

**AGENDA**  
**BOARD OF DIRECTORS**  
**DuPage Mayors and Managers Conference**  
**Thursday, May 9, 2019 – 8:00 a.m.**  
1220 Oak Brook Road, Oak Brook, Illinois

- I. CALL TO ORDER (Pulice)
- A. Pledge of Allegiance
- B. Attendance
- C. Approval of the April 4, 2019 Minutes ***For Board Action*** (Attached)  
***Motion Requested: Approve the April 4, 2019 Minutes.***
- D. Receive and File April 2019 Check Register ***For Board Action*** (Attached)  
***Motion Requested: Receive and file the April 2019 Check Register.***
- II. OFFICER REPORTS
- A. President (Pulice)
1. July Board of Directors Meeting  
The July Board of Directors meeting will need to be rescheduled due to the Fourth of July holiday.
2. Intergovernmental Cooperation Award  
The Conference annually considers selection of a recipient of DMMC’s Intergovernmental Cooperation Award, presented at the Annual Dinner. Nominations will be presented at the meeting. Nominees will be provided at the meeting. The Board is asked to consider selection of a recipient. This agenda item furthers Strategic Priorities “Effective Advocacy” and “Collaboration to Leverage Assets.”  
***For Board Action***
3. Thank You to 2018-2019 Board of Directors and Officers  
President Pulice and Conference staff thank all members of the 2018 – 2019 Board of Directors for their service to this important body.
4. Executive Session  
President Pulice requests an Executive Session at the end of the meeting.
- B. Vice President (Chirico)
1. Conference Event Update.
- ***Annual Dinner*** – May 29, 2019
  - ***Newly Elected Officials Workshop*** – June 8, 2019
  - ***Annual Golf Outing*** – July 17, 2019

C. Secretary/Treasurer (Mermuys)

III. EXECUTIVE DIRECTORS REPORT (Quintell)

A. Springfield Drive Down

The Conference's annual Springfield Drive Down is scheduled for May 1-2. An update will be provided and feedback is requested. This agenda item furthers Strategic Priority "Effective Advocacy."

***For Board Discussion***

IV. COMMITTEE REPORTS

A. Legislative Committee (Trilla, Morley)

1. Legislative Update

Attached is a session update provided by Conference lobbyists. This agenda item furthers Strategic Priorities "Effective Advocacy" and "Collaboration to Leverage Assets."

***For Board Information***

**(Attached)**

2. Communications Report

The Conference's Communications Consultant Scott Burnham reported that the capital funding short videos had been scheduled for taping. This agenda item furthers Strategic Priorities "Effective Advocacy" and "Collaboration to Leverage Assets." ***For Board Information***

3. Spring Break Legislator Meetings

Members participated in five legislator district office meetings with Senator Tom Cullerton, Representative Diane Pappas, Representative Anne Stava-Murray, Senator Laura Ellman, and Senator Suzy Glowiak. Those who attended are encouraged to provide feedback. This agenda item furthers Strategic Priorities "Effective Advocacy" and "Collaboration to Leverage Assets."

***For Board Information***

4. SB 1532 - Reduction of Lead Service Lines

An update will be provided regarding the status of SB 1532 - Reduction of Lead Service lines. This agenda item furthers Strategic Priorities "Effective Advocacy" and "Collaboration to Leverage Assets."

***For Board Information***

5. Recreational Cannabis Position Paper

The Committee recommends the attached DMMC position paper on recreational cannabis legislation. This agenda item furthers Strategic Priorities "Effective Advocacy" and "Collaboration to Leverage Assets."

***For Board Action***

**(Attached)**

6. Request for Positions on Legislation

The Committee recommends DMMC positions on the attached legislation. This agenda item furthers Strategic Priorities “Effective Advocacy” and “Collaboration to Leverage Assets.”

***For Board Action***

**(Attached)**

B. Budget and Operations Committee (Mermuys, Krieger)

C. Transportation Technical Committee (May, Grabowski)

1. Action and Contingent Action for DMMC Surface Transportation Program (STP) Shared Fund Bonus Points

The Committee met on April 11<sup>th</sup> and recommended award of DMMC’s 25 STP Shared Fund Bonus Points. The results of the Bonus Points vote are attached. The Committee also met on April 25<sup>th</sup> and recommended a contingent Bonus Points allocation should the IL 390 Ramp Extension project not meet CMAP Phase I requirements and be deemed ineligible for Shared Fund funding by CMAP. The attached memo outlines the Bonus Points action and contingent action recommended by the Committee. This agenda item furthers Strategic Priority “Collaboration to Leverage Assets.”

***For Board Action***

**(Attached)**

2. Revising DMMC STP Local Program Methodology and Incorporation of CMAP Planning Factors

The Committee directed staff to explore other Councils’ STP scoring methodologies and come to the May Committee meeting with a recommendation on possible revisions to existing STP scoring methodology. The Committee also requested additional options for incorporating the required CMAP Planning Factors into DMMC’s methodology. The Committee was notified that longtime DMMC engineering consultant Brent Coulter has retired. This agenda item furthers Strategic Priority “Collaboration to Leverage Assets.”

***For Board Information***

3. DMMC Program- Active Program Management (APM) Policies

The Committee heard a presentation on the DMMC STP local program outlining different scenarios under CMAP’s APM Policies. A recommendation incorporating APM Policies into DMMC’s STP local program is anticipated at the May Committee meeting. This agenda item furthers Strategic Priority “Collaboration to Leverage Assets.”

***For Board Information***

4. CMAP Summary Presentation- STP Shared Fund

A summary of applications submitted to the CMAP STP Shared Fund was presented to the Committee.

***For Board Information***

**(Attached)**

D. Transportation Policy Committee (Keehner, Townsend)

1. Municipal Parking Requirements and Strategies

CMAP staff made a presentation to the Committee on municipal parking requirements and strategies that communities can use to modify parking requirements. This agenda item furthers Strategic Priority “Collaboration to Leverage Assets.”

***For Board Information***

E. Regulatory Issues Committee (Coakley, O’Dell)

F. Managers Committee (Fieldman, Ergo)

1. Five-Year Consolidated Plan for Housing and Community Development

A presentation was made by DuPage County on the plan that will drive funding decisions for 2020-2024 Community Development Block Grant and other HUD funds. Staff has shared a link to the membership for a County survey on municipal infrastructure needs in low and moderate income neighborhoods.

This agenda item furthers Strategic Priority “Collaboration to Leverage Assets.”

***For Board Information***

G. Nomination Committee (Veenstra)

V. OTHER REPORTS

A. Illinois Municipal League (Craig, Veenstra)

B. Metropolitan Mayors Caucus (Tully, Wallace)

C. DuPage County (Quintell)

1. County Board and Committee Meeting Summary

Summaries of recent meetings were emailed to members.

D. Choose DuPage (Veenstra)

VI. OTHER BUSINESS

A. Next Meeting

The next regularly scheduled Board of Directors meeting is Thursday, June 6, 2019 at 8:00 a.m. at DMMC.

B. Executive Session

An Executive Session is requested to discuss Personnel matters.

VII. ADJOURNMENT

**MINUTES**  
**BOARD OF DIRECTORS**  
**DuPage Mayors and Managers Conference**  
**Thursday, April 4, 2019 – 8:00 a.m.**  
**1220 Oak Brook Road, Oak Brook, Illinois**

I. CALL TO ORDER (Pulice)

President Pulice called the meeting to order at 8:00 a.m.

A. Pledge of Allegiance

B. Attendance

Steve May	Westmont
David Brummel	Warrenville
Rich Keehner, Jr.	Villa Park
Steve Chirico	Naperville
John Coakley	Warrenville
Rodney Craig	Hanover Park
David Fieldman	Downers Grove
Martin Tully	Downers Grove
Jim Grabowski	Elmhurst
Gopal Lalmalani	Oak Brook

Frank Trilla	Willowbrook
Steve Morley	Elmhurst
Jeff O’Dell	Roselle
Carie Anne Ergo	Itasca
Brian Townsend	Schaumburg
Doug Krieger	Naperville
Nunzio Pulice	Wood Dale
Rich Veenstra	Addison
Alex Alexandrou	Aurora

Staff

Suzette Quintell	Executive Director
Andie Trucco	Policy Analyst
Stephanie Ostrowski	Mbr. Svc. Assoc.

Joe Breinig	Dep. Exec. Dir.
Daniel Knickelbein	Transportation Project Manager

C. Approval of the March 7, 2019 Minutes

Motion by Craig to approve the March 7, 2019 minutes. Second by Tully. Motion carried.

D. Receive and File March 2019 Check Register

Motion by Fieldman to receive and file the March 2019 Check Register. Second by Brummel. Motion carried.

II. OFFICERS' REPORTS

A. President (Pulice)

1. May Board of Directors Meeting

Pulice confirmed the May Board of Directors meeting will be held on May 9<sup>th</sup> due to the Springfield Drive Down.

2. Resolutions of Commendation

Motion by Tully to approve Resolutions of Commendation for Wheaton Mayor Michael J. Gresk, Willowbrook Administrator Tim Halik, Schaumburg President Al Larson, and Downers Grove Mayor Martin T. Tully. Second by Craig. Motion carried. Tully thanked the Board for the Resolution and commented on the power of collaboration.

3. Capital Projects Videos

Informational in packet.

B. Vice President (Chirico)

1. Conference Event Update

Chirico reminded the Board of the *Conference Business Meeting* taking place on April 17, 2019 at 7:30 a.m., the *Springfield Drive Down* on May 1 and May 2, 2019, the *Annual Dinner* taking place on May 29, 2019, and the *Annual Golf Outing* on July 17, 2019.

C. Secretary/Treasurer (Mermuys)

No report.

III. EXECUTIVE DIRECTOR'S REPORT (Quintell)

A. Illinois Metropolitan Investment Fund

Quintell noted the quarterly report was in the packet.

IV. COMMITTEE REPORTS

A. Legislative Committee (Trilla, Morley)

1. Legislative Update

Informational in packet.

2. Proposed Flowchart Change

Trilla explained the proposed change to the bill position flowchart used to evaluate legislation. Motion by Trilla to revise the flowchart as recommended by the Committee. Second by Alexandrou. Motion carried.

3. LGDF COG Letter of Support

Motion by Trilla to approve the attached letter and work with other COGs to submit the letter the Governor and four leaders of the General Assembly emphasizing the municipal impact of the loss of LGDF. Second by Craig. Motion carried.

4. HB 3172

Guest Kathleen Gargano, Hinsdale Village Manager, spoke in opposition to the bill, noting the adverse impact it would have on Hinsdale. Quintell noted that the legislation could also impact Burr Ridge, and that Burr Ridge had requested DMMC take “no position” until its implications could be discussed with their newly elected officials. Gargano provided historical information as well as the scope of future improvements. Tully questioned the approach being taken in the legislation and felt existing mechanisms were available to provide a resolution without legislative interference. Fieldman noted LAP provisions about preservation of local authority. Morley questioned what appeared to be a possible trend of legislative interference in local matters, drawing comparisons to recent hoop house legislation. Chirico acknowledged some compelling arguments but questioned acting immediately. He suggested exploring other alternatives and the possibility of other sides to the issue. Pulice felt the timing did not allow waiting. Motion by Alexandrou to oppose HB 3172. Second by Tully. Motion carried.

5. DuPage County Request for Conference Position on SB 1580 and HB 3180

Trilla made a motion to concur with the Committee recommendation and support SB 1580 and HB 3180 as requested by DuPage County. Second by Morley. Motion carried.

6. SB 1532 and HB 3445-Reduction of Lead Service Lines

Alexandrou explained Aurora’s most recent proposed amendatory language noting the belief that lead service line legislation will be passed this session. Craig suggested reaching out to other COGs and Quintell advised that had been done. Ergo opposed legislation that would require communities to work on private property at public expense. Quintell noted that the Committee had recommended opposing the legislation and pursuing favorable amendments. Alexandrou indicated that the time to oppose the bills may have passed. Fieldman commented small working groups had been used in the past on these types of matters and questioned ceding DMMC authority to one member. May and Grabowski volunteered to work with Aurora on this legislation. Motion by Craig to support Aurora’s continued efforts as long as the two other Board members participated in discussions, oppose the bill in its entirety, and provide up to \$5,000 in financial support to the endeavor. Second by Brummel. The motion carried.

7. Request for Positions on Legislation

Trilla noted Committee recommendations on bills included in the agenda packet. He then pulled HB3137 out for discussion. Trilla stated that this bill would prohibit a mayor or alderman from accepting any position of compensated

MINUTES

DMMC Board of Directors

Thursday, April 4, 2019

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employment within their municipality unless they took a leave of absence or resigned from their elected position. Motion by Trilla to monitor this legislation. Second by Morley. The motion carried. Trilla then noted the Committee recommended opposing SB 1675. Trilla stated that this bill would prohibit a municipality from restricting residents from constructing a season extension crop protection device from each October 1 through April 15. Lastly, he pulled HB 2947 for discussion. This bill would allow the Department of Revenue to disclose confidential financial information to an independent third party who is authorized in writing by a municipality to receive the information. Motion by Krieger to oppose HB 2947. Second by Fieldman. The motion carried. Trilla then moved to concur with Committee recommendations on the balance of the legislation included in the packet. Second by Tully. The motion carried.

Brummel suggested DMMC express some level of support for legislation potentially being introduced by the DuPage Convention and Visitors Bureau (DCVB) creating a hotel/motel tax to be imposed and collected by DuPage County. Chirico noted Naperville has a separate visitors bureau and would oppose the legislation unless Naperville hotels were exempted from the County tax. Tully felt there was inadequate information to act immediately. Chirico felt the County tax would be new revenue to DCVB and would not reduce or shift costs from existing members. Trilla felt DCVB should be fully funded with the County tax. Motion by Ergo to explore use of a countywide hotel/motel tax to relieve municipalities of their obligation to fund the DCVB. Second by Trilla. Motion carried.

Alexandrou commented on workers compensation legislation to which DMMC had written a letter of opposition. He commented on the bill's impacts.

B. Budget and Operations Committee (Mermuys, Krieger)

1. Proposed Dues Structure

Motion by Alexandrou to recommend approval of the Committee recommendation for a 0% increase to the dues rate for FY 19-20. Second by O'Dell. The motion carried.

2. FY 19-20 Proposed Debt Service Assessment

Motion by Coakley to recommend approval of the Committee recommendation relative to the revised intergovernmental loan repayment schedule for debt service. Second by Grabowski. The motion carried.

3. FY 19-20 Proposed Operating Budget

Motion by Grabowski to recommend approval of the Committee recommendation concerning the proposed FY 19-20 Operating Budget including 1.5% COLA, 1.5% Merit Pool, 8.5% salary contribution for retirement and 0% increase to the dues rate. Second by Fieldman. The motion carried.

Lalmalani left at 9:15 a.m.

Chirico left at 9:25 a.m.



4. FY 19-20 Proposed Capital Budget  
Motion by O'Dell to recommend approval of the Committee recommendation relative to building and technology expenses for the next five years and approve proposed spending for FY 19-20. Second by Grabowski. The motion carried.
5. Financial and Investment Policies  
Motion by Ergo to concur with the Committee recommendation relative to revised Financial and Investment Policies. Second by Coakley. Motion carried.
- C. Transportation Technical Committee (May, Grabowski)
  1. STP Shared Fund Vote  
May noted the Committee will vote on April 11 to award DMMC's STP Shared Fund council bonus points.
- D. Transportation Policy Committee (Keehner, Townsend)
  1. CMAP Regional Expressway Vision  
Keehner noted that the item was informational. Townsend added that the presentation proposed instituting tolls on expressways in higher amounts.
  2. Fly Quiet Update  
Keehner noted that the item was informational.  
Townsend added that the Committee had also heard a presentation from IDOT on GATA and received an update on Metra's station evaluation policy. Townsend suggested staff resend a recent email on Metra's process for soliciting comments.
- E. Regulatory Issues Committee (Coakley, O'Dell)
  1. ComEd Update  
Coakley advised that the Committee is awaiting a response from ComEd to the letter expressing the Conference's concerns about the summary of ComEd's debriefing of the November winter storm last year.  
Brummel left at 9:35 a.m.
  2. SB 2080/HB 3152  
Coakley noted that the Committee met with ComEd to discuss this legislation and that ComEd had not provided sufficient information to recommend support. Motion by Coakley to monitor these bills. Second by O'Dell. The motion carried.
  3. HB 1563  
O'Dell explained the bill's intent, added that construction did not appear to be on the immediate horizon and noted that similar legislation had previously been monitored. Motion by O'Dell to monitor HB 1563. Second by Coakley. The motion carried.

F. Managers Committee (Fieldman, Ergo)

1. Countywide Task Force Consolidation

Informational in packet.

2. Lead Service Line Replacement

Informational in packet.

G. Nomination Committee (Veenstra)

1. Election of Officers

Informational in packet.

V. OTHER REPORTS

A. Illinois Municipal League (Craig, Veenstra)

Craig stated that IML is deep in negotiations and that DMMC is represented.

B. Metropolitan Mayors Caucus (Tully, Wallace)

Tully stated that strategic planning is underway.

C. DuPage County (Quintell)

1. County Board and Committee Meeting Summary

Informational.

D. Choose DuPage (Veenstra)

No report.

VI. OTHER BUSINESS

A. Next Meeting

The next regularly scheduled Board of Directors meeting is Thursday, May 9, 2019 at 8:00 a.m. at DMMC.

VII. ADJOURNMENT

Motion by Morley to adjourn. Second by Craig. Motion carried. Pulice adjourned the meeting at 9:45 a.m.

Respectfully submitted,

Joe Breinig, Deputy Executive Director

**DUPAGE MAYORS AND MANAGERS CONFERENCE**

**Check Register**

As of April 17, 2019

04/17/19

Num	Date	Name	Credit
<b>11040 - Harris / Hinsdale Checking</b>			
<b>1-11040 - Operating Checking</b>			
24507	04/17/2019	Advanced Disposal	191.99
24508	04/17/2019	Call One-v	516.94
24509	04/17/2019	Comcast Business	196.85
24510	04/17/2019	ComEd	574.42
24511	04/17/2019	First Nonprofit Unemployment Program	455.75
24512	04/17/2019	Fredriksen Fire Equipment	1,061.70
24513	04/17/2019	Jani-King	848.00
24514	04/17/2019	Konica Minolta Business Solutions	830.31
24515	04/17/2019	Matthew O'Shea Consulting, Inc	5,000.00
24516	04/17/2019	Serafin & Associates, Inc.	3,441.32
24517	04/17/2019	Village of Oak Brook-v	41.50
24518	04/17/2019	Warehouse Direct	74.89
Total 1-11040 - Operating Checking			13,233.67
Total 11040 - Harris / Hinsdale Checking			13,233.67
<b>TOTAL</b>			<b>13,233.67</b>

**DUPAGE MAYORS AND MANAGERS CONFERENCE**

04/04/19

**Check Register**

As of April 25, 2019

Num	Date	Name	Credit
<b>11040 · Harris / Hinsdale Checking</b>			
<b>1-11040 · Operating Checking</b>			
24489	04/04/2019	BKD LLP	3,025.00
24490	04/04/2019	Blue Cross Blue Shield	4,114.76
24491	04/04/2019	Classic Landscape, LTD	385.00
24492	04/04/2019	Flagg Creek Water Reclamation District	21.75
24493	04/04/2019	Johnson Controls Security Solutions	664.14
24494	04/04/2019	Matthew O'Shea Consulting, Inc	5,000.00
24495	04/04/2019	Nicor Gas	461.69
24496	04/04/2019	Reliance Standard Life Insurance Company	2,312.93
24497	04/04/2019	Secretary of State	13.00
24498	04/04/2019	Town Square Consultancy	2,080.00
24499	04/04/2019	Warehouse Direct	492.69
Total 1-11040 · Operating Checking			<u>18,570.96</u>
Total 11040 · Harris / Hinsdale Checking			<u>18,570.96</u>
<b>TOTAL</b>			<b><u><u>18,570.96</u></u></b>

DUPAGE MAYORS AND MANAGERS CONFERENCE

Check Register

As of April 30, 2019

04/11/19

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<u>Num</u>	<u>Date</u>	<u>Name</u>	<u>Credit</u>
<b>11040 - Harris / Hinsdale Checking</b>			
<b>1-11040 - Operating Checking</b>			
24500	04/11/2019	Ahead of Our Time Publishing	500.00
24501	04/11/2019	Anderson Pest Solutions	78.80
24502	04/11/2019	Daniel Knickelbein	118.10
24503	04/11/2019	Selden Fox, Ltd.	1,000.00
24504	04/11/2019	Vantage Point Transfer Agents - 401K	2,321.15
24505	04/11/2019	Vantage Point Transfer Agents - 457B	300.00
24506	04/11/2019	Vantage Point Transfer Agents - Roth	300.00
Total 1-11040 - Operating Checking			4,618.05
Total 11040 - Harris / Hinsdale Checking			4,618.05
<b>TOTAL</b>			<b>4,618.05</b>

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Matthew O'Shea- President  
Sarah Kuhn – Vice President

## COMING UP:

The General Assembly is taking a two-week **spring break**. Both chambers will return to session **Tuesday, April 30<sup>th</sup>**. Five weeks remain in the spring session. Adjournment is scheduled for **May 31<sup>st</sup>**.

## GOVERNOR'S HIGHLIGHTS:

Governor Pritzker's **graduated income tax plan** cleared its first hurdle this week passing the Senate Executive Committee on a partisan roll call. The legislation was filed as an amendment this week to [SJRCA1](#) (Harmon). The amendment would revise the state's Constitution as follows: "The General Assembly shall provide by law for the rate or rates of any tax on or measured by income imposed by the state. In any such tax imposed upon corporations the highest rate shall not exceed the highest rate imposed on individuals by more than a ratio of 8 to 5." According to the Governor, as the constitutional amendment moves forward, his administration will continue negotiations with the General Assembly over the tax rates. Final action by the Senate is expected when the chamber reconvenes after spring break. If approved by the legislature, the constitutional amendment would be placed on the November 2020 ballot for voter approval.

Governor Pritzker signed legislation ([HB345](#)/ Lilly-Morrison) to raise the smoking age to 21 statewide. The law, which covers tobacco and vaping products, takes effect July 1<sup>st</sup>.

The Governor also signed the **Collective Bargaining Freedom Act**, [SB1474](#) (Villivalam/Yednock). Pritzker also signed legislation ([SB886](#) /Cullerton-Riley ) to authorize the **sale** of the **James R. Thompson Center** by competitive sealed bids within two years. The purchaser is required to enter into an agreement with the City of Chicago and CTA to maintain operations of the Clark and Lake station. The timeline for the sale is as follows:

- **Phase 1** (Present to Months 3-6) — The state will draft a Request for Qualifications (RFQ) to interested purchasers within the next four to six weeks and will re-engage negotiations with the City of Chicago regarding zoning and transit station within three to six months;
- **Phase 2** (Months 7-12) — The state will issue an RFQ and begin discussions with interested purchasers in four to six months' time and draft and publish a Request for Proposal (RFP) to acquire and develop the property in four months' time;
- **Phase 3** (Months 12-17) — The state will allow four to five months for interested purchasers to develop their proposals and respond to the RFP;
- **Phase 4** (Months 15-20) — The state will evaluate proposals, which includes discussions with proposers to clarify responses, within three months;
- **Phase 5** (Months 17-22) — The state will negotiate and award the contract within two months, which will conclude before the 24-month deadline.

The Illinois Department of Healthcare and Family Services announced the state's **Medicaid** program will begin covering **gender affirming surgeries** for members under new policies being established by the Department.

The new policy will include Medicaid members in HealthChoice Illinois, the state's managed care program, as well as those receiving their care through traditional fee-for-service. When the policy is finalized, the Department will reach out to medical providers, stakeholders, and the LGBTQ community to promote awareness of the new coverage. Representative Bailey filed legislation [HB3831](#) to prohibit the use of Medicaid funds to pay for gender affirming surgery.

#### **ATTORNEY GENERAL HIGHLIGHTS:**

Illinois' Attorney General filed a **lawsuit** against Connecticut based **Purdue Pharma L.P. and Purdue Pharma Inc** over its deceptive marketing practices that the state alleges were designed to significantly increase prescriptions issued for opioids. Raoul filed the lawsuit in Cook County Circuit Court.

Attorney General Kwame Raoul today announced a **consent decree** with a transportation company that requires it to end its practice of discriminating and harassing customers and their families. The consent decree resolves a lawsuit the Attorney General's office filed in 2018 against **Suburban Express, Inc.** and owner Dennis Toeppen. The Attorney General alleged that Toeppen and Suburban Express discriminated against customers on the basis of race, national origin and religion; harassed customers with public shame and ridicule; and intentionally compromised customers' personal information. Suburban Express is a company that provides bus services to students at colleges and universities in Illinois, Iowa and Indiana to the suburban Chicago area and Chicago airports.

#### **COMPTROLLER HIGHLIGHTS:**

Illinois Comptroller Susana Mendoza announced that her office will institute **new contract reporting requirements** to prevent future spending and procurement abuses such as those identified by the state Auditor General in his audit of the Illinois state employee benefit management system. The audit outlined a series of problems with the MyBenefits Marketplace human resources solution from Morneau Shepell. The Comptroller announced she is suspending \$5.7 million in payments to the vendor pending further review. The Comptroller will also implement new contract reporting standards for Information Technology vendor agreements over \$5 million. State agencies will be required to provide certifications that all conflict of interest disclosures have been submitted by state employees. If minority contracting goals are not included in a contract, agencies will have to explain why they have been omitted. And state agencies will be required to provide progress and performance updates on ongoing IT initiatives.

#### **101<sup>ST</sup> GENERAL ASSEMBLY:**

**Friday, April 12<sup>th</sup>** was the **deadline** to pass substantive legislation out of the first chamber. Deadline extensions are possible on some legislation still pending in the first chamber, especially in the Senate. **Chicago Mayor-elect Lori Lightfoot** addressed the both chambers of the General Assembly and met with legislative leaders and the Governor this week in Springfield. Lightfoot stressed the need for unity and working together for the entire state. Despite not taking office until May 20<sup>th</sup>, Lightfoot noted she will have a Springfield presence from now until the end of the session.

No final action was taken on several notable issues including clean energy jobs, FOID card revisions, sports betting, pension reforms, and recreational cannabis. Those issues remain under discussion.

- [HB2078](#) (**Stuart**), legislation to phase in an increase in the **minimum teacher salary**, passed the Illinois House 79-31. Companion legislation, [SB10](#) (**Manar**), also passed the Senate 45-11.
- [HB331](#) (**Jones**) creates the **Expressway Camera Act** which is designed to increase the presence of cameras on Cook County expressways to aid law enforcement the investigation of any offense involving the use of a firearm. Part of the funding would come from the Road Fund. The bill overwhelmingly passed the House 109-0-1.

- [HB123](#) (**Willis**) which would allow the Governor to reverse decisions of the Health Facilities Review Board, passed the House 69-35. While the bill is designed to keep **Westlake Hospital** open, critics of the bill argued that the legislation has far reaching implications for health care facilities' statewide. The sponsor committed to bring a "trailer bill" back to the body to address concerns after the Westlake decision is finalized. **Background:** Westlake Hospital was recently purchased by Pipline and a promise was made to keep the hospital open for 2 years. Shortly after the sale, Pipline announced it would be closing the hospital and this week they temporarily suspended several services at the hospital. A Cook County Judge ruled Tuesday against Pipeline's temporary suspension of services ruling Pipeline must remain fully operational.
- [SB1510](#) (**Collins**) enforces the state's **minimum nursing home staffing** requirements, mandates higher transparency of nursing home violations and sets stricter guidelines around the voluntary, informed consent of a resident when nursing home personnel administer psychotropic medication. SB 1510 resulted from reporting by the Chicago Tribune and Kaiser Health News. Passed the Senate 39-19.
- [HB2233](#) (**Thapedi**) codifies modern practice and case law regarding **special interrogatories** and provides guidance about their use. This is an initiative of the Illinois Trial Lawyers and the Illinois State Bar Association. Passed the House 74-37.
- [SB1588](#) (**Bush**) creates a new civil remedy for victims of sexual harassment – **the Civil No Contact Order** - passed the Senate 42-6-2. The bill is a result of the Senate Sexual Harassment Task Force. Republican Senators argued the bill is too broad and asked the sponsor to continue to work on the bill in the House.
- [HB1873](#) (**Bailey**) doubles the fines for passing a **stopped school bus**. Passed the House 74-16-12.
- [SB161](#) (**Curran**) creates the **Worker Protection Unit** within the **Office of the Illinois Attorney General** to intervene in, initiate, enforce, and defend all criminal or civil legal proceedings on matters and violations relating to wage and other employment related violations. The bill, which is an initiative of the Attorney General, passed the Senate unanimously.
- [SB222](#) (**Castro**) makes it an unlawful practice to offer to consumers at retail a **rebate card** that charges dormancy fees or other post-issuance fees. Passed the Senate 40-17.
- [HB1633](#) (**Hoffman**) creates the offense of criminal damage to a **critical infrastructure facility** which is a joint effort of the Illinois Manufactures Association and the AFL-CIO. Passed the House 77-28-3.
- [SB455](#) (**Castro**) creates procedures for student use of **medical cannabis** while at school or school sponsored activities. The sponsor pledged to continue working on the bill as it progresses in the House. Passed the Senate 52-0-0.
- [HB3358](#) (**Turner**) creates a **Data Transparency and Privacy Act**. There is no private right of action in the bill. The bill includes a variety of exemptions including banking and telecommunications. The sponsor said he will continue to work on the bill in the Senate. Passed the House 72-37-1.
- [SB1226](#) (**Holmes**) Abolishes the **Illinois State Charter School Commission**, removing the ability of any state entity to overturn a local school board's decision to deny a charter school application. Creates a charter school application process where only local school boards and communities can decide if a charter school will be allowed. Places existing charter schools under authority of the Illinois State Board of Education. SB 1226 passed the Senate 40-11-1. Companion House legislation, [HB2100](#) (Welch) passed the House 72-33.



- [SB75 \(Villivalam\)](#) which creates the **Hotel and Casino Employee Safety Act** requiring those entities to have sexual harassment policies in place passed the Senate 53-3.
- [HB3606 \(Martwick\)](#) creates the **Student Data Protection Act** to protect and secure student data collection. The sponsor committed to continue negotiations in the Senate. Passed the House 71-40-2
- [SB2075 \(Lightford\)](#) lowers the **compulsory school age** from 6 to 5 beginning with the 2020-2021 school year. Requires each district to establish kindergarten for 5-year-old children. Passed the Senate 39-16.
- [SB1829 \(Bush\)](#), omnibus legislation addressing **sexual harassment and discrimination** in the **private sector**, passed the Senate unanimously. The bill is the result of the Senate Sexual Harassment Task Force and was negotiated with the business community, employee representatives and the Department of Human Rights. The bill's fate in the House is uncertain.
- [SB29 \(Bush\)](#) creates an **energy transition zone** to provide economic assistance to attract new energy. Passed the Senate 58-0.
- [HB471 \(Morgan\)](#) requires **health insurance** carriers to file **rates** with the Department of Insurance for approval. The Department will disapprove "unreasonable" rate increases. Passed the House 73-41.
- [SB1536 \(Link\)](#) legislation targeting the imposition of **term limits** in municipalities narrowly passed the Senate 31-19. The bill requires prospective term limits and applies to term limits approved on or after Nov. 8, 2016.

The **House Revenue & Finance Committee: Sales, Amusement & Other Taxes Subcommittee** will hold a hearing on April 20<sup>th</sup> at 10:00 am in Room C-600 of the Bilandic Building in Chicago to discuss **sports wagering**.

#### **Key Session Dates**

*April 12* - DEADLINE for third reading of Substantive Senate Bills and Substantive House Bills.

*May 10* - DEADLINE for Substantive Bills out of Committee in 2<sup>nd</sup> chamber.

*May 24* - DEADLINE for third reading of Substantive Bills in 2<sup>nd</sup> chamber.

*May 31* – ADJOURNMENT.



