LRB9204854MWdv

1

AN ACT in relation to aeronautics.

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

4 Section 5. The Airport Authorities Act is amended by 5 changing Section 17.2 as follows:

6 (70 ILCS 5/17.2) (from Ch. 15 1/2, par. 68.17b)

Sec. 17.2. Whenever a township disconnects from a 7 8 Metropolitan Airport Authority as provided in Section 17.1, such township and the municipalities within such township 9 shall be paid upon such terms as may be agreed upon by their 10 corporate authorities and the board of commissioners of 11 the Metropolitan Airport Authority, but in no event shall any 12 13 such township or municipality be paid in excess of its investment or for any funds advanced to such Metropolitan 14 15 Airport Authority or any pre-existing airport authority it 16 has acquired, or otherwise paid or expended, either directly or indirectly, by the State or federal governments for the 17 18 acquisition of the land used for any such existing airport improvement or facility or for any bonded indebtedness owed 19 20 by the Metropolitan Airport Authority or the pre-existing airport authority. The terms of payment shall provide for 21 22 in full within not more than 20 years from the date payment 23 of such agreement.

In case the amount and terms of payment are not 24 SO 25 determined by agreement, the board of commissioners of the Authority shall cause a description of such airport and such 26 27 existing improvements and facilities to be made, together with an estimate of the previous actual expenditures of the 28 29 pre-existing authority therefor, less any existing bonded indebtedness of the pre-existing authority, and shall tender 30 payment of the total amount so estimated in writing to such 31

township and municipalities in the proportions specified below. Such tender shall provide for payment by the Authority of the amount tendered within 5 years from the date thereof, and any part of the sum remaining unpaid after 12 months from that date shall bear interest at a rate not to exceed the maximum rate authorized by the Bond Authorization Act, as amended at the time of the making of the contract.

-2-

8 In case such tender is not accepted in writing by the 9 corporate authorities of such township and municipalities within 30 days after it is made, the Authority by its board 10 11 of commissioners shall file a petition in the circuit court of the county in which the airport facilities of the 12 located, 13 Authority are naming such township and municipalities respondents thereto, 14 setting forth а 15 description of such airport, airport improvements and 16 facilities, the estimated amount of such previous expenditures by the pre-existing authority, the amount of 17 bonded indebtedness owed by the pre-existing authority, the 18 19 fact of such tender having been made and the date thereof, and praying that there be determined by the circuit court the 20 21 true amount of such prior expenditures by the pre-existing authority. A copy of the petition shall be served upon the 22 23 presiding officer of the township and each municipality within 5 days after the filing of such petition, and upon 24 25 presentation to the court of proof of such service, the petition shall be set for hearing within not less than 10 nor 26 more than 20 days. Such hearing may be continued from time 27 to time upon the request of the petitioner 28 or the 29 respondents, and at the hearing thereon, the presiding judge 30 of the circuit court shall consider such evidence as may be submitted by the parties and shall determine the amount of 31 such actual previous expenditures made and the actual amount 32 of bonded indebtedness owed, and shall determine the amount 33 to be paid to the township and to each included municipality. 34

1 The amount so determined shall be conclusive as between the 2 parties, and shall be paid by the Metropolitan Airport Authority within 5 years after the entry of the order making 3 4 such determination, and any part of the sum remaining unpaid 5 after 12 months from the entry of the order shall bear interest at a rate not to exceed the maximum rate authorized 6 7 by the Bond Authorization Act, as amended at the time of the 8 making of the contract. When paid, the sum shall be accepted 9 by the township or municipality as full payment for such airport and existing improvements and facilities. 10

11 The moneys monies payable by the Metropolitan Airport Authority under this Section shall be apportioned between the 12 township and its included municipalities on the basis of 13 population as determined by the most recent 1980 federal 14 15 decennial census. The portion of each included municipality 16 shall be computed on the basis of the ratio of the population of the municipality to the total population of the township. 17 The township's portion shall be computed on the basis of the 18 19 ratio of the population of the unincorporated areas of the township to the total population of the township. 20

The moneys monies apportioned to any township shall be used exclusively for the purposes stated in Sections 6-701.1 through 6-701.9 of the Illinois Highway Code, and the moneys monies apportioned to any municipality shall be used exclusively for the purposes stated in Sections 7-202.1 through 7-202.22 of the Illinois Highway Code.

27 With respect to instruments for the payment of money issued under this Section either before, on, or after the 28 29 effective date of this amendatory Act of 1989, it is and 30 always has been the intention of the General Assembly (i) that the Omnibus Bond Acts are and always have 31 been supplementary grants of power to issue instruments in 32 accordance with the Omnibus Bond Acts, regardless of any 33 34 provision of this Act that may appear to be or to have been

-3-

1 more restrictive than those Acts, (ii) that the provisions of 2 this Section are not a limitation on the supplementary authority granted by the Omnibus Bond Acts, and (iii) that 3 4 instruments issued under this Section within the supplementary authority granted by the Omnibus Bond Acts are 5 not invalid because of any provision of this Act that may 6 appear to be or to have been more restrictive than those 7 8 Acts.

9 (Source: P.A. 86-4.)

Section 10. The Illinois Aeronautics Act is amended by changing Sections 17, 27, 31, 34, 36, 38, 38.01, 42, 43, and 12 71 as follows:

13 (620 ILCS 5/17) (from Ch. 15 1/2, par. 22.17)

Sec. 17. "Person" means any individual, firm, partnership, corporation, company, association, joint stock association, public service corporation, joint venture, or body politic; and includes any trustee, receiver, assignee, or other similar representative thereof.

19 (Source: Laws 1945, p. 335.)

20 (620 ILCS 5/27) (from Ch. 15 1/2, par. 22.27)

Sec. 27. Cooperation with Federal Government and others. 21 22 The Department shall cooperate with and assist the Federal Government, the political subdivisions of this State, and 23 other states, and others, including private persons, engaged 24 in aeronautics or the promotion of aeronautics, and shall 25 seek to coordinate the aeronautical activities of these 26 27 bodies and persons. To this end, the Department is empowered to confer with or to hold joint hearings with any federal 28 29 aeronautical agency, and the municipalities and other political subdivisions of this State and other states, in 30 31 connection with any matter relating to aeronautics, and to

1 avail itself of the cooperation, services, records, and 2 facilities of such agencies, municipalities, and other political subdivisions, federal or otherwise, as fully as may 3 4 be practicable, in the administration and enforcement of the 5 laws of this State pertaining to aeronautics. The Department shall reciprocate by furnishing to such 6 agencies, 7 municipalities and other political subdivisions, federal or 8 otherwise, its cooperation, services, records and facilities, 9 in so far as may be practicable.

10 It-shall-report-to-the--appropriate--federal--agency--all 11 accidents--in--aeronautics--in--this--State--of--which--it-is 12 informed-and-may-preserve,-protect-and-prevent-the-removal-of 13 any-aircraft,-or-the-component-parts-thereof,-involved-in--an accident--being--investigated--by--it--until-a-federal-agency 14 15 institutes--an--investigation,--and--shall--report---to---the 16 appropriate--federal--agency--all--refusals-by-it-to-register 17 federal-licenses,-certificates-or-permits-and-all-revocations of-certificates-of-registration,-and--the--reasons--therefor, 18 and--all--penalties--of--which--it-has-knowledge-imposed-upon 19 20 airmen-for-violations-of-the-laws-of-this-State-pertaining-to 21 aeronautics--or--for--violations--of--the---rules,---rulings, 22 regulations,-orders-or-decisions-of-the-Department.

23 (Source: Laws 1945, p. 335.)

24 (620 ILCS 5/31) (from Ch. 15 1/2, par. 22.31)

25 Sec. 31. State airport plan and-State-airways-system. The 26 Department may designate, design, and establish, expand or modify a State airport plan and-a-State-airways-system which 27 28 will best serve the interests of the State, with due regard for the following factors; the present and future needs of 29 foreign, inter-state and intra-state air commerce and air 30 transportation; the present and future needs of foreign, 31 32 inter-state and intra-state private flying; the existing and contemplated air navigation facilities, including those owned 33

1 or controlled or to be owned or controlled by the Federal 2 Government; the then current national airport plan and federal airways system; and the avoidance of unnecessary or 3 4 unreasonable interference or conflict, on the part of airports, airport plans and restricted landing areas, with 5 б existing important or essential facilities, or buildings 7 devoted to the public use. The Department may chart such 8 State airport plan and-State-airways-system and arrange for 9 publication and distribution of maps, charts, notices and bulletins relating thereto, as may be required in the public 10 11 interest. To the extent practicable, the State airport plan 12 and-the-State-airways-system shall be integrated with or supplementary to and coordinated in design and operation with 13 the National airport plan and the Federal airways system, as 14 15 the same may be revised from time to time. The State airport 16 plan and--State--airways-system may include all types of air navigation facilities, whether publicly or privately owned, 17 provided such facilities conform to federal safety standards. 18 19 (Source: Laws 1945, p. 335.)

20

(620 ILCS 5/34) (from Ch. 15 1/2, par. 22.34)

21 Sec. 34. Financial assistance to municipalities and 22 others. The Department, subject to the provisions of Section 41 of this Act, may render financial assistance 23 in the 24 construction, reconstruction, planning, extension, development, and improvement of air navigation facilities 25 26 including acquisition of land, rights in land, easements including avigation easements necessary for clear zones 27 or 28 clear areas, costs of obstruction removal and airport 29 approach aids owned, controlled, or operated, or to be owned, controlled, or operated by municipalities, other political 30 31 subdivisions of this State, or privately owned commercially operated airports in Illinois, out of appropriations made by 32 33 the General Assembly for any such purpose\_+--provided,

-6-

1 however,-that The Department shall not render such financial 2 assistance in connection with the planning, construction, reconstruction, extension, development or improvement of 3 4 hangars or other airport buildings, or in connection with the subsequent operation or maintenance of such air navigation 5 б facilities.;-and-provided,-further,-that The municipality, 7 other political subdivision, or privately owned commercially 8 operated airports in Illinois, to which such financial 9 assistance is being extended by the Department, before such financial assistance is given, shall satisfy the Department 10 11 that (a) such air navigation facility will be owned or effectively controlled, operated, repaired and maintained 12 adequately during its full useful life, for the benefit of 13 the public, and (b) in connection with the operation of such 14 15 air navigation facility, during its full useful life, the 16 public will not be deprived of its rightful, fair, equal and uniform use thereof. The owners and operators of an airport 17 receiving financial assistance under this Act must adequately 18 control, operate, repair, and maintain the airport during its 19 full useful life for the benefit of the public. The owners 20 and operators of an airport receiving financial assistance 21 22 must ensure that the public will not be deprived of its rightful, fair, equal, and uniform use of the airport during 23 its full useful life. For the purposes of this paragraph, 24 the full useful life of an airport is not less than 20 years 25 after the financial assistance is received by the owners and 26 27 operators of the airport. Nothing in this Section, however, imposes any obligation that is inconsistent with any 28 29 judgment, order, injunction, or decree of any court that was 30 rendered before the effective date of this amendatory Act of 31 the 92nd General Assembly.

Any commercial airport, in order to qualify under the provisions of this Section must be included in the State Airport Plan as prepared or revised from time to time by the

-7-

1 Illinois Department of Transportation. In the case of 2 commercial public use airports which are not publicly owned 3 airports, no such development or planning may be proposed 4 except in connection with reliever airports included in the 5 current National Airport System Plan.

6 Improvements to privately owned commercial airports 7 qualifying under this Section shall be contracted for and 8 constructed or developed under the supervision or direction 9 of the Department or such other Department, agency, officer 10 or employee of this State as the Department may designate.

If a privately owned commercially operated airport receives assistance under this Section and ceases operations before the predetermined life of the improvements made with such assistance, the State shall be reimbursed for the unused portion of such predetermined life and such claim shall be a lien on the airport property.

17 (Source: P.A. 82-978.)

18 (620 ILCS 5/36) (from Ch. 15 1/2, par. 22.36)

Sec. 36. Right to enter upon the land, buildings and 19 20 structures of others. In exercising its powers and performing 21 its functions under the laws of this State pertaining to 22 aeronautics, and the rules, rulings, regulations, orders and decisions issued pursuant thereto, the Department, each 23 24 officer thereof, and each employee designated by it, and such other departments, agencies, representatives, officers and 25 employees of this State and of the municipalities and other 26 political subdivisions thereof as may be designated by it, or 27 who are charged with the enforcement of the laws of this 28 29 State pertaining to aeronautics, whether or not designated by the Department to do so, shall have the right to enter upon 30 31 the land within this State of any person, municipality or other political subdivision and enter the buildings and 32 33 structures thereon for the purposes, when and to the extent

1 that their duty so requires, of making surveys, ascertaining 2 necessary facts, and making investigations relating to the State airport plan, the-State-airways-systems, a proposed or 3 4 existing air navigation facility, any airport hazard, the obtaining of airport protection privileges, the establishment 5 of zoning areas, the investigation of accidents concerning 6 7 aircraft in this State, the condemning of property, the investigation of any violation of the laws of this State 8 pertaining to aeronautics and the rules, 9 rulings, regulations, orders and decisions issued pursuant thereto, 10 11 and for any other purpose within the purview of the laws of 12 this State pertaining to aeronautics and the rules, rulings, regulations, orders and decisions issued pursuant thereto; 13 provided that such entry shall occur at reasonable times and 14 15 with due regard for the safety of the owner, persons in 16 possession or occupants thereof, and the protection of the buildings, structures, crops, or personal property located 17 thereon; provided, further, that in the event any damage may 18 be caused by virtue of any such entry, the Department may 19 pay, as compensation, the amount of said damage as determined 20 21 by it, in full satisfaction thereof, within the limits of 22 available appropriations, or, if the Department does not pay 23 amount of any such damage, the person claiming the compensation therefor may file his claim in connection 24 25 therewith in the Court of Claims of this State.

26 (Source: Laws 1945, p. 335.)

27

(620 ILCS 5/38) (from Ch. 15 1/2, par. 22.38)

Sec. 38. Authority to receive Federal <u>moneys</u> monies for State and municipalities. Subject to the provisions of Section 41, the Department is authorized to accept <u>and</u>, receive7--and--receipt--for Federal <u>moneys</u> monies, and other <u>moneys</u> monies, either public or private, for and <u>on</u> in behalf of this State, or any municipality or other political

-9-

1 subdivision thereof, at the request of such municipality or 2 political subdivision, for the acquisition, construction, development, improvement, operation and maintenance of air 3 4 navigation facilities in this State, whether such work is to 5 be done by the State or by such municipalities or other jointly, aided by grants of aid б political subdivisions, or 7 from the United States, upon such terms and conditions as are or may be prescribed by the laws of the United States and any 8 9 rules or regulations made thereunder, and it is authorized to act as agent of any municipality or 10 other political 11 subdivision of this State upon the request of such municipality or political subdivision (or upon designation by 12 such municipality or political subdivision pursuant 13 to Section 38.01), in accepting and, receiving those moneys on, 14 15 and--receipting--for--such--monies--in its behalf for air 16 navigation facility purposes, and in contracting for the 17 acquisition, construction, development, improvement, operation and maintenance of air navigation facilities in 18 this State, financed either in whole or in part by Federal 19 monies, and the governing body of any such municipality or 20 21 other political subdivision is authorized to designate the 22 Department as its agent for such purposes and to enter into 23 an agreement with it prescribing the terms and conditions of such agency in accordance with Federal laws, rules, and 24 25 regulations and with this act. Such monies as are paid over by the United States Government shall be retained by the 26 State or paid over to said municipalities or other political 27 subdivisions under such terms and conditions as may be 28 29 imposed by the United States Government in making such 30 grants.

31 (Source: Laws 1947, p. 305.)

32 (620 ILCS 5/38.01) (from Ch. 15 1/2, par. 22.38a)
33 Sec. 38.01. No municipality or political subdivision in

1 this state, whether acting alone or jointly with another 2 municipality or political subdivision or with the state, shall submit any project application under the provisions of 3 4 the Airport and Airway Improvement Act of 1982, or any 5 amendment thereof, unless the project and the project application have been first approved by the Department. No 6 7 such municipality or political subdivision shall directly 8 accept, receive, receipt-for, or disburse any funds granted 9 by the United States under the Airport and Airway Improvement Act of 1982, but it shall designate the Department as its 10 11 agent to accept, receive, receipt--for and disburse such funds, provided, however, nothing in this section shall be 12 13 construed to prohibit any municipality or any political sub-division of more than 500,000 inhabitants from disbursing 14 15 such funds through its corporate authorities. It shall enter 16 into an agreement with the Department prescribing the terms and conditions of such agency in accordance with federal 17 laws, rules and regulations and applicable laws of this 18 19 state.

20 (Source: P.A. 89-35, eff. 1-1-96.)

21

22

(620 ILCS 5/42) (from Ch. 15 1/2, par. 22.42)

(a) The general public interest and safety, the safety 23 24 of persons operating, using, or traveling in, aircraft, and of persons and property on the ground, and the interest of 25 requiring that aircraft 26 aeronautical progress <u>require</u> operated within this State should be airworthy, that airmen 27 28 should be properly qualified, and that air navigation 29 facilities should be suitable for the purposes for which they are designed.; The purposes of this Act require requiring 30 that the Department should be enabled to exercise the powers 31 of regulation and supervision herein granted.  $\dot{\tau}$  The advantage 32 33 of uniform regulation makes making it desirable that aircraft

Sec. 42. Regulation of aircraft, airmen, and airports.

1 operated within this State should conform with respect to 2 design, construction, and airworthiness to the standards prescribed by the United States Government with respect to 3 4 civil aircraft subject to its jurisdiction and that persons engaging in aeronautics within this State should have the 5 б qualifications necessary for obtaining and holding 7 appropriate airman certificates of the United States. It is; 8 and-it-being desirable and right that all applicable fees and 9 taxes shall be paid with respect to aircraft operated within this State. 10

11 (b) In light of the findings in subsection (a), + the 12 Department is authorized:

13

(1) To require the registration, every 2 years, of licenses, certificates or permits of civil 14 federal aircraft engaged in air navigation within this State, and 15 16 of airmen engaged in aeronautics within this State, and issue certificates of such registration. These 17 to certificates of registration constitute the authorization 18 19 of such aircraft and airmen for operations within this State to the extent permitted by the federal licenses, 20 21 certificates or permits so registered. It shall charge a 22 fee, payable every 2 years, for the registration of each 23 federal license, certificate or permit of \$10 for each airman's certificate and \$20 24 for each aircraft 25 certificate. It may accept as evidence of the holding of a federal license, certificate or permit the verified 26 application of the airman or the owner of the aircraft, 27 which application shall contain such information as the 28 29 Department may by rule, ruling, regulation, order or decision 30 prescribe. The Department's authority to 31 register aircraft or to issue certificates of registration is limited as follows: 32

any aircraft vehicle 33 <u>(i)</u> Except as to purchased before March 8, 1963, the Department, in 34

the case of the first registration of any aircraft 1 2 vehicle for any given owner on or after March 8, 1963, may not issue a certificate of registration 3 4 with respect to any aircraft vehicle until after the Department has been satisfied that no tax under the 5 Use Tax Act, or the Municipal Use Tax Act, or the 6 7 Home Rule County Use Tax Law County-Use-Tax-Act is 8 owing by reason of the use of the vehicle in 9 Illinois or that any tax so imposed has been paid. A receipt issued under those Acts by the Department of 10 11 Revenue constitutes proof of payment of the tax. For the purpose of this paragraph subsection, "aircraft 12 vehicle" means a single aircraft. 13

14 <u>(ii)</u> If the proof of payment of the tax or of 15 nonliability therefor is, after the issuance of the 16 certificate of registration, found to be invalid, 17 the Department shall revoke the certificate and 18 require that the certificate be returned to the 19 Department.

(2) To classify and approve airports and restricted 20 21 landing areas and any alterations or extensions thereof. 22 Certificates of approval issued pursuant to this 23 paragraph, or pursuant to any prior law, shall be issued in the name of the applicant and shall be transferable 24 25 upon a change of ownership <u>or control</u> of the airport <u>or</u> restricted landing area only after approval of the 26 Department. No charge or fee shall be made or imposed for 27 any kind of certificate of approval or a transfer 28 29 thereof.

30 (3) To temporarily---or---permanently revoke,
31 <u>temporarily or permanently</u>, any certificate of
32 registration of an aircraft or airman issued by it, or to
33 refuse to issue any such certificate of registration,
34 when it shall reasonably determine that any aircraft is

1 not airworthy, or that any airman: 2 (i) is not qualified;7 (ii) has willfully wilfully violated the laws 3 4 of this State pertaining to aeronautics or any rules, rulings, regulations, orders, or decisions 5 issued pursuant thereto, or any Federal law or any 6 7 rule or regulation issued pursuant thereto i, (iii) is addicted to the use of narcotics or 8 9 other habit forming drug, or to the excessive use of intoxicating liquor;7 10 11 (iv) has made any false statement in any application for registration of a federal license, 12 13 certificate or permit<sub>i7</sub> or (v) has been guilty of other conduct, acts, or 14 15 practices dangerous to the public safety or and the 16 safety of those engaged in aeronautics.

17 (c) The Department may refuse to issue or may suspend 18 the certificate of any person who fails to file a return, or 19 to pay the tax, penalty or interest shown in a filed return, 20 or to pay any final assessment of tax, penalty or interest, 21 as required by any tax Act administered by the Illinois 22 Department of Revenue, until such time as the requirements of 23 any such tax Act are satisfied.

24 (Source: P.A. 87-232.)

25 (620 ILCS 5/43) (from Ch. 15 1/2, par. 22.43)

26 Sec. 43. Operations unlawful without license or Except as hereinafter provided, when such certificate. 27 28 registration is required by the Department, it shall be 29 unlawful for any person to operate or cause or authorize to be operated any civil aircraft within this State unless such 30 31 aircraft has an appropriate effective license, certificate or permit issued by the United States Government for which a 32 certificate of registration has been issued by the Department 33

1 which is in full force and effect, and it shall be unlawful 2 for any person to engage in aeronautics as an airman in this State unless he has obtained from the Department 3 а 4 certificate of registration of an appropriate effective airman's license, certificate or permit issued by the United 5 6 States Government authorizing him to engage in the particular 7 class of aeronautics in which he is engaged, which certificate of registration is in full force and effect. 8

9 <u>Aircraft and airmen that are not required to be licensed,</u>
10 <u>certificated, or permitted by the United States government</u>
11 <u>and that have not received a license, certificate, or permit</u>
12 <u>are not required to register with the Department before</u>
13 <u>engaging in aeronautics in Illinois.</u>

14 (Source: Laws 1945, p. 335.)

15 (620 ILCS 5/71) (from Ch. 15 1/2, par. 22.71)

Sec. 71. Suspension of orders pending judicial review.) 16 17 (a) The pendency of judicial review shall not of itself stay or suspend the operation of the rule, ruling, 18 regulation, order or decision of the Department, but 19 during the pendency of such review the circuit court, 20 in its 21 discretion may stay or suspend, in whole or in part, the 22 operation of the Department's rule, ruling, regulation, order 23 or decision.

24 (b) No order so staying or suspending a rule, ruling, regulation, order or decision of the Department shall be made 25 by the circuit court otherwise than upon 3 days' notice to 26 the Department and after a hearing, and if the rule, ruling, 27 regulation, order or decision of the Department is suspended, 28 29 the order suspending the same shall contain a specific finding based upon evidence submitted to the court, and 30 31 identified by reference thereto, that great or irreparable damage would otherwise result to the petitioner, and 32 specifying the nature of the damage. 33

-16-

1 (c) In case the rule, ruling, regulation, order or 2 decision of the Department is stayed or suspended, the order of the circuit court shall not become effective until a 3 4 suspending bond shall first have been executed and filed with and approved by the Department (or approved, on review, by 5 б the court) payable to the people of the State of Illinois and 7 sufficient in amount and security to insure the prompt 8 payment by the party petitioning for the review, of all 9 damages caused by the delay in the enforcement of the rule, ruling, regulation order or decision of the Department in 10 11 case the rule, ruling, regulation, order or decision is sustained. However, no bond shall be required in the case of 12 any stay or suspension granted on application of any body 13 politic, municipality or other political subdivision. 14

15 (Source: P.A. 79-1361.)

Section 15. The County Airports Act is amended by changing Sections 6, 37, and 65 as follows:

18 (620 ILCS 50/6) (from Ch. 15 1/2, par. 109)

Sec. 6. "Aircraft" means <u>the same as in Section 3 of the</u> <u>Illinois Aeronautics Act</u> any--contrivance--now--known,--or hereafter-invented,-used-or-designed--for--navigation--of--or flight-in-the-air.

23 (Source: Laws 1945, p. 594.)

24 (620 ILCS 50/37) (from Ch. 15 1/2, par. 141)

Sec. 37. Any two or more counties may appoint the same person as Superintendent for each of such counties and may by be agreement provide for the proportionate share of the salary and expenses of such appointee to be borne by each county.

30 (Source: Laws 1945, p. 594.)

-17-

(620 ILCS 50/65) (from Ch. 15 1/2, par. 169) 1 Sec. 65. In exercising its powers and duties under this 2 3 Act, the Commission, each officer thereof, the 4 Superintendent, and each employee <u>or representative</u> 5 designated by it, shall have the right to enter upon the land of any person, municipality or other political subdivision 6 7 and enter the buildings and structures thereon at all reasonable times, when and to the extent that their duty so 8 9 requires in making surveys, ascertaining necessary facts and 10 making investigations relating to airports.

11 (Source: Laws 1945, p. 594.)

Section 99. Effective date. This Act takes effect uponbecoming law.