing of 28 29 the property.

30 (c) Following receipt of the Annual Real Property 31 Utilization Report required under paragraph (b), the 32 Administrator shall notify all State agencies by December 31 33 of all declared surplus real property. Any State agency may 34 submit a written request to the Administrator, within 60 days

1 of the date of such notification, to have control of surplus 2 real property transferred to that agency. Such request must indicate the reason for the transfer and the intended use to 3 4 be made of such surplus real property. The Administrator may 5 not deny a request any-or-all-such-requests by a State agency б unless or-agencies-if-the-Administrator-determines-that-it-is 7 more-advantageous-to-the-State-to-dispose-of-the-surplus-real 8 property--under-paragraph-(d)---In-case-requests-for-the-same 9 surplus-real-property-are-received-from more than one State 10 agency <u>requests the same property</u>, <u>in which case</u> the 11 Administrator shall weigh the benefits to the State and 12 determine to which agency,-if-any, to transfer control of the 13 such property or determine how the property shall be divided. The Administrator shall coordinate the use and disposal of 14 15 State surplus real property with any State space utilization 16 program.

(d) Any Surplus real property which is not transferred 17 to the control of another State agency under paragraph 18 (C) 19 shall be disposed of by the Administrator. No appraisal is required if during his initial survey of surplus real 20 21 property the Administrator determines such property has a fair market value of less than $\frac{15,000}{5,000}$ \$5,000. If the value 22 23 of such property is determined by the Administrator in his initial survey to be $\frac{$15,000}{$5,000}$ \$5,000 or more, then the 24 25 Administrator shall obtain 3 appraisals of such real property, one of which shall be performed by an appraiser 26 residing in the county in which the said surplus 27 real property is located. The average of these 3 appraisals, plus 28 29 the costs of obtaining the appraisals, shall represent the 30 fair market value of the surplus real property. No surplus real property may be conveyed by the Administrator for less 31 32 than the fair market value. Prior to offering the surplus real property for sale to the public the Administrator shall 33 give notice in writing of the existence and fair market value 34

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1 of the surplus real property to the governing bodies of the 2 county and of all cities, villages and incorporated towns in the county in which such real property is located. Any such 3 4 governing body may exercise its option to acquire the surplus 5 real property for the fair market value within 60 days of the 6 notice. After the 60 day period has passed, the 7 Administrator may sell the surplus real property by public auction following notice of such sale by publication on 8 3 9 separate days not less than 15 nor more than 30 days prior to the sale in the State newspaper and in a newspaper having 10 11 general circulation in the county in which the surplus real property is located. The Administrator shall post "For Sale" 12 signs of a conspicuous nature on such surplus real property 13 offered for sale to the public. If no acceptable offers for 14 15 the surplus real property are received, the Administrator may 16 have new appraisals of-such-property made. The Administrator 17 shall have all power necessary to convey surplus real property under this Section. All moneys received for the 18 19 sale of surplus real property shall be deposited in the 20 General Revenue Fund, except where moneys expended for the 21 acquisition of such real property were from a special fund a special fund in the State treasury, this 22 which is still 23 special fund shall be reimbursed in the amount of the original expenditure and any amount in excess thereof shall 24 25 be deposited in the General Revenue Fund.

The Administrator shall have authority to order such 26 surveys, 27 abstracts of title, or commitments for title insurance as may, in his reasonable discretion, be deemed 28 29 necessary to demonstrate to prospective purchasers or bidders 30 good and marketable title in any property offered for sale pursuant to this Section. Unless otherwise specifically 31 32 authorized by the General Assembly, all conveyances of property made by the Administrator shall be by quit claim 33 34 deed.

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(e) The Administrator shall submit an annual report by
 on--or--before February 1 to the Governor and the General
 Assembly containing a detailed statement of surplus real
 property either transferred or conveyed under this Section.
 (Source: P.A. 85-315.)

6 (30 ILCS 605/9) (from Ch. 127, par. 133b12)

Sec. 9. Any responsible officer, person, or employee of the State government who knowingly violates any--of--the provisions,--rules,-regulations,-directions-and-orders-as-set forth--in this Act is shall--be guilty of a Class B misdemeanor. A second or subsequent violation by that officer, person, or employee is a Class A misdemeanor.

13 (Source: P.A. 77-2598.)

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