*DUPAGE MAYORS AND  
MANAGERS CONFERENCE*

## **Recreational Cannabis Legalization Ensure Local Authority**

### DuPage Mayors and Managers Conference Position

While the Conference does not have a position on the issue of legalization of cannabis for recreational use, we believe the following provisions must be included in any legislative proposals:

- Municipalities must have the authority to locally regulate the distribution of cannabis in their communities to ensure proper compliance with all local and state rules. Similar to liquor, municipalities must be allowed to license and/or permit local cannabis growth and sales to ensure the welfare of each community and have the enforcement tools necessary to provide for public safety.
- Municipalities must retain significant control over zoning and siting of cannabis distribution locations. Municipalities must be able to ensure local zoning regulations apply to these potential new businesses.
- Home cultivation shall not be permitted.
- Legalization legislation will bring costs associated with implementing the law, including new costs to address additional public safety needs resulting from legalization. Municipalities must have the ability to impose a local sales tax or product-specific excise tax and receive a portion of state-collected revenues to address implementation costs.
- Recreational cannabis legislation must address impaired driving standards and enforcement including observational standards permitting local authorities to establish prima facie cases of impaired driving.
- Municipal law enforcement agencies must be provided the necessary revenue to both fully train their patrol officers for this new environment (such as the intensive Drug Recognition Expert training program) and purchase any necessary enforcement equipment (such as cannabis impairment detection testing devices that may be authorized for future use in Illinois). Revenue for law enforcement is required even if the municipality does not have a cannabis distribution operation.
- A legislative proposal must include assurances that employers are able to develop and enforce personnel guidelines to ensure safety in the workplace and compliance with other laws, rules, and regulations such as CDL license.
- Municipalities should be allowed to opt out of this legislation. The decision to legalize cannabis in a specific community should be made by that community, for both growth and sales.

The Conference encourages the General Assembly to consider the impacts that cannabis legislation would have on our municipalities when considering legalization legislation.

1220 Oak Brook Road, Oak Brook, Illinois 60523

[www.dmmc-cog.org](http://www.dmmc-cog.org)



Legislation Introduced  
in the 101st General Assembly  
**Bill Review & Summaries**  
Prepared for DuPage Mayors and Managers Conference

HB 0875- HCA 0001

IML Position

Support

IML Agenda/Initiative

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Support)

HCA 1- Support

Last Action

Assigned to Income Tax Subcommittee

House Sponsor

Rep. Will Davis

Synopsis:

Original Bill: Amends the State Finance Act. Creates the Financially Distressed Cities Fund. Amends the State Revenue Sharing Act and the Illinois Income Tax Act. Provides that the Treasurer shall monthly transfer to the Financially Distressed Cities Fund an amount certified by the Department of Revenue equal to: (1) the amount that would have been distributed under the State Revenue Sharing Act to all financially distressed cities if the Treasurer had transferred to the Local Government Distributive Fund a sum calculated using 0.10% of the net revenue realized from the tax imposed by the Illinois Income Tax Act upon individuals, trusts, estates, and corporations during the preceding month; and (2) subtracting the amount distributed to all financially distressed cities from the Local Government Distributive Fund. Provides that the Department of Revenue shall monthly allocate an amount from the Financially Distressed Cities Fund that shall be paid to each financially distressed city. Amends the Financially Distressed City Law of the Illinois Municipal Code. Makes the law applicable to both home rule and non-home rule municipalities. Provides that a State agency or unit of local government may also render technical assistance to a municipality's Financial Advisory Authority as the Authority may request. Provides that the State shall not reduce revenues or impose additional costs affecting a financially distressed city affecting the municipality unless it is consistent with the Financial Plan and Budget in effect. Provides that State mandates enacted while a municipality is designated as a financially distressed city that would cause the

municipality to incur costs are not valid or enforceable during the period when the municipality is under the financially distressed city designation. Effective January 1, 2020.

**(Official Position: Support Ensure Sustainable Municipal Budgets)**

HCA 0001: Provides that the Department of Revenue shall pay moneys out of the Local Government Distributive Fund and the Income Tax Surcharge Local Government Distributive Fund to municipalities and counties (rather than certifying to the Comptroller to pay the moneys) and makes conforming changes. Corrects a cross-reference to the Illinois Income Tax Act. In provisions concerning the Department of Revenue certifying amounts to distressed cities from the Local Government Distributive Fund: changes the amount transferred from 0.10% to 10% of the net revenue realized from taxes imposed on individuals, trusts, estates, and corporations during the preceding month; changes how the amount is certified and transferred from the General Revenue Fund to the Financially Distressed Cities Fund; and adds a continuing appropriation for transfers into the Financially Distressed Cities Fund. Adds examples of revenues that the State may not reduce if a financially distressed city does not meet its debt service obligations as they become due and provides that the Department of Revenue may reduce revenues to correct an error. Changes various references from "city" to "municipality".  
Ensure Sustainable Municipal Budgets

HB 902- HCA 0001

IML Position  
Under Review

DMMC Legislative Committee Recommendation:  
Original Bill: (Official Position- Monitor)  
HCA 1- Monitor

Last Action  
Assigned to Judiciary- Criminal

House Sponsor  
Rep. Carol Ammons

Synopsis:

Original Bill: Creates the Cannabis Legalization Equity Act. Provides that notwithstanding any other provision of law, except as otherwise provided in the Act, the following acts are lawful and shall not be a criminal or civil offense under State law or the law of any political subdivision of this State or be a basis for seizure or forfeiture of assets under State law for persons 21 years of age or older: (1) possessing, consuming, using, displaying, purchasing, or transporting cannabis accessories; (2) possessing, growing, processing, or transporting on one's own premises no more than 24 mature cannabis plants and possession of the cannabis produced by the plants on the premises where the plants were grown; (3) possessing outside one's premises no more than 224 grams of cannabis; and (4) assisting another person who is 21 years of age or older in any of the acts described in items (1) through (3). Provides that an excise tax is imposed at the rate of 10% of the sale price of the sale or transfer of cannabis from a cannabis cultivation facility to a retail cannabis store or cannabis product manufacturing facility. Provides that at least 51% of the licenses issued by the Department of Agriculture for cannabis cultivation facilities and at least 51% of the licenses issued by the Department of Financial and Professional Regulation for retail cannabis stores shall be in communities disproportionately harmed by the war on drugs. Amends various other Acts to make conforming changes. Effective immediately. **(Official Position: Monitor)**

HCA 0001: In the Cannabis Legalization Equity Act, adds definitions of "cannabis delivery service", "canopy space", and "onsite cannabis consumption facility". Provides that an onsite cannabis consumption facility is a public or private venue where onsite cannabis consumption, including smoking and vaping, eating, and topically applying cannabis is permitted. Creates Type 1, Type 1A, 1B, 2, 2A, 2B, 3, 3A, 3B, 4, 4A, 4B, and 5 cannabis cultivation facility licenses. Provides the type of lighting and square footage of those facilities. Provides that a Type 1, Type 1A, 1B, 2, 2A, 2B, 3, 3A, 3B, 4, 4A, or 4B cannabis cultivation facility licensee may apply to the Department of Agriculture for issuance of an onsite cannabis consumption facility license. Provides that a limited amount of Type 4, 4A, and 4B licenses shall be issued by the Department as established by Department rule. Decreases from 30% to 20% the amount of proceeds to be distributed from the cannabis excise tax to the Common School Fund and provides that 10% of the proceeds shall be distributed to the Cannabis Equity Commission. Creates the Cannabis Equity Commission to encourage and enforce equity participation, enforce community benefits agreements with cannabis businesses, ensure equity participants are not placeholders, create and develop cannabis apprenticeship programs, create cannabis zones, marketplaces, and entertainment districts to oversee low interest loans to for equity participants in the regulated cannabis industry, and to approve or deny licenses for cannabis cultivation facilities and retail cannabis stores. Provides

that the Department of Agriculture and the Department of Financial and Professional Regulation shall upon receipt of applications for the licensing of cannabis cultivation facilities and retail cannabis stores, respectively, submit copies of those applications to the Cannabis Equity Commission for approval or denial. Provides that if within 180 days of the receipt of a license application, the Cannabis Equity Commission denies the application, it shall not be issued. Provides that if the Cannabis Equity Commission does not approve or deny an application within that 180 day period, the application shall be deemed to have been approved by the Cannabis Equity Commission and shall be issued by the respective licensing Department. Provides that an applicant who is denied approval of his or her license application by the Cannabis Equity Commission may appeal that decision to the circuit court under the Administrative Review Law. Provides that at least 51% of the cannabis cultivation facilities that are issued licenses by the Department of Agriculture shall be owned and operated by minorities and at least 51% of the retail cannabis stores that are issued licenses by the Department of Financial and Professional Regulation shall be owned and operated by minorities (rather than located in communities disproportionately harmed by the war on drugs). Amends the Compassionate Use of Medical Cannabis Pilot Program Act to change the title of the Act to the Compassionate Use of Medical Cannabis Program Act. Eliminates the provision of the Opioid Alternative Pilot Program that makes the Program inoperative on and after July 1, 2020. Deletes "Pilot" from references to the Compassionate Use of Medical Cannabis Program Act and from the Opioid Alternative Program. Amends various Acts to make conforming changes.

HB 910- HFA 0001

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose)

HFA 1- Oppose-*Preempts Local Authority*

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Stephanie Kifowit

Synopsis:

Original Bill: Amends the Illinois Local Library Act. Provides that a proposition for the appointed Aurora Public Library board to be changed to an elected board shall be submitted by referendum to the voters of the City of Aurora either by ordinance of the city council or on the petition of 10% of the number of persons who voted at the last regular election in the City of Aurora. Provides for the nomination, election, and terms of Aurora Public Library board members if the referendum is approved. Creates a process to revert back to an appointed library board after changing to an elected board. Effective immediately. **(Official Position: Oppose-Preempts Local Authority)**

HCA 0001: Provides that signatures of 250 registered voters of the City of Aurora are needed to nominate a person to be a member of the elected board of trustees of the Aurora Public Library (rather than 10% of the number of persons who voted at the last regular election of officers of the City of Aurora). Provides that one trustee from each of the City of Aurora's Wards and one at-large trustee shall be elected (rather than 11 trustees shall be elected representing each of the City of Aurora's 10 Wards) and makes conforming changes. Provides that, after each redistricting following each federal decennial census, the terms of the elected trustees on the board shall terminate (rather than cease) upon the nomination, election, and qualification of successor trustees.

*\*Aurora opposes this bill. Preempts Local Authority.*

HB 2040- HCA 0002

IML Position  
Under Review  
Preemption

DMMC Legislative Committee Recommendation:  
HCA 2- Oppose- Preemption

Last Action  
Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor  
Rep. Kelly Cassidy

Synopsis:

**Original Bill:** Amends the Private Correctional Facility Moratorium Act. Changes the title of the Act to the For-Profit Corrections Prohibition Act. Defines "non-profit contractor", "private company", "private vendor", "private contractor", and "work release center". Provides that the State, any unit of local government, or a county sheriff, shall not contract with a private contractor or private vendor for the provision of services relating to community correctional supervision. Provides that the Act does not apply to State work release centers or juvenile residential facilities that provide separate care or special treatment operated in whole or part by non-profit (rather than private) contractors. Adds to exempted contracts for ancillary services contracts for electronic monitoring services.

**HCA 0001:** Tabled

**HCA 0002:**

- Replaces everything after the enacting clause. Creates the Private Detention Facility Moratorium Act. Provides that neither the State, nor any unit of local government, any county sheriff, or any agency, officer, employee, or agent thereof, shall:
- (1) enter into an agreement of any kind related to the detention of individuals in a detention facility owned, managed, or operated in whole or in part by a private entity or person;
- (2) pay, reimburse, subsidize, or defray in any way any costs related to the sale, purchase, construction, development, ownership, management, or operation, in whole or in part, of any detention facility by any private entity or person;
- (3) receive per diem, per detainee, or any other payment related to the detention of individuals in a detention facility owned, managed, or operated, in whole or in part, by any private entity or person; or (
- 4) otherwise give any financial incentive or benefit to any private entity or person in connection with the sale, purchase, construction, development, ownership, management, or operation of any detention facility.
- Provides exemptions: this Act does not prohibit the unit of local government that owns, manages, or operates a detention facility from contracting with a private entity or person to provide services in that facility such as medical services, food service, educational services, or facility repair or maintenance.



HB 2124- HFA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Support)

HFA 1- Support-*Expands Local Authority*

Last Action

Held on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Emanuel Welch

Synopsis:

**Original Bill:** Amends the Open Meetings Act. Provides that a public body may hold a closed meeting to consider the appointment, employment, compensation, discipline, performance, or dismissal of specific employees, specific independent contractors, or specific volunteers (currently, only specific employees) of the public body or legal counsel for the public body, including hearing testimony on a complaint lodged against an employee, independent contractor, or volunteer of the public body or against legal counsel for the public body to determine its validity. Effective immediately. (**DMMC Official Position-Support-*Expands Local Authority***)

**HCA 0001:** Provides that a public body may hold a closed meeting to consider the appointment, employment, compensation, discipline, performance, or dismissal of specific employees, specific individuals who serve as independent contractors (currently, specific independent contractors), or specific volunteers of the public body or legal counsel for the public body, including hearing testimony on a complaint lodged against an employee, a specific individual who serves as an independent contractor (currently, independent contractor), or a volunteer of the public body or against legal counsel for the public body to determine its validity. (**DMMC Legislative Committee Recommendation -Support-*Expands Local Authority***)

HB 2134- HCA 0003

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Original Bill: (DMMC Official Position: Monitor)

HCA 1- (DMMC Official Position: Monitor)

HCA 2- (DMMC Official Position: Monitor)

HCA 3- Legislative Committee Recommendation: Monitor

Last Action

Assigned to Judiciary- Criminal

House Sponsor

Rep. Ann Williams

Synopsis:

**Original Bill:** Amends the Freedom From Location Surveillance Act. Provides that "electronic device" means any device that enables access to, or use of an electronic communication service that provides the ability to send or receive wire or electronic communications, including wireless communications connecting the device to a telephone network. Modifies the definition of "location information" to include information concerning the location of an electronic device that, in whole or in part, is generated by or derived from the possession of the device (rather than only operation of the device). Provides that a law enforcement agency shall not obtain location information (rather than current or future location information) pertaining to a person or his or her effects without first obtaining a court order under the Code of Criminal Procedure of 1963 based on probable cause. Provides that the Act does not apply to a law enforcement agency obtaining basic subscriber information from a service provider under a valid court order or search warrant (removes subpoena). Makes other changes. Effective immediately. **(DMMC Official Position: Monitor).**

**HCA 0001** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Provides that "basic subscriber information" for purposes of the Act means name, address, length of services, including start dates, and types of services utilized; telephone or instrument number or other subscriber number, including any temporarily assigned network address; and the means and source of payment for the service. Effective immediately. **(DMMC Official Position: Monitor).**

**HCA 0002**

Replaces everything after the enacting clause. Amends the Freedom From Location Surveillance Act. Reinserts the provisions of the introduced bill, except omits the amendatory changes to the provision concerning the inapplicability of the Act- (this act does not apply to a law enforcement agency obtaining basic subscriber information from a service provider under a valid court order or search warrant). Effective immediately. **(Legislative DMMC Official Position: Monitor).**

**HCA 0003**

Replaces everything after the enacting clause. Amends the Freedom From Location Surveillance Act. Reinserts the provisions of the introduced bill, except omits the amendatory changes to the provision concerning the

inapplicability of the Act and definitional provisions. Effective immediately. **(DMMC Legislative Committee Recommendation -Monitor)**

HB 2176- HCA 0001

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose-Mandate)

HCA 1- Oppose-*Mandate*

Last Action

Assigned to Executive

House Sponsor

Rep. Celina Villanueva

Synopsis:

Original Bill: Amends the Illinois Notary Public Act. Modifies the required disavowal of legal representation notice. Provides that the failure of a notary public to follow specified notice requirements shall result in a fine of \$1,500 (currently, \$1,000) for each written violation. Provides that a second (rather than third) violation shall result in permanent revocation of the commission of notary public (currently, a second violation results in suspension of notary authorization). Provides that prior to rendering notary public services to a person seeking such services, a notary public shall, in addition to any written or electronic notice, also give a verbal disavowal of legal representation that is substantially the same as the statement required for written and electronic advertisements of notary services. Provides that upon providing the verbal disavowal of legal representation, the person seeking notary services shall be provided with an acknowledgment form reciting the disavowal of legal representation, and be required to sign such form acknowledging that he or she has been advised and understands that the notary public is not a licensed attorney and is not otherwise authorized to provide legal advice or services. Provides that the acknowledgment form shall be prescribed by the Secretary of State and be made available in English and in the non-English language in which notary services were solicited. **(DMMC Official Position: Oppose *Local Authority/Mandate*).**

HCA 0001: Requires every notary public who is not an attorney or an accredited immigration representative to, prior to rendering notary services, provide any person seeking notary services with a written acknowledgment. Provides for the contents of the written acknowledgment. Provides that the provision shall not apply to notary services related to documents prepared or produced in accordance with the Illinois Election Code. Removes provisions concerning a verbal disavowal of legal representation and the production of an acknowledgment form reciting the disavowal of legal representation to be signed by the person seeking notary services. **(DMMC Legislative Committee Recommendation -Oppose *Local Authority/Mandate*)**

HB 2460 - HFA 0001

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose)

HCA 1- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Placed on 3<sup>rd</sup> Reading

House Sponsor

Rep. Will Davis

Synopsis:

Original Bill: Creates the Illinois Sustainable Investing Act. Provides that any public agency or governmental unit shall develop, publish, and implement sustainable investment policies applicable to the management of all public funds under its control. Provides that the sustainable investment policy may be incorporated in existing investment policies developed, published, and implemented by a public agency or governmental unit. Provides that the sustainable investment policy shall include material, relevant, and decision-useful sustainability factors to be applied by the public agency or governmental unit in evaluating investment decisions. Provides that a public agency shall prudently integrate sustainability factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership in order to maximize anticipated financial returns, minimize projected risk, and more effectively execute its fiduciary duty. Specifies sustainability factors, and the ways in which such factors may be analyzed. Amends the Deposit of State Moneys Act, the Public Funds Investment Act, and the Illinois Pension Code to make changes concerning investment policy and the Illinois Sustainable Investing Act. Provides findings and purpose provisions. Defines terms.

**(DMMC Official Position- Ensure Sustainable Municipal Budgets/Mandate)**

HCA 0001: Provides that the sustainable investment policy developed under the Illinois Sustainable Investing Act shall include material, relevant, and decision-useful sustainability factors to be considered (currently, applied) by the public agency or governmental unit as one component of its overall evaluation of investment decisions. Provides that nothing in the Act prohibits a public agency or governmental unit from integrating additional factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership of public funds. Provides that the Act shall not apply to bank time deposits or bank processing services. Makes conforming changes.

**DMMC Legislative Committee Recommendation - Oppose Ensure Sustainable Municipal Budgets/Mandate)**

HB 2759 - HCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Assigned to Public Utilities

House Sponsor

Rep. LaShawn Ford

Synopsis:

**Original Bill:** Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, no later than December 1, 2020, the Illinois State Water Survey, in coordination with the Department of Public Health, must issue a report evaluating the setting of water rates throughout Illinois; specifies report requirements. Provides that in developing the report, the Illinois State Water Survey shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Illinois State Water Survey must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2021. Effective immediately.

**(DMMC Official Monitor)**

**HCA 0001:** Replaces everything after the enacting clause. Amends the University of Illinois Act. Provides that, subject to appropriation, no later than December 1, 2020, the Government Finance Research Center at the University of Illinois at Chicago, in coordination with an intergovernmental advisory committee, must issue a report evaluating the setting of water rates throughout the Lake Michigan service area of northeastern Illinois and, no later than December 1, 2021, for the remainder of Illinois; specifies report requirements. Provides that in developing the report, the Government Finance Research Center shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Department of Public Health must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2022. Effective immediately.

**(DMMC Legislative Committee Recommendation -Monitor)**

HB 2810 - HCA 0001

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

(Original Bill: Shell Bill)

HCA 1- (DMMC Legislative Committee Recommendation - Oppose-*Mandate*)

Last Action

Assigned to Executive

House Sponsor

Rep. Anna Moeller

Synopsis:

**Original Bill:** Shell Bill

**HCA 0001:** Replaces everything after the enacting clause. Amends the Open Meetings Act. Provides that a unit of local government or school district with an operating budget of \$1,000,000 or more shall maintain an Internet website and post to its website for the current calendar or fiscal year specified information. Provides that the information required to be posted must be easily accessible from the unit of local government's or school district's website home page and searchable. Provides penalties for noncompliance. Provides that no home rule unit may adopt posting requirements that are less restrictive than those provided in the Act. Provides that all local records required to be posted shall remain posted on the entity's website, or subsequent websites, for 10 years. Exempts the School District of the Department of Juvenile Justice. Amends the Freedom of Information Act. Provides an exemption from inspection and copying of any record or information that a unit of local government or school district maintains an electronic copy of on its Internet website in order to comply with the Open Meetings Act. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that within 6 months after the effective date of this amendatory Act, the Illinois Transparency and Accountability Portal shall have the capability to compile and update its database with information received from all school districts and units of local government. Authorizes the Illinois Transparency and Accountability Portal to provide direct access to information compiled under specified provisions of the Open Meetings Act. Provides an exempt mandate provision. Provides a severability clause. Effective immediately.

**(DMMC Legislative Committee Recommendation -Oppose-*Mandate*)**

HB 2914 - HCA 0001

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose)

HCA 1- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Assigned to Cities and Villages

House Sponsor

Rep. Thaddeus Jones

Synopsis:

**Original Bill:** Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, no later than December 1, 2020, the Illinois State Water Survey, in coordination with the Department of Public Health, must issue a report evaluating the setting of water rates throughout Illinois; specifies report requirements. Provides that in developing the report, the Illinois State Water Survey shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Illinois State Water Survey must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2021. Effective immediately.

**(DMMC Official Oppose- Preempts Local Authority)**

**HCA 0001:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that a municipality may not incur legal expenses in excess of \$1,000,000 for a single lawsuit against or by the municipality in a single fiscal year. Makes conforming changes. Removes a limitation on home rule powers. **(DMMC Legislative Committee Recommendation -Oppose- Preempts Local Authority)**

HB 3029 - HCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Support)

Last Action

Assigned to Public Utilities

House Sponsor

Rep. Kelly Burke

Synopsis:

**Original Bill:** Amends the Public Utilities Act. Provides for licensure of persons and entities engaged in the procurement or sale of retail electricity supply, retail natural gas supply, energy efficiency products or services, or demand response services for third parties as energy services agents and energy services entities and for licensure of energy services course providers by the Illinois Commerce Commission. Provides for mandatory disclosures by energy services agents or energy services entities. Requires all energy services agents engaged in the marketing of retail electricity supply, retail natural gas supply, energy efficiency products or services, or demand response services, before providing any sales information to a potential customer, to disclose that they are not employed by the local utility within the territory they are selling retail electricity supply, retail natural gas supply, energy efficiency products, or demand response services. Requires the Commission to establish procedures for licensure as an energy services agent, energy services entity, or energy services course provider, and specifies certain criteria. Provides that the Commission has jurisdiction over disciplinary proceedings and complaints for violations. Requires the Commission to maintain a list of disciplined and suspended energy services agents and a list of all disciplined, suspended, or revoked energy services entities.

**(DMMC Official Monitor)**

**HCA 0001:** Provides that the definitions "energy services agent" and "energy services entity" do not include, among other entities, (1) a person or entity representing a municipal power agency or a municipal natural gas agency within its service territory or (2) a public utility owned and operated by any political subdivision or municipal corporation of this State, or owned by such governmental entity and operated by any lessee or any operating agent thereof. Makes other changes. **DMMC Legislative Committee Recommendation -Support**

*Protects Local Authority.*



HB 3147 - HFA 0001

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose)

HCA 2- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Brad Halbrook

Synopsis:

**Original Bill:** Amends the Open Meetings Act. Provides that if a change is made concerning regular meeting dates, times, or locations (currently, only change in dates), at least 10 days' notice of such change shall be given by publication in a newspaper of general circulation in the area in which such body functions.

Mandate

**(DMMC Official Oppose- Mandate)**

**HCA 0001:** Tabled

**HCA 0002:** Provides that at least 10 days' notice of a change made in regular meeting dates, times, or locations may also be provided on the website of a public body in addition to providing notice in a newspaper, or in lieu of providing notice in a newspaper if there is no such newspaper of general circulation in the area in which the public body functions. **DMMC Legislative Committee Recommendation - Oppose)**

HB 3148 - HCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor - Local Authority)

Last Action

Assigned to Public Utilities

House Sponsor

Rep. Brad Halbrook

Synopsis:

**Original Bill:** Creates the Local Appointed Official Removal Act. Provides that the person or entity that appointed a member of the board of a unit of local government may remove that member the person or entity appointed for misconduct, official misconduct, or neglect of office. Provides that the provisions are in addition to any other method of removal provided by law. Defines terms. Effective immediately.

**(DMMC Official Monitor)**

**HCA 0001:** Replaces everything after the enacting clause. Creates the Local Volunteer Board Member Removal Act. Provides that the person or entity that appointed a member of a volunteer board or commission may remove that member for misconduct, official misconduct, or neglect of office. Provides that removal under the Act is in addition to any other method of removal provided by law. Defines terms. Effective immediately.

**DMMC Legislative Committee Recommendation: Monitor- Local Authority**

HB 3198 - HCA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Support)

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Diane Pappas

Synopsis:

**Original Bill:** Amends the Illinois Municipal Code. Provides that not less than 75% of the amounts collected by a municipality within DuPage County pursuant to the municipal hotel operators' occupation tax and municipal hotel use tax shall be used to promote tourism within that municipality. Requires that the municipality that belong to a not-for-profit organization headquartered in DuPage County that is recognized by the Department of Commerce and Economic Opportunity as a certified local tourism and convention bureau entitled to receive State tourism grant funds. Provides that the remainder of the amounts collected may be used by the municipality for economic development or capital infrastructure. Repeals the provisions on January 1, 2021.

**(DMMC Official Support)**

**HCA 0001:** Extends the repeal of provisions regarding a municipal hotel operators' and hotel use tax in DuPage County from January 1, 2021 to January 1, 2023. **DMMC Legislative Committee Recommendation - Support.**

HB 3263 - HCA 0001

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose *Preempts Local Authority/Unfunded Mandate*)

HCA 1- (DMMC Legislative Committee Recommendation - Oppose- *Preempts Local Authority/Unfunded Mandate*)

Last Action

Assigned to Personnel & Pensions

House Sponsor

Rep. Deanne Mazzochi

Synopsis:

**Original Bill:** Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a participating municipality or instrumentality shall post on its publicly available website, if the participating municipality or instrumentality maintains a publicly available website: (1) all documents pertaining to the municipality's or instrumentality's adoption of a resolution to participate in the Fund if the municipality or instrumentality has adopted such a resolution; (2) all documents pertaining to the municipality's or instrumentality's annual projected future contributions to the Fund; and (3) information about the amount of the municipality's or instrumentality's past required contributions to the Fund for each year of participation. Provides that the public posting requirement does not require a participating municipality or instrumentality to post on its website information that is not subject to disclosure under the Freedom of Information Act. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately. **(DMMC Official Oppose)**

**HCA 0001:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and moves a provision concerning required public posting of information by participating municipalities and instrumentalities under Article 7 of the Illinois Pension Code into the Open Meetings Act. Makes conforming changes. Effective immediately.

HB 3619 - HCA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Assigned to Sales, Amusement & other Taxes Subcommittee

House Sponsor

Rep. Jerry Costello

Synopsis:

**Original Bill:** Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the tax imposed on mid-range ethanol blends applies to (i) 80% of the proceeds of sales made on or after July 1, 2019 and on or before December 31, 2023 and (ii) 100% of the proceeds of sales made thereafter. Provides that the term "mid-range ethanol blend" means a blend of gasoline and denatured ethanol that contains not less than 20% but less than 51% denatured ethanol. Makes changes to the definitions of "gasohol" and "majority blended ethanol fuel" to adjust the required percentage of ethanol. Effective immediately.

**(DMMC Official Position- Monitor)**

**HCA 0001:** Further amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, on and after July 1, 2019, the taxes imposed on sales of gasohol shall be imposed on 90% (currently, 100%) of the proceeds of sales. Provides that the bill takes effect on July 1, 2019.

**DMMC Legislative Committee Recommendation - Monitor)**

HB 3651 - HCA 0001

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose- *Mandate*)

HCA 1- (DMMC Legislative Committee Recommendation - Oppose- *Mandate*)

Last Action

Assigned to State Government Administration

House Sponsor

Rep. Mary Edly-Allen

Synopsis:

**Original Bill:** Amends the State Records Act and the Local Records Act. Provides that a public officer or public agency that has a government credit card issued for use by the public officer or employees of the public officer or agency shall post on the officer's or agency's website a copy of each expense charged on the credit card on or before 60 days after the date the expense was charged. Expenses shall remain the website for at least one year after the expense was originally posted. Effective immediately.

**(DMMC Official Position Oppose- *Mandate*)**

**HCA 0001:** Provides that the expense charged on the credit card that must be posted on the website must be charged on the credit card by a public officer. Removes provisions concerning expenses of employees of a public officer or agency. **DMMC Legislative Committee Recommendation Oppose- *Mandate***)

SB 0170- SCA 0001

IML Position

Support

IML Agenda/Initiative

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Support)

SCA 1- (DMMC Legislative Committee Recommendation - Support)

Last Action

Postponed Revenue

Senate Sponsor

Sen. Napoleon Harris III

Synopsis:

**Original Bill:** Amends the State Finance Act. Creates the Financially Distressed Cities Fund. Amends the State Revenue Sharing Act and the Illinois Income Tax Act. Provides that the Treasurer shall monthly transfer to the Financially Distressed Cities Fund an amount certified by the Department of Revenue equal to: (1) the amount that would have been distributed under the State Revenue Sharing Act to all financially distressed cities if the Treasurer had transferred to the Local Government Distributive Fund a sum calculated using 0.10% of the net revenue realized from the tax imposed by the Illinois Income Tax Act upon individuals, trusts, estates, and corporations during the preceding month; and (2) subtracting the amount distributed to all financially distressed cities from the Local Government Distributive Fund. Provides that the Department of Revenue shall monthly allocate an amount from the Financially Distressed Cities Fund that shall be paid to each financially distressed city. Amends the Financially Distressed City Law of the Illinois Municipal Code. Makes the law applicable to both home rule and non-home rule municipalities. Provides that a State agency or unit of local government may also render technical assistance to a municipality's Financial Advisory Authority as the Authority may request. Provides that the State shall not reduce revenues or impose additional costs affecting a financially distressed city affecting the municipality unless it is consistent with the Financial Plan and Budget in effect. Provides that State mandates enacted while a municipality is designated as a financially distressed city that would cause the municipality to incur costs are not valid or enforceable during the period when the municipality is under the financially distressed city designation. Effective January 1, 2020. **(Official Position: Support Ensure Sustainable Municipal Budgets)**

**SCA -1:** Provides that the Department of Revenue shall pay moneys out of the Local Government Distributive Fund and the Income Tax Surcharge Local Government Distributive Fund to municipalities and counties (rather than certifying to the Comptroller to pay the moneys) and makes conforming changes. Corrects a cross-reference to the Illinois Income Tax Act. In provisions concerning the Department of Revenue certifying amounts to distressed cities from the Local Government Distributive Fund: changes the amount transferred from 0.10% to 10% of the net revenue realized from taxes imposed on individuals, trusts, estates, and corporations during the preceding month; changes how the amount is certified and transferred from the General Revenue Fund to the Financially Distressed Cities Fund; and adds a continuing appropriation for transfers into the Financially Distressed Cities Fund. Adds examples of revenues that the State may not reduce if a financially

distressed city does not meet its debt service obligations as they become due and provides that the Department of Revenue may reduce revenues to correct an error. Changes various references from "city" to "municipality".  
**(DMMC Legislative Committee Recommendation: Support *Ensure Sustainable Municipal Budgets*)**

SB 0177- SFA 0001

IML Position

Neutral

Mandate, Preemption

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Oppose)

SCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Placed on Calendar Order of 2nd Reading

Senate Sponsor

Sen. Napoleon Harris III

Synopsis:

**Original Bill:** Amends the Motor Fuel Tax Law. Provides that no municipality, county, or road district that received motor fuel tax distributions totaling more than \$1,000,000 in the previous State fiscal year shall receive a future distribution of motor fuel tax moneys unless that municipality, county, or road district implements a business enterprise program setting goals for the inclusion of minority, veteran, and female-owned businesses in the procurement of contracts. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall assist municipalities, counties, and road districts in implementing those programs. Effective immediately. **(Official Position: Oppose)**

**SFA -1:** Replaces everything after the enacting clause. Amends the Motor Fuel Tax Law. Provides that, for each fiscal year beginning on or after July 1, 2021, if a municipality, county, or road district received a motor fuel tax distribution totaling more than \$1,000,000 in the previous fiscal year, then, in order to receive a distribution for the current fiscal year, that municipality, county, or road district must certify to the Department of Transportation that it has established a minority-owned, women-owned, and veteran-owned business enterprise program consistent with the rules and regulations of the Department of Central Management Services Business Enterprise Program. Provides that the municipality, county, or road district shall accept vendor certification from the State of Illinois, the County of Cook, and the City of Chicago. Provides that, if a Department of Central Management Services study does not support the establishment of a business enterprise program for any local municipality, county, or road district, the requirements shall not apply to that local municipality, county, or road district. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall assist municipalities, counties, and road districts in implementing business enterprise programs. Effective immediately. ". **(DMMC Legislative Committee Recommendation: Oppose *Mandate*)**



SB 0223- SCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Oppose *Preempts Local Authority*)

SCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Assigned to Subcommittee on Special Issues (LG)

Senate Sponsor

Sen. Cristina Castro

Synopsis:

**Original Bill:** Amends the Local Government Professional Services Selection Act. Removes an option allowing a political subdivision not to evaluate firms submitting letters of interest for projects requiring architectural, engineering, or land surveying services if the political subdivision has a satisfactory relationship for services with one or more firms.

**SCA -1:** Restores a provision allowing a political subdivision not to evaluate firms submitting letters of interest for projects requiring architectural, engineering, or land surveying services if the political subdivision has a satisfactory relationship for services with one or more firms but requires the cost of services for the project to be estimated to be less than \$1,000,000. Provides that specified evaluation procedures, selection procedures, and contract negotiations for projects requiring architectural, engineering, or land surveying services are waived: in emergency situations; if the cost of architectural, engineering, and land surveying services for the project is expected to be less than \$50,000 (rather than \$40,000, which was to be increased annually by a specified percentage); or if the political subdivision contracts with a firm with which the political subdivision has a satisfactory relationship and the cost of services for the project is estimated to be less than \$1,000,000. **(DMMC Legislative Committee Recommendation: Monitor Ensure Sustainable Municipal Budgets)**

SB 0582- SFA 0001

IML Position

Support

IML Agenda/Initiative

DMMC Legislative Committee Recommendation:

Original Bill-: (Shell Bill)

SCA 1- (DMMC Legislative Committee Recommendation - Support- *Local Authority*)

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading

Senate Sponsor

Sen. Martin Sandoval

Synopsis:

**Original Bill:** Shell Bill

**SCA -1:** Replaces everything after the enacting clause. Amends the Illinois Municipal Code. Provides that a non-home rule municipality may, by ordinance, impose a tax on motor fuel in one cent per gallon increments, but not to exceed \$0.05 per gallon total (currently, a municipality of over 100,000 inhabitants may impose such a tax, but only upon referendum approval and only at the rate of one cent per gallon). Effective immediately. **(DMMC Legislative Committee Recommendation: Support *Local Authority*)**

SB 0986- SFA 0001

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Shell Bill)

SCA 1- (DMMC Legislative Committee Recommendation - Support)

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading

Senate Sponsor

Sen. Donald DeWitte

Synopsis:

**Original Bill:** Shell Bill

**SFA -1:** Replaces everything after the enacting clause. Amends the Illinois Promotion Act. Provides that, if there is no municipal convention center located within a unit of local government, then the Department of Commerce and Economic Opportunity may make grants from the Tourism Promotion Fund to that unit of local government for the purpose of attracting conventions, meetings, and trade shows to private convention centers located in the unit of local government. Makes conforming changes. Effective immediately. **(DMMC Legislative Committee Recommendation: Support- Ensure Sustianable Municipal Budgets)**

SB 1041- SFA 0001

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Shell Bill)

SCA 1- (DMMC Legislative Committee Recommendation - Support-*Ensure Sustainable Municipal Budgets*)

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading

Senate Sponsor

Sen. Donald DeWitte

Synopsis:

**Original Bill:** Shell Bill

**SFA -1:** Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, in a county with more than 800,000 inhabitants but fewer than 1,000,000 inhabitants, if a lessee is liable for the payment of property taxes extended against property that is owned by a taxing district, the county treasurer shall promptly notify the taxing district that owns the property if the property taxes are delinquent 60 days after the second installment due date. Provides that the State's Attorney of the county in which the property is located may bring an action against the lessee in the circuit court to recover the full amount of delinquent taxes, interest, penalties, and costs.

**(DMMC Legislative Committee Recommendation: Support- *Ensure Sustainable Municipal Budgets*)**

SB 1043- SFA 0001

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill-: (Shell Bill)

SCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading

Senate Sponsor

Sen. Donald DeWitte

Synopsis:

**Original Bill:** Shell Bill

**SFA -1:** Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district's aggregate extension base shall be adjusted whenever an assessment increase or decrease due to the issuance of a certificate of error, a decision of the board of review, or a decision of the Property Tax Appeal Board results in the overextension or under extension of taxes for the last preceding levy year. Effective immediately. **(DMMC Legislative Committee Recommendation: Monitor)**

SB 1184- SCA 0001

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Support)

SCA 1- (DMMC Legislative Committee Recommendation - Support)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Laura Fine

Synopsis:

**Original Bill:** Amends the Counties Code. Provides that the county board or board of county commissioners of a county may prohibit the sale of and the use of coal tar sealant product and high polycyclic aromatic hydrocarbon sealant product on any surface, except for highway structures, including, but not limited to, a driveway, parking area, playground, sidewalk, bike trail, or roadway within the county. Amends the Municipal Code making similar changes. **(Official Position: Support)**

**SCA -1:** Limits the provisions to Cook, DuPage, Lake, or McHenry counties and municipalities located within Cook, DuPage, Lake, or McHenry counties. **(DMMC Legislative Committee Recommendation: Support)**

SB 1223- SCA 0001

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Monitor)

SCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Postponed-Government Accountability and Pensions

Senate Sponsor

Sen. Laura Murphy

Synopsis:

**Original Bill:** Creates the Local Government Inspector General Act. Provides that the purpose of the Act is to establish an independent entity to which allegations of incompetence, neglect of duty, malfeasance in office, corruption, or official misconduct involving units of local government, including their officers, employees, and agents, or elected or appointed local officials, may be reported and investigated with the assistance of the Attorney General. Creates the Local Government Ethics Commission and the Office of the Local Government Inspector General and provides that members of the Commission and the Inspector General shall be appointed by the Governor with the advice and consent of the Senate. Sets forth the procedures of investigating a complaint and the issuing of reports. Defines terms.

**(DMMC Official Position: Monitor)**

**SCA -1:** Provides that Local Government Ethics Commission and Local Government Inspector General does not have jurisdiction over Regional Transit Boards, local officials of Regional Transit Boards, or vendors and others doing business with a Regional Transit Board. Provides that the Local Government Inspector General shall work with the Executive Inspector General if his or her investigation may interfere with an investigation of the Executive Inspector General. Adds confidentially provisions relating to the identity of an individual providing information or reporting any possible or alleged misconduct to the Office of the Local Government Inspector General or the Commission and confidentially related to specified investigations and findings by the Local Government Inspector General or Commission. Adds exemptions for disclosure under the Freedom of Information Act of specified documents and an exemption from the Open Meetings Act for meetings of the Commission. **(DMMC Legislative Committee Recommendation: Monitor)**

SB 1244- SCA 0001 & SCA 0002

IML Position

Neutral

Mandate, Revenue Reduction

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Monitor *Preserve Local Authority/Mandate*)

SCA 1- (DMMC Legislative Committee Recommendation - Monitor)

SCA 2- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Postponed- Energy and Public Utilities

Senate Sponsor

Sen. Christopher Belt

Synopsis:

**Original Bill:** Amends the Cemetery Oversight Act. Provides that no cemetery authority shall charge a consumer an amount exceeding \$500 for the placement of a headstone or memorial marker that is provided for a United States Veteran by the United States Government. Defines "placement". Makes related changes to provide that a cemetery authority claiming a partial exemption under the Act shall be required to comply with this requirement. Effective immediately. **(DMMC Official Position: Monitor)**

**SCA -1:** Replaces everything after the enacting clause. Amends the Veterans Burial Places Act. Provides that the Department of Veterans' Affairs shall pay an amount not to exceed \$125 (rather than \$100) to the next of kin or \$100 to the cemetery official responsible for the cost of transporting and erecting a headstone or memorial. Effective immediately. **(DMMC Legislative Committee Recommendation: Monitor)**

**SCA-2:** Provides that the amount that may be paid to the cemetery official is \$125 (rather than \$100). **(DMMC Legislative Committee Recommendation: Monitor)**



SB 1256 – SCA 0003

IML Position

Neutral

Mandate

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Monitor *Preserve Local Authority/Mandate*)

SCA 1- (DMMC Legislative Committee Recommendation - Monitor)

SCA 2- (DMMC Legislative Committee Recommendation - Monitor)

SCA 3- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Bill Cunningham

Synopsis:

**Original Bill:** Replaces Amends the Illinois Vehicle Code. Provides that a person who operates a motor vehicle operating on diesel fuel in an affected area may not cause or allow the motor vehicle, when it is not in motion, to idle for more than a total of 10 minutes within any 60-minute period under any circumstances if the vehicle is within 200 feet of a residential area. Provides that if a person violates the provisions concerning excessive idling within 200 feet of a residential area, the law enforcement agency having jurisdiction over the residential area or the law enforcement agency having jurisdiction over the property on which the violation took place may enforce the provisions. **(DMMC Official Position: Monitor)**

**SCA -1:** Exempts school buses from the new provisions. **(DMMC Official Position: Move to Separate List)**

**SCA 2-** Provides that the amendatory Act does not apply to a school bus or to a motor vehicle with a gross vehicle weight rating of 8,000 pounds or more that transports refuse, garbage, or recyclable materials. **(DMMC Official Position: Move to Separate List)**

**SCA 3-** Provides that provisions limiting diesel fuel idling are restricted to properties that offer paid parking services to vehicle owners, do not involve fuel dispensing, and are located within a county of over 3 million residents but outside of a municipality of over 2 million residents. Provides that the provisions do not apply to school buses, waste hauling vehicles, facilities operated by the Department of Transportation, or vehicles owned by a public utility and operated to power equipment necessary in the restoration, repair, modification, or installation of a utility service. **(DMMC Legislative Committee Recommendation: Monitor)**

SB 1270 – SCA 0001

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Oppose-*Mandate*)

SCA 1- (DMMC Legislative Committee Recommendation - Oppose-*Mandate*)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Robert Peters

Synopsis:

**Original Bill:** Amends the Illinois Plumbing License Law. Provides that each park district, municipal park and recreation agency, or special recreation agency shall test each source of potable water in a park that serves children under 6 years old for lead contamination. Provides requirements for testing and notification. Provides requirements for requests seeking waiver of testing. Provides that the owner or operator of a community water system may agree to pay for the cost of the laboratory analysis of the test samples. **(DMMC Official Position: Oppose- *Mandate*)**

**SCA -1:** Replaces everything after the enacting clause with the provisions from the introduced bill with the following changes. Provides that the Director of Public Health may conduct hearings and impose civil penalties. Provides that rules adopted under the Illinois Plumbing License Law shall not be subject to review by the State Board of Health under the Civil Administrative Code of Illinois. Provides that the Director of Public Health after notice and opportunity a for hearing, may assess civil penalties to any person for violations. Provides that a fee of \$100 per day, per violation may assessed to any person in violation. Provides requirements for testing sources of potable water and notification of the public. Provides that the Department of Public Health shall adopt rules that prescribe the procedures and standards to be used by the Department in assessing levels of lead in water in school buildings that serve children under the age of 6 and public buildings and parks operated by a park district, municipal park, forest preserve, museum, publicly funded institution of higher learning and recreation agency, or special recreation agency. Provides the minimum standards the rules must operate under. Provides a lead testing fee that shall be collected and where those funds should be deposited. Makes other changes. **(DMMC Legislative Committee Recommendation: Oppose-*Mandate*)**

SB 1296 – SCA 0001

IML Position

Neutral

Mandate

DMMC Legislative Committee Recommendation:

Original Bill: (DMMC Official Position: Move to Separate List

SCA 1: (DMMC Legislative Committee Recommendation: Monitor)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Melinda Bush

Synopsis:

**Original Bill:** Amends the Property Assessed Clean Energy Act. Makes changes adding residential property to the scope of the Act. Modifies the requirements of a report needed to establish a PACE area and requirements before entering into an assessment contract. For program administrators and contracts that finance residential properties of 4 or fewer units: provides for contractor oversight and training for residential properties inside PACE areas; prohibits specified soliciting, advertising, and direct or indirect cash payments or other things of value to property owners; requires a local unit of government and third-party program administrators to develop a disclosure form for homeowners and a right to cancel within 3 business days assessment contracts; and requires an oral confirmation call to property owners with specified minimum requirements for the call. Effective immediately. **(DMMC Official Position: Moved to Separate List)**

**SCA -1:** Provides that replacing lead pipes is an example of water use improvement. Provides that the local unit of government shall verify that the estimated economic benefit expected from the energy project during the financing period is equal to or greater than the cost of the project on residential real property before entering into an assessment contract with a record owner under a program. **(DMMC Legislative Committee Recommendation: Monitor-Mandate)**

SB 1385 – SCA 0001, SCA 0002, SCA 0003

IML Position

Supports all 3 amendments

Mandate

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Oppose- *Mandate*)

SCA 1- (DMMC Legislative Committee Recommendation - Neutral)

SCA 2- (DMMC Legislative Committee Recommendation - Neutral)

SCA 3- (DMMC Legislative Committee Recommendation - Neutral)

Last Action

Assigned to Judiciary

Senate Sponsor

Sen. John Mulroe

Synopsis:

**Original Bill:** Amends the Law Enforcement Officer-Worn Body Camera Act. Provides that any recording disclosed under the Freedom of Information Act shall be redacted to remove identification of any person that appears on the recording and is not a subject of the encounter, directly involved in the encounter, and all law enforcement officer identifiers if the recordings are made available from any law enforcement or government agency to the media or public unless that law enforcement officer has been criminally charged relative to the recorded incident. Provides that if any law enforcement or government agency fails to follow the requirements of the Act, the agency is liable for a penalty of \$100 per day to the affected individual. Provides that the individual and that individual's labor organization has the right to file suit against that law enforcement agency to require the agency to comply with the terms of the Act. **(DMMC Official Position: Oppose- *Mandate*)**

**SCA -1:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Deletes language providing that if any law enforcement or government agency fails to follow the requirements of the Act, the agency is liable for a penalty of \$100 per day to the affected individual. Deletes language providing that that the individual and that individual's labor organization has the right to file suit against that law enforcement agency to require the agency to comply with the terms of the Act. **(DMMC Legislative Committee Recommendation: Neutral)**

**SCA 2-** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Deletes language providing that if any law enforcement or government agency fails to follow the requirements of the Act, the agency is liable for a penalty of \$100 per day to the affected individual. Deletes language providing that that the individual and that individual's labor organization has the right to file suit against that law enforcement agency to require the agency to comply with the terms of the Act **(DMMC Legislative Committee Recommendation: Neutral)**

**SCA 3-** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Deletes language providing that if any law enforcement or government agency fails to follow the requirements of the Act, the agency is liable for a penalty

of \$100 per day to the affected individual. Deletes language providing that that the individual and that individual's labor organization has the right to file suit against that law enforcement agency to require the agency to comply with the terms of the Act. Makes technical changes. **(DMMC Legislative Committee Recommendation: Neutral)**

SB 1474 – HCA 0001

IML Position  
Under Review

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Oppose-*Local Authority*)

SCA 1- (Official Position- Oppose-*Local Authority*)

HCA 1- (DMMC Legislative Committee Recommendation: Oppose)

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Ram Villivalam

Synopsis:

**Original Bill:** Creates the Collective Bargaining Freedom Act. Provides that employers and labor organizations covered by the National Labor Relations Act may execute and apply agreements requiring membership in a labor organization as a condition of employment to the fullest extent authorized by the National Labor Relations Act. Provides that it is the policy of the State that employers, employees, and their labor organizations are free to bargain collectively. Provides that the authority to enact laws or rules that restrict the use of union security agreements between an employer and a labor organization vests exclusively with the General Assembly. Prohibits local governments from enforcing any such law or rule. Defines terms. Effective immediately.

**(DMMC Official Position: Oppose- *Local Authority*)**

**SCA -1:** Changes a reference to federal law with respect to union security agreements from a reference relating to requiring membership in a union in conflict with state law to a reference relating to unfair labor practices in connection with membership in a union. **(DMMC Official Position: Oppose).**

**HCA-1:** Deletes provision making a violation of the Act by a local governmental official a Class A misdemeanor. **(DMMC Legislative Committee Recommendation: Oppose)**

SB 1500 – SFA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Support)

SCA 1- (DMMC Legislative Committee Recommendation: Support)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Emil Jones

Synopsis:

**Original Bill:** Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that until January 1, 2023 (rather than 2020), at the time of the filing of a foreclosure complaint, the plaintiff shall pay a fee for the Foreclosure Prevention Program Graduated Fund and the Abandoned Residential Property Municipality Relief Fund. Provides that until January 1, 2023 (rather than 2020), the plaintiff or plaintiff's representative shall file a verified statement that states which additional fee is due, unless the court has established another process to certify which additional fee is due. Provides that a specific provision is inoperative on and after January 1, 2023 (rather than 2020). Reenacts a provision regarding the judicial sale fee for the Abandoned Residential Property Municipality Relief Fund. Provides that the provisions are inoperative on January 1, 2023 (rather than 2017) and repealed on March 2, 2023 (rather than 2017). Provides that all actions taken in the collection remittance of fees before the effective date of the Act are ratified, validated, and confirmed. Effective immediately. **(DMMC Official Position: Support)**

**SCA -1:** Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Provides that until January 1, 2025 (rather than 2023), the plaintiff shall pay a fee for the Foreclosure Prevention Program Graduated Fund and the Abandoned Residential Property Municipality Relief Fund. Provides that if the plaintiff has filed a sufficient number of foreclosure complaints to be included in the first tier foreclosure filing category and is filing the complaint on its own behalf as the holder of the indebtedness, the plaintiff shall pay a fee of: \$500 until January 1, 2021; \$450 starting January 1, 2021; \$400 starting January 1, 2022; \$350 starting January 1, 2023; \$300 starting January 1, 2024; and \$250 starting January 1, 2025. Provides that if the plaintiff has filed a sufficient number of foreclosure complaints to be included in the second tier foreclosure filing category and is filing the complaint on its own behalf as the holder of the indebtedness, the plaintiff shall pay a fee of: \$250 until January 1, 2021; \$225 starting January 1, 2021; \$200 starting January 1, 2022; \$175 starting January 1, 2023; \$150 starting January 1, 2024; and \$125 starting January 1, 2025. Provides that if the plaintiff has filed a sufficient number of foreclosure complaints to be included in the third tier foreclosure filing category and its filing the complaint on its own behalf as the holder of the indebtedness, the plaintiff shall pay a fee of: \$50 until January 1, 2021; \$45 starting January 1, 2021; \$40 starting January 1, 2022; \$35 starting January 1, 2023; \$30 starting January 1, 2024; and \$25 starting January 1, 2025. Provides that until January 1, 2025 (rather than 2023), the plaintiff or plaintiff's representative shall file a verified statement that states which additional fee is due. Provides that a specific provision is inoperative on and after January 1, 2025 (rather than 2023). Provides that the provisions are inoperative on January 1, 2025 (rather

than 2023) and repealed on March 2, 2025 (rather than 2023). **(DMMC Legislative Committee Recommendation: Support- *Ensure Sustainable Municipal Budgets*)**

SB 1712 – SCA 0002

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Support)

SCA 1- (Official Position- Support)

SCA 2- (DMMC Legislative Committee Recommendation: Support)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. David Koehler

Synopsis:

**Original Bill:** Amends the Freedom of Information Act. Exemptions from disclosure a public body's credit card numbers, bank account numbers, and other confidential account information that the disclosure of which could produce public loss. **(DMMC Official Position: Support).**

**SCA -1:** Adds Federal Employer Identification Numbers to the list of information exempted from disclosure under the new provisions. **(DMMC Official Position: Support- *Protects Local Authority*)**

**SCA -2:** Replaces everything after the enacting clause. Amends the Freedom of Information Act. Exempts from disclosure a public body's credit card numbers, debit card numbers, bank account numbers, Federal Employer Identification Number, security code numbers, passwords, and similar account information, the disclosure of which could result in identity theft or impression or defrauding of a governmental entity or a person. **(DMMC Legislative Committee Recommendation: Support- *Protects Local Authority*)**

SB 2022 – SCA 0001

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Oppose)

SCA 1- (DMMC Legislative Committee Recommendation: Oppose)

Last Action

Subcommittee on Omnibus Legislation

Senate Sponsor

Sen. Heather Steans

Synopsis:

**Original Bill:** Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that any surviving spouse of an annuitant who (1) retired prior to June 1, 2011, (2) was not married on the date the retirement annuity began, (3) received a specified refund of survivor credits, and (4) died prior to the implementation of Public Act 99-682, which allowed certain annuitants who received a refund of contributions for survivor benefits to elect to repay the refund and have their survivor benefit rights reinstated, may, within a period of one year beginning 5 months after the effective date of the amendatory Act, make an election to re-establish rights to a surviving spouse annuity by paying to the Fund: (1) the total amount of the refund received for survivor credits; and (2) interest thereon at the actuarially assumed rate of return from the date of the refund to the date of payment. Provides that the surviving spouse must also provide documentation proving he or she was married to the annuitant at the time of death and has not subsequently remarried. Provides that the Fund may allow the surviving spouse to repay this refund over a period of not more than 24 months. Provides that, for federal and State tax purposes and to the extent permitted by law, if a surviving spouse pays in monthly installments by reducing the monthly benefit by the amount of the otherwise applicable contribution, the monthly amount by which the surviving spouse's benefit is reduced shall not be treated as a contribution by the surviving spouse but rather as a reduction of the surviving spouse's monthly benefit. Effective immediately. **(DMMC Official Position: Oppose-*Conflicts with Pension Reform*)**

**SCA -1:** Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Specifies an implementation date of Public Act 99-682 of December 29, 2016. In documentation language, adds reference to parties to a civil union. Removes language allowing the surviving spouse to repay the refund over a period of not more than 24 months. Makes a grammatical change. Effective immediately. **(DMMC Legislative Committee Recommendation: Oppose-*Conflicts with Pension Reform*)**



SB 2062 – SCA 0001

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Oppose-Mandate)

SCA 1- (DMMC Legislative Committee Recommendation: Oppose-Mandate)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Iris Martinez

Synopsis:

**Original Bill:**

- Creates the Illinois Sustainable Investing Act. Provides that any public agency or governmental unit shall develop, publish, and implement sustainable investment policies applicable to the management of all public funds under its control.
- Provides that the sustainable investment policy may be incorporated in existing investment policies developed, published, and implemented by a public agency or governmental unit.
- Provides that the sustainable investment policy shall include material, relevant, and decision-useful sustainability factors to be applied by the public agency or governmental unit in evaluating investment decisions.
- Provides that a public agency shall prudently integrate sustainability factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership in order to maximize anticipated financial returns, minimize projected risk, and more effectively execute its fiduciary duty.
- Specifies sustainability factors, and the ways in which such factors may be analyzed. Amends the Deposit of State Moneys Act, the Public Funds Investment Act, and the Illinois Pension Code to make changes concerning investment policy and the Illinois Sustainable Investing Act. Provides findings and purpose provisions. **(DMMC Official Position: Oppose- Mandate)**

**SCA -1:** Provides that the sustainable investment policy developed under the Illinois Sustainable Investing Act shall include material, relevant, and decision-useful sustainability factors to be considered (currently, applied) by the public agency or governmental unit as one component of its overall evaluation of investment decisions. Provides that nothing in the Act prohibits a public agency or governmental unit from integrating additional factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership of public funds. Provides that the Act shall not apply to bank time deposits or bank processing services. Makes conforming changes.

**(DMMC Legislative Committee Recommendation: Oppose- Mandate)**

SB 2097 – SFA 0001

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Support- *Preserves Local Authority*)

SCA 1- (DMMC Legislative Committee Recommendation: Support- *Preserves Local Authority*)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Steve Stadelman

Synopsis:

**Original Bill:** Amends the Property Tax Code. Provides that a taxing district may abate taxes on residential property that qualifies for an abatement under any program adopted by the governing authority of the taxing district for the purpose of revitalizing or stabilizing neighborhoods. Provides that, if a county purchases delinquent property, the county may take steps to maintain the property, including, but not limited to, the mowing of grass or removal of nuisance greenery, the removal of garbage, waste, debris, or other materials, or the demolition, repair, or remediation of unsafe structures. In a Section concerning sales in error granted because a county, city, village or incorporated town has an interest in the property because of advancements made from public funds, provides that no petition for a sale in error may be brought unless the party seeking the sale in error has submitted a request in writing to the county, city, village, or town to waive the amounts owed, and that request has been (i) denied or (ii) not acted upon for a period of at least 90 days from the date on which the request was made. Provides that the redemption period for property that has been declared abandoned or blighted is 6 months (currently, 2 years) from: (1) the date of sale, if the holder of the certificate of purchase is a unit of local government; or (2) the date the property was declared abandoned or blighted, if the holder of the certificate of purchase is not a unit of local government. **(DMMC Official Position: Support- *Preserves Local Authority*)**

**SFA -1:** Removes references to blighted property from provisions of the introduced bill concerning the period of redemption. Provides that, if the property is abandoned and the holder of the certificate of purchase is a unit of local government, then the court may order that the property may be redeemed at any time on or before the expiration of 6 months from the date of sale (currently, 2 years).

**(DMMC Legislative Committee Recommendation: Support- *Preserves Local Authority*)**

SB 2135 – SCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Support)

SCA 1- (DMMC Legislative Committee Recommendation: Support)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Terry Link

Synopsis:

**Original Bill:** Amends the Freedom of Information Act. Exempts from inspection and copying a law enforcement record created for law enforcement purposes if the public body that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record. Provides that if a public body receives a request for a law enforcement record created for law enforcement purposes that it did not create, the public body shall direct the requester to the public body that created the law enforcement record. Deletes language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system **(DMMC Official Position: Support)**

**SCA -1:** Replaces everything after the enacting clause with the provisions of the introduced bill, and replaces references to "public body" in the amendatory language with references to "law enforcement agency". **(DMMC Legislative Committee Recommendation: Support)**

HB 0245- HCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Move to Separate List)  
(HCA 1- Support- *Local Authority*)

Last Action:

Assigned to Transpiration: Vehicles and Safety Committee

House Sponsor

Rep. Michael Zalewski

Synopsis:

**Original Bill:** Amends the Illinois Vehicle Code. Defines "mobile carrying device". Provides that a mobile carrying device may be operated on a sidewalk or crosswalk so long as it is operated in accordance with local ordinances, a personal property owner is actively monitoring its operation and navigation, and it is equipped with a braking system that enables it to perform a controlled stop. Prohibits a personal property owner operating a mobile carrying device from failing to comply with traffic or pedestrian control devices and signals, unreasonably interfering with pedestrians or traffic, transporting hazardous materials, or operating on a street or highway other than in a crosswalk. Provides that a mobile carrying device has the rights and obligations applicable to a pedestrian in the same circumstances, except that it shall yield the right-of-way to pedestrians on a sidewalk or crosswalk. Effective immediately.

**(DMMC Official Position- Move to Separate List- Does not address a LAP priority)**

**HCA 1-**Replaces everything after the enacting clause with the provisions of the introduced bill and makes the following changes. Defines "mobile carrying device operator". Specifies that a "mobile carrying device" is primarily designed to remain within 10 (instead of 25) feet of the personal property owner. Provides that a local authority may reasonably regulate the operation of mobile carrying devices in its jurisdiction. Provides that an operator of a mobile carrying device (rather than the device itself) has the rights and obligations applicable to a pedestrian in the same circumstances and shall ensure that a mobile carrying device shall yield the right-of-way to pedestrians on a sidewalk or crosswalk. Provides that a personal property owner may not use a mobile carrying device to transport a person. Provides that a mobile carrying device operator who is not a natural person shall register with the Secretary of State. Provides that no contract seeking to exempt a mobile carrying device operator from liability for injury, loss, or death caused by a mobile carrying device shall be valid, and that contractual provisions limiting the choice of venue or forum, shortening the statute of limitations, shifting the risk to the user, limiting the availability of class actions, or obtaining judicial remedies shall be invalid and unenforceable. Effective immediately **(DMMC Legislative Committee Recommendation: Support- *Local Authority*)**

HB 0826- HCA 0001

IML Position

Support

IML Agenda/Initiative

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Support- *Local Authority*)

(HCA 1- Support- *Local Authority*)

Last Action:

Assigned to Sales, Amusement & Other Taxes

House Sponsor

Rep. Michael Zalewski

Synopsis:

**Original Bill:** Amends the Illinois Municipal Code. Creates the Municipal Gas Use Tax Law. Provides that beginning January 1, 2020, a municipality may impose a self-assessing purchaser tax rate of the lower of 2.4 cents per therm or 5% of the purchase price for the privilege of using in the municipality gas obtained in a purchase of out-of-state gas. Provides that, in the alternative, a purchaser may elect for a tax of 2.4 cents per therm that a delivering supplier maintaining a place of business in the State collects from the purchaser. Provides for registration requirements for self-assessing purchasers and delivering suppliers. Includes procedures for self-assessing purchasers and delivering suppliers to submit returns and to remit the tax to the Department of Revenue. Effective January 1, 2020. **(DMMC Official Position- Support- *Local Authority*)**

**HCA 1:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that the municipal gas use tax applies to non-home rule municipalities. In the definition of "purchase of out-of-state gas", changes a reference from the Gas Revenue Tax Act to a tax imposed under the Illinois Municipal Code for gas in municipalities with a population under 500,000. Allows the non-home rule municipality to establish the rate of the tax (rather than setting the rate at 2.4 cents per therm). Provides requirements for the non-home rule municipality when establishing the alternate tax rate. Provides that purchasers who do not elect the alternate tax rate to be paid to a delivering supplier shall register with the municipality imposing the tax (rather than the Department of Revenue), including obtaining a certificate of registration, and pay the tax directly to the municipally (rather than the Department of Revenue). Makes conforming changes. Amends the Public Utilities Act. Allows a public utility to charge non-exempt customers an additional charge related to the non-home rule municipal gas use tax. Effective January 1, 2020. **(DMMC Legislative Committee Recommendation: Support- *Local Authority*)**

HB 0850- HCA 0001

IML Position

Oppose

Key Bill

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

HCA 1: (DMMC Legislative Committee Recommendation: Oppose- Conflicts with Pension Reform)

Last Action:

Re-referred to Rules

House Sponsor

Rep. Rob Martwick

Synopsis:

**Original Bill:** Shell Bill

**HCA 0001:** Replaces everything after the enacting clause. Amends the Illinois Municipal Code. Provides that a fire department shall pay to the foreign fire insurance board or to the secretary of the fire protection district a tax or license fee of 2% (rather than a sum not exceeding 2%) of the gross receipts received from fire insurance upon property situated within the municipality or district. Removes language relating to an ordinance establishing the rate to be paid to the foreign fire insurance board or secretary. Provides that an entity that collects a tax or license fee rendered to the treasurer of the foreign fire insurance board or a fire protection district secretary must publish to its website by August 1 of each year certain information regarding the taxes and fees from the previous year. Provides that a foreign fire insurance board (rather than a municipality) may sue to recover the tax or license fee and examine the applicable documents for the purpose of verifying the correctness of the report of the amounts received for fire insurance. Provides that the regulations relating to the tax or license fee are exclusive powers and functions of the State. Removes "department" from "department foreign fire insurance board". Provides that a foreign fire insurance board has the right to: establish, manage, and maintain an account for the holding and expenditure of all funds paid to the board; contract for the purchase of goods and services; and sue all parties necessary to enforce its rights. Limits home rule powers. **DMMC Legislative Committee Recommendation: Oppose-Conflicts with Pension Reform)**

HB 0925- HFA 0002

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill: (Oppose)

HCA 1- (Neutral)

HCA 20 (Neutral)

Last Action

Placed on 2<sup>nd</sup> Reading

House Sponsor

Rep. Daniel Didech

Synopsis:

**Original Bill:** Amends the Mobile Home Local Services Tax Act. Provides that the penalty for delinquent local services taxes shall not exceed the lesser of \$100 or 50% of the original tax imposed (currently, \$100). Effective immediately. **DMMC Official Position:** Oppose (Mandate, Ensure Sustainable Municipal Budgets)

**HCA 1:** (Tabled) Makes changes to the introduced bill to provide that the county treasurer may, in his or her discretion, limit the penalty for delinquent local services taxes to the lesser of \$100 or 50% of the original tax imposed (currently, the maximum penalty is \$100; in the introduced bill the maximum penalty shall be the lesser of \$100 or 50% of the original tax imposed). **DMMC Official Position:** Neutral (Permissive)

**HFA 2:** (Adopted on 3.29) Makes changes to the introduced bill to provide that the county treasurer may, in his or her discretion, limit the penalty for delinquent local services taxes to the lesser of \$100 or 50% of the original tax imposed (currently, the maximum penalty is \$100; in the introduced bill the maximum penalty shall be the lesser of \$100 or 50% of the original tax imposed). **DMMC Legislative Committee Recommendation:** Neutral (Permissive)

HB 1633- HFA 0002

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: Support- *Ensure Sustainable Municipal Budgets*

HCA 1- Support- *Ensure Sustainable Municipal Budgets*

HFA 2- Support- *Ensure Sustainable Municipal Budgets*

Last Action

Assigned to Executive

House Sponsor

Rep. Kelly Burke

Synopsis:

**Original Bill:** Amends the Criminal Code of 2012. Creates the offense of criminal damage to a critical infrastructure facility for a person who knowingly damages, destroys, vandalizes, defaces, or tampers with equipment in a critical infrastructure facility. Provides the penalty is a Class 1 felony punishable by a fine of \$100,000, imprisonment, or both. Expands the offense of criminal trespass to a nuclear facility to include other critical infrastructure facilities. Provides the penalty is a Class 4 felony punishable by a fine of not less than \$1,000, imprisonment, or both. Creates the offense of aggravated criminal trespass to a critical infrastructure facility for a person who commits a criminal trespass to a critical infrastructure facility with the intent to damage, destroy, vandalize, deface, or tamper with equipment of the facility, or impede or inhibit operations of the facility. Provides the penalty is a Class 3 felony punishable by a fine of not less than \$10,000, imprisonment, or both. Provides if a business, corporation, or organization is convicted of conspiracy to commit any of the offenses the entity shall, in addition to any other applicable penalty, be sentenced to a fine of not less than 10 times the minimum fine authorized for the offense. Provides a person may be liable in any civil action for money damages to the owner of the critical infrastructure facility for any damage to personal or real property of the facility resulting from any of the offenses, and that a person may also be liable to the owner for court costs and reasonable attorney's fees. Provides for exemptions. Defines "critical infrastructure facility".  
(DMMC Official Position: Support- *Ensure Sustainable Municipal Budgets*)

**HCA 0001:** (Adopted 3.26) Provides. Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes.

- Adds coal mines and any mining operation, including any processing equipment, batching operation, or support facility for that mining operation to the definition of "critical infrastructure facility".
- Provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses.
- Provides that criminal damage to a critical infrastructure facility is a Class 3 felony (rather than a Class 1 felony).



- Telecommunications central switching office Water intake structure, water treatment facility, wastewater treatment plant or pump station.

**(DMMC Official Position: Support - *Ensure Sustainable Municipal Budgets*)**

**HFA 2:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Adds coal mines and any mining operation, including any processing equipment, batching operation, or support facility for that mining operation to the definition of "critical infrastructure facility". Provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization intentionally sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses. Provides that criminal damage to a critical infrastructure facility is a Class 3 felony (rather than a Class 1 felony). Provides exemptions. Makes other changes. **DMMC Legislative Committee Recommendation: Support** *Ensure Sustainable Municipal Budgets*.

HB 2040 HFA 0003

IML Position

Oppose

Preemption

DMMC Legislative Committee Recommendation:

HCA 1- Oppose- *Preempts Local Authority*

HFA 2- Oppose- *Preempts Local Authority*

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Kelly Cassidy

Synopsis:

**Original Bill:** Amends the Private Correctional Facility Moratorium Act. Changes the title of the Act to the For-Profit Corrections Prohibition Act. Defines "non-profit contractor", "private company", "private vendor", "private contractor", and "work release center". Provides that the State, any unit of local government, or a county sheriff, shall not contract with a private contractor or private vendor for the provision of services relating to community correctional supervision. Provides that the Act does not apply to State work release centers or juvenile residential facilities that provide separate care or special treatment operated in whole or part by non-profit (rather than private) contractors. Adds to exempted contracts for ancillary services contracts for electronic monitoring services.

**HCA 1:** Tabled

**HCA 2:**

- Replaces everything after the enacting clause. Creates the Private Detention Facility Moratorium Act. Provides that neither the State, nor any unit of local government, any county sheriff, or any agency, officer, employee, or agent thereof, shall:
  - (1) enter into an agreement of any kind related to the detention of individuals in a detention facility owned, managed, or operated in whole or in part by a private entity or person;
  - (2) pay, reimburse, subsidize, or defray in any way any costs related to the sale, purchase, construction, development, ownership, management, or operation, in whole or in part, of any detention facility by any private entity or person;
  - (3) receive per diem, per detainee, or any other payment related to the detention of individuals in a detention facility owned, managed, or operated, in whole or in part, by any private entity or person; or (
  - 4) otherwise give any financial incentive or benefit to any private entity or person in connection with the sale, purchase, construction, development, ownership, management, or operation of any detention facility.
- Provides exemptions: this Act does not prohibit the unit of local government that owns, manages, or operates a detention facility from contracting with a private entity or person to provide services in that

facility such as medical services, food service, educational services, or facility repair or maintenance.

**DMMC Legislative Committee Recommendation: Oppose-Preempts Local Authority)**

**HFA 3:** Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 2 with changes. Provides that neither the State, nor any unit of local government, any county Sheriff, or any agency, officer, employee, or agent thereof, shall: (1) enter into an agreement of any kind for the detention of individuals in a detention facility owned, managed, or operated, in whole or in part, by a private entity; (2) pay, reimburse, subsidize, or defray in any way any costs related to the sale, purchase, construction, development, ownership, management, or operation of a detention facility that is or will be owned, managed, or operated, in whole or in part, by a private entity; (3) receive per diem, per detainee, or any other payment related to the detention of individuals in a detention facility owned, managed, or operated, in whole or in part, by a private entity; or (4) otherwise give any financial incentive or benefit to any private entity or person in connection with the sale, purchase, construction, development, ownership, management, or operation of a detention facility that is or will be owned, managed, or operated, in whole or in part, by a private entity. Makes other technical changes. Effective immediately. **DMMC Legislative Committee Recommendation: Oppose-Preempts Local Authority)**

HB 2176- HCA 0001

IML Position

No Position

Mandate

DMMC Legislative Committee Recommendation:

Original Bill- Oppose- *Preempts Local Authority*

HCA 1- Oppose- *Preempts Local Authority*

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Celina Villanueva

Synopsis:

**Original Bill:** Amends the Illinois Notary Public Act. Modifies the required disavowal of legal representation notice. Provides that the failure of a notary public to follow specified notice requirements shall result in a fine of \$1,500 (currently, \$1,000) for each written violation. Provides that a second (rather than third) violation shall result in permanent revocation of the commission of notary public (currently, a second violation results in suspension of notary authorization). Provides that prior to rendering notary public services to a person seeking such services, a notary public shall, in addition to any written or electronic notice, also give a verbal disavowal of legal representation that is substantially the same as the statement required for written and electronic advertisements of notary services. Provides that upon providing the verbal disavowal of legal representation, the person seeking notary services shall be provided with an acknowledgment form reciting the disavowal of legal representation, and be required to sign such form acknowledging that he or she has been advised and understands that the notary public is not a licensed attorney and is not otherwise authorized to provide legal advice or services. Provides that the acknowledgment form shall be prescribed by the Secretary of State and be made available in English and in the non-English language in which notary services were solicited. **(DMMC**

**Official Position: Oppose- *Preempts Local Authority***)

HCA-1: (Adopted) Requires every notary public who is not an attorney or an accredited immigration representative to, prior to rendering notary services, provide any person seeking notary services with a written acknowledgment. Provides for the contents of the written acknowledgment. Provides that the provision shall not apply to notary services related to documents prepared or produced in accordance with the Illinois Election Code. Removes provisions concerning a verbal disavowal of legal representation and the production of an acknowledgment form reciting the disavowal of legal representation to be signed by the person seeking notary services. **DMMC Legislative Committee Recommendation: Oppose-*Preempts Local Authority***)

HB 2218- HCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: Shell Bill

HCA 1- Monitor

Last Action

Assigned to Executive

House Sponsor

Rep. Lawrence Walsh Jr.

Synopsis:

**Original Bill:** Shell Bill

HCA 1: Replaces everything after the enacting clause. Amends the Illinois Property Tax Code. Provides that, for a municipality with a population over 100,000, all property owned by the municipality, or property interests or rights held by the municipality, regardless of whether such property, interests, or rights are, in whole or in part, within or without its corporate limits, that is used for toll road or toll bridge purposes and that is leased or licensed for those purposes to another entity whose property or property interests or rights are not exempt shall remain exempt, and any leasehold interest in such property, interest, or rights shall not be subject to property taxes. Amends the Toll Highway Act. Provides that the Authority shall have power to enter into an intergovernmental agreement or contract with a unit of local government or other public or private entity for a private bridge operator's collection, enforcement, and administration of tolls, violations, fees, fines, charges, and penalties in connection with a bridge authorized under the Toll Bridge Act. Amends the Toll Bridge Act. Provides that county boards may fix toll rates by establishing a toll rate schedule setting a maximum toll rate. Provides that a private operator may enter into an agreement with the Illinois State Toll Highway Authority to provide electronic toll collection or toll violation enforcement services. Amends the Illinois Vehicle Code. Prescribes processes by which private and public tolling entities shall report violations to the Secretary of State. Provides that the Secretary of State may suspend a person's driver's license for failure to satisfy fines or penalties for toll violations. Prescribes process for the suspension of a driver's license due to tolling violations. Effective immediately. **DMMC Legislative Committee Recommendation: Monitor**

HB 2343- HCA 0001

IML Position

Oppose

Mandate, Preemption

DMMC Legislative Committee Recommendation:

Original Bill- Oppose- *Preempts Local Authority*

HCA 1- Oppose- *Preempts Local Authority*

Last Action

Re-referred to Rules

House Sponsor

Rep. Jehan Gordon-Booth

Synopsis:

Original Bill: Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Provides that the Department of Labor shall administer the Act. Authorizes the imposition of civil penalties. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately. **(DMMC Official Position-Oppose-Preempts Local Authority)**

**HCA 0001:** Replaces everything after the enacting clause. Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Provides that an employee who works in the State who is absent from work for specified reasons is entitled to earn and use a minimum of 40 hours of paid sick time during a 12-month period or a pro rata number of hours of paid sick time under the provisions of the Act. Provides that it is unlawful for an employer to interfere with, restrain, deny, change work days or hours scheduled to avoid paying sick time, or discipline an employee for the exercise of, or the attempt to exercise, any right provided under or in connection with the Act, including considering the use of paid sick time as a negative factor in an employment action that involves hiring, terminating, evaluating, promoting, disciplining, or counting the paid sick time under a no-fault attendance policy. Provides that any employer that the Department of Labor or a court finds by a preponderance of the evidence to have knowingly, repeatedly, or with reckless disregard violated any provision of the Act or any rule adopted under the Act is subject to a civil money penalty to be paid to the employee not to exceed \$2,500 for each separate offense. Provides that the Department of Labor shall administer the Act. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately. **(DMMC Legislative Committee Recommendation: Oppose-Preempts Local Authority)**

HB 2521- HCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Re-referred to Rules

House Sponsor

Rep. Justin Slaughter

Synopsis:

**Original Bill:** Creates the Statewide Relocation Towing Licensure Commission Act of 2019. Creates the Statewide Relocation Towing Licensure Commission. Provides membership and meeting requirements for the Commission. Provides that the Commission shall submit a report to the Governor no later than December 31, 2020. Provides that the report shall include, but is not limited to: (1) an evaluation of the current towing laws in this State; (2) a recommendation for an appropriate towing licensure program for this State; (3) a review of all potential litigation costs for an owner of an impounded vehicle, a towing company, and a county or municipality; and (4) any other matters the Commission deems necessary. Repeals the Act on January 1, 2022. Effective immediately. **(DMMC Official: Monitor)**

**HCA 0001:** Replaces everything after the enacting clause with the provisions of the introduced bill and makes the following changes. Removes language providing for the appointment of the President of the Illinois Municipal League, the President of the Illinois Sheriffs' Association, and the President of the Northwest Municipal Conference. Provides instead for appointment by the Governor of: one member who represents a municipal organization; one member who represents a statewide sheriff's organization; and one member from an organization that represents municipalities in the northwestern part of the State. Provides that the Commission members representing the towing industry and the property casualty insurance industry shall be appointed by the Governor (rather than the Executive Director of the Professional Towing and Recovery Operators of Illinois and the Executive Director of the Illinois Insurance Association, respectively). Effective immediately. **(DMMC Legislative Committee Recommendation: Monitor)**

HB 2914 - HCA 0001

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose)

HCA 1- (DMMC Legislative Committee Recommendation - Oppose)

HCA 2- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Re-referred to Rules

House Sponsor

Rep. Thaddeus Jones

Synopsis:

**Original Bill:** Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, no later than December 1, 2020, the Illinois State Water Survey, in coordination with the Department of Public Health, must issue a report evaluating the setting of water rates throughout Illinois; specifies report requirements. Provides that in developing the report, the Illinois State Water Survey shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Illinois State Water Survey must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2021. Effective immediately.

**(DMMC Official Oppose- Preempts Local Authority)**

**HCA 0001:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that a municipality may not incur legal expenses in excess of \$1,000,000 for a single lawsuit against or by the municipality in a single fiscal year. Makes conforming changes. Removes a limitation on home rule powers. **(DMMC Legislative Committee Recommendation -Oppose- Preempts Local Authority)**

**HCA 0002:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that a municipality may not incur legal expenses in excess of \$1,000,000 for a single lawsuit against or by the municipality in a single fiscal year. Makes conforming changes. Provides that "legal expenses" do not include a civil judgment or a settlement in a civil action. Removes a limitation on home rule powers. **(DMMC Legislative Committee Recommendation -Oppose- Preempts Local Authority)**



HB 3589 - HCA 0002

IML Position  
Under Review

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

HCA 1- (DMMC Official Position: Oppose)

HCA 2- (DMMC Legislative Committee Recommendation: Oppose)

Last Action

Assigned to Income Tax Subcommittee

House Sponsor

Rep. Sam Yingling

Synopsis:

**Original Bill:** Shell Bill

**HCA 0001:** Replaces everything after the enacting clause. Amends the Equitable Restrooms Act. Provides that every single-occupancy restroom in a place of public accommodation or public building shall be identified as all-gender and designated for use by no more than one person at a time or for family or assisted use. Provides that "place of public accommodation" has the meaning provided in the Illinois Human Rights Act. Provides that each single-occupancy restroom shall be outfitted with exterior signage indicating "all-gender" or "gender-neutral". Provides that these provisions apply to any existing or future places of public accommodation or public buildings. Provides that during an inspection of a place of public accommodation or public building by a health officer or health inspector, the health officer or health inspector may inspect the place of accommodation or public building to determine whether it complies. Effective January 1, 2020.

- Place of public accommodation- means a business, accommodation, refreshment, entertainment, recreation, or transportation facility of any kind, whether licensed or not, whose goods, services, facilities, privileges, advantages, or accommodations are extended, offered, sold or otherwise made available to the public.
- An example can be a public golf course, public swimming pools. (DMMC Official Oppose Mandate.)

**HCA 0002:** Provides that each single-occupancy restroom shall be outfitted with exterior signage that marks the single-occupancy restroom as a restroom and does not indicate any specific gender (rather than exterior signage indicating "all-gender" or "gender-neutral"). (DMMC Legislative Committee Recommendation - Oppose Mandate.)

HB 3625 - HCA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Re-referred to Rules

House Sponsor

Rep. Michael Zalewski

Synopsis:

Original Bill: Amends the Liquor Control Act of 1934. Provides that investigators of the Liquor Control Commission are peace officers with jurisdiction, including arrest powers, throughout the State. Provides that no investigator shall exercise the powers of a peace officer until he or she has qualified as a peace officer according to the requirements set by the Illinois Law Enforcement Training Standards Board. Requires the Executive Director of the Liquor Control Commission to authorize each investigator and to issue a distinctive badge and identification. Provides that where an investigation has revealed a violation of the Act, the Commission may also issue a cease and desist notice or file a complaint with the Attorney General (currently, the Commission can only inform the local liquor authority or file a complaint with the State's Attorney). **(DMMC Official Position: Monitor)**

**HCA 0001:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Further amends the Liquor Control Act of 1934. Removes provisions providing that a licensed retailer who knowingly furnishes, gives, sells, or otherwise causes to be within the State, any alcoholic liquor destined to be used, distributed, consumed, or sold in another state, unless it was received in this State by a duly licensed distributor or importing distributor, shall have his license suspended for 7 days for the first offense. Provides that any retailer, caterer retailer, brew pub, special event retailer, special use permit holder, homebrewer special event permit holder, or craft distiller tasting permit holder who knowingly causes alcoholic liquors to be imported directly into the State from outside of the State for the purpose of furnishing, giving, or selling to another, except when having received the product from a duly licensed distributor or importing distributor, shall have his license revoked by the Commission. Provides that, upon receipt of a complaint or upon having knowledge that a person is engaged in the business as a manufacturer, importing distributor, distributor, or retailer, the Liquor Control Commission shall conduct an investigation. Provides that the Liquor Control Commission may investigate any and all unlicensed activity, may issue cease and desist notices, and may impose civil penalties. **(DMMC Legislative Committee Recommendation: Monitor)**

HB 3817

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Oppose *Mandate*

Last Action

Referred to Rules

House Sponsor

Rep. John Cabello

Synopsis:

Original Bill: Amends the Community Mental Health Act. Provides that upon receipt of all the annual moneys collected from the tax levied under the Act, each governmental unit that levies that tax shall immediately deposit 30% of those moneys into a special fund directly controlled by the county sheriff to be used for mental health services within the county jail. *Mandate.*

HB 3823

IML Position  
Under Review  
Mandate

DMMC Legislative Committee Recommendation:  
Oppose *Mandate*

Last Action  
Referred to Rules

House Sponsor  
Rep. Andre Thapedi

Synopsis:

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall create and implement a Type II Noise Suppression Program. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Decreases the rate of tax on motor fuel and gasohol by 1% per year until the tax is imposed at the rate of 1.25%. Amends the Motor Fuel Tax Law. Increases the rate of tax on motor fuel, including compressed natural gas. Amends the Illinois Vehicle Code. Increases certain vehicle registration fees. Provides that the additional moneys shall be deposited into the Transportation Investment Fund. Amends the State Finance Act to create the Transportation Investment Fund, the RTA Investment Fund, and the Downstate Transit Investment Fund, and sets forth the uses for those Funds. Amends the Illinois Municipal Code, the Counties Code, and the Township Code. Provides that counties, municipalities, and townships shall develop and periodically update a master plan for their transportation assets in coordination with the Department of Transportation. Effective immediately.

Mandate.

SB 0556- SFA 0002

IML Position  
Under Review

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

HCA 1- (Official Position- Oppose-Mandate)

HCA 2- (DMMC Legislative Committee Recommendation - Oppose-Mandate)

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading

Senate Sponsor

Sen. Melinda Bush

Synopsis:

Original Bill: Shell Bill

**SCA 1-** (Adopted 3.14) Replaces everything after the enacting clause. Amends the Equitable Restrooms Act. Provides that every single-occupancy restroom in a place of public accommodation or public building shall be identified as all-gender and designated for use by no more than one person at a time or for family or assisted use. Provides that "place of public accommodation" has the meaning provided in the Illinois Human Rights Act. Provides that each single-occupancy restroom shall be outfitted with exterior signage indicating "all-gender" or "gender-neutral". Provides that these provisions apply to any existing or future places of public accommodation or public buildings. Provides that during an inspection of a place of public accommodation or public building by a health officer or health inspector, the health officer or health inspector may inspect the place of accommodation or public building to determine whether it complies. Effective January 1, 2020.

**(DMMC Official Position: Oppose- Mandate)**

**SCA 2-** Provides that each single-occupancy restroom shall be outfitted with exterior signage that marks the single-occupancy restroom as a restroom and does not indicate any specific gender (rather than exterior signage indicating "all-gender" or "gender-neutral"). **(DMMC Legislative Committee Recommendation: Oppose- Mandate)**

SB 0584- SFA 0001

IML Position

Support

Key Bill

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

DMMC Legislative Committee Recommendation: Support-*Ensure Sustainable Municipal Budgets/Local Authority*

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading

Senate Sponsor

Sen. Patrick McGuire

Synopsis:

**Original Bill:** Shell Bill

**SFA -1:** Replaces everything after the enacting clause. Amends the Non-Home Rule Municipal Retailers' Occupation Tax Act of the Illinois Municipal Code. Extends the date (from December 31, 2020 to July 1, 2030) allowing the corporate authorities of a non-home rule municipality to use the proceeds of the non-home rule municipal retailers' occupation tax for expenditure on municipal operations, in addition to or in lieu of any expenditure on public infrastructure or for property tax relief, for such a tax approved on or after July 14, 2010. (DMMC Legislative Committee Recommendation: Support- *Ensure Sustainable Municipal Budgets/Local Authority*)

SB 0585- SFA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

SFA- 1: Legislative Committee Recommendation: Monitor

Last Action

Placed on Calendar Order 3<sup>rd</sup> Reading

Senate Sponsor

Sen. Linda Holmes

Synopsis:

**Original Bill:** Shell Bill

**SFA -1:** Replaces everything after the enacting clause. Amends the Library Records Confidentiality Act. Provides that a library may not put any part of a patron's last name on material that has been reserved by a patron to be checked out if the material can be viewed by other persons in the library. Provides that a person or entity that violates any provision of the Act commits a petty offense for which a fine of \$100 may be imposed for each violation. **(DMMC Legislative Committee Recommendation -Monitor)**

SB 1041- SFA 0002

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Shell Bill)

SFA 1- (DMMC Legislative Committee Recommendation - Support-*Ensure Sustainable Municipal Budgets*)

SFA 2- (DMMC Legislative Committee Recommendation - Support-*Ensure Sustainable Municipal Budgets*)

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading

Senate Sponsor

Sen. Donald DeWitte

Synopsis:

**Original Bill:** Shell Bill

**SFA -1: (Adopted 3.28)**Replaces everything after the enacting clause. Amends the Property Tax Code.

Provides that, in a county with more than 800,000 inhabitants but fewer than 1,000,000 inhabitants, if a lessee is liable for the payment of property taxes extended against property that is owned by a taxing district, the county treasurer shall promptly notify the taxing district that owns the property if the property taxes are delinquent 60 days after the second installment due date. Provides that the State's Attorney of the county in which the property is located may bring an action against the lessee in the circuit court to recover the full amount of delinquent taxes, interest, penalties, and costs. **(DMMC Legislative Committee Recommendation: Support- *Ensure Sustainable Municipal Budgets*)**

**SFA -2: (Adopted 4.3)** Replaces everything after the enacting clause. Amends the Property Tax Code.

Provides that, in a county with more than 800,000 inhabitants but fewer than 1,000,000 inhabitants, if a lessee is liable for the payment of property taxes extended against property that is owned by a taxing district, the county treasurer shall promptly notify the taxing district that owns the property if the property taxes are delinquent 60 days after the second installment due date. Provides that the taxing district shall promptly notify the county supervisor of assessments upon the execution of a new lease or the termination of a lease. Provides that the State's Attorney of the county in which the property is located may bring an action against the lessee in the circuit court to recover the full amount of delinquent taxes, interest, penalties, and costs. **(DMMC Legislative Committee Recommendation: Support- *Ensure Sustainable Municipal Budgets*)**



SB 1223- SFA 0002

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill-: (Monitor)

SCA 2- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Laura Murphy

Synopsis:

**Original Bill:** Creates the Local Government Inspector General Act. Provides that the purpose of the Act is to establish an independent entity to which allegations of incompetence, neglect of duty, malfeasance in office, corruption, or official misconduct involving units of local government, including their officers, employees, and agents, or elected or appointed local officials, may be reported and investigated with the assistance of the Attorney General. Creates the Local Government Ethics Commission and the Office of the Local Government Inspector General and provides that members of the Commission and the Inspector General shall be appointed by the Governor with the advice and consent of the Senate. Sets forth the procedures of investigating a complaint and the issuing of reports. Defines terms.

**SFA -1:** Tabled

**SFA -2:** Replaces everything after the enacting clause. Amends the State Officials and Employees Ethics Act. Provides that notwithstanding any sexual harassment policy adopted by a governmental entity, the Executive Ethics Commission and the Executive Inspector General appointed by the Governor shall have jurisdiction over allegations of sexual harassment made by an elected official of a unit of local government against another elected official of a unit of local government. Provides that any policy to prohibit sexual harassment adopted by a governmental entity shall be subject to the jurisdiction of the Executive Ethics Commission and the Executive Inspector General appointed by the Governor regarding sexual harassment allegations made by an elected official of a unit of local government against another elected official of a unit of local government. Provides that "ultimate jurisdictional authority" includes, among other entities, the governing board of units of local government for elected officials of a unit of local government over which the Executive Ethics Commission and the Executive Inspector General appointed by the Governor may have jurisdiction under the Act. **(DMMC Legislative Committee Recommendation: Oppose- Preempts Local Control)**

SB 1519- SFA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill-: (Oppose)

SFA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Emil Jones III

Synopsis:

**Original Bill:** Amends the Illinois Vehicle Code. Provides for the release of an impounded vehicle to a lessor of record in the same manner as a lienholder of record. Provides that vehicles not retrieved from the towing facility or storage facility within 10 (instead of 35) days after an administrative hearing officer issues a written decision shall be deemed abandoned and disposed of. Provides that, except in a municipality with a population of 1,000,000 or more, a lienholder of record or lessor of record may take possession of a vehicle impounded under any ordinance and defer payment of any applicable administrative fees upon submission of specified documentation to the municipality or its designated agent. Provides that no vehicle shall be released to the lienholder of record or lessor of record until payment of the associated towing, storage, and other applicable fees charged by the person, firm, or entity that tows and stores the impounded vehicle to the extent the lienholder of record or lessor of record was given notice. Provides that, upon the request of a lienholder of record or lessor of record to obtain possession of an impounded vehicle, the county or municipality, or its designated agent, shall: (1) provide the lienholder of record or lessor of record an opportunity to view the vehicle within 2 business days of the request; (2) provide a statement in writing setting forth the amount of the applicable administrative fees; and (3) provide a statement in writing setting forth the amount of the applicable towing, storage, and other fees. Effective 90 days after becoming law. **(DMMC Official Position: Oppose)**

**SFA 1-** Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. In a Section concerning the provision of notice of storage fees to the lienholder of record, changes references to "lienholder" to "lienholder of record. Provides that a county or municipality shall provide specified notices concerning the seizure of certain vehicles as soon as practicable. Provides that notice shall be given by the towing company to the lienholder of record. Provides that the lienholder of record shall have an opportunity to view the vehicle within 2 business days of the request. Effective 90 days after becoming law. . **(DMMC Legislative Committee Recommendation: Monitor)**

HB 0269- HCA 0001

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill: (Oppose)

HCA 1- (Oppose)

Last Action:

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Jay Hoffman

Synopsis:

**Original Bill:** Amends the Workers' Compensation Act. Permits a single commissioner to approve of enforcement actions under provisions of the Act concerning insuring an employer's ability to pay compensation, replacing the current requirement of a panel of 3 commissioners. Permits the Illinois Workers' Compensation Commission to, if an employer's business is declared to be extra hazardous, issue a work-stop order while awaiting a ruling from the Commission or while awaiting proof of insurance by the employer. Provides that investigative actions must be acted upon within 90 days of the issuance of a complaint. Raises the maximum allowable penalty for noncompliance with certain insurance requirements from \$2,000 to \$10,000. Doubles the maximum allowable penalties, to \$1,000 per day, with a minimum penalty of \$20,000, for employers found to be in noncompliance more than once. Provides that an employer with 2 or more violations may no longer self-insure or purchase an insurance policy from a private broker for one year or until all penalties are paid, during which time the employer must purchase insurance from the Assigned Risk Pool through the National Council on Compensation Insurance. **(DMMC Official Position: Oppose)**

**HCA 0001:** Provides that a Commissioner, rather than the Commission, may issue an emergency work-stop order prior to a hearing. Provides that the Commission shall issue a notice of emergency work-stop hearing when and emergency work-stop order has been issued. Removes prohibition on employers with 2 or more violations from purchasing insurance from a private broker and requiring the employer to purchase insurance through from the Assigned Risk Pool through the National Council on Compensation insurance. Prohibits those employers from self-insuring for a period of one year. Provides that moneys in the Self-Insurers Security Fund and in the Illinois Workers' Compensation Commission Operations Fund may be expended for salaries and benefits of the Self-Insurers Advisory Board employees and the operating costs of the Board. **(DMMC Legislative Committee Recommendation: Oppose- *Conflicts with Workers Comp Reform*)**

HB 0844- HCA 0003

IML Position

No Position

DMMC Legislative Committee Recommendation:

Oppose- Conflicts with Pension Reform

Last Action:

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Jay Hoffman

Synopsis:

**Original Bill:** Shell Bill

**HCA 0001:** (Adopted 3. 27)Replaces everything after the enacting clause. Amends the Grant Accountability and Transparency Act. Provides that Independent Service Coordination agencies shall be exempt from the provisions of the Act with respect to the grant application and notice of opportunity process. Provides that any award granted under the Act by the Division of Developmental Disabilities of the Department of Human Services to an Independent Service Coordination agency prior to the effective date of this amendatory Act is void. Provides that nothing in the provisions shall be construed to prevent the Division from providing grants to Independent Service Coordination agencies. Defines "Independent Service Coordination agency". Effective immediately. **DMMC Legislative Committee Recommendation:** *Move to Separate List- Does not address LAP priority*

**HCA 0002: Tabled**

**HCA 0003:** Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1, and modifies the definition of "Independent Service Coordination agency" to mean a non-profit organization or a unit of local government (currently, only a non-profit organization) that contracts with the Division of Developmental Disabilities of the Department of Human Services to provide independent service coordination. Effective immediately. **DMMC Legislative Committee Recommendation:** *Move to Separate List- Does not address LAP priority*

HB 0938- HFA 0001

IML Position

Support

Key Bill

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

HFA-1: (Support)

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Lawrence Walsh, Jr.

Synopsis:

**Original Bill:** Shell Bill

**HCA 0001:** Replaces everything after the enacting clause. Amends the Non-Home Rule Municipal Retailers' Occupation Tax Act of the Illinois Municipal Code. Extends the date (from December 31, 2020 to July 1, 2030) allowing the corporate authorities of a non-home rule municipality to use the proceeds of the non-home rule municipal retailers' occupation tax for expenditure on municipal operations, in addition to or in lieu of any expenditure on public infrastructure or for property tax relief, for such a tax approved on or after July 14, 2010. **(DMMC Legislative Committee Recommendation: Support** *Ensure Sustainable Municipal Budgets*)

HB 1841- HFA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: Shell Bill

HCA 1: Support

Last Action

Placed on 2<sup>nd</sup> Reading

House Sponsor

Rep. Jim Durkin

Synopsis:

**Original Bill:** Shell Bill

HCA 1: Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that the Environmental Protection Agency shall immediately reevaluate rules for ethylene oxide use as a sterilant or fumigant and adopt new rules in accordance with the most recently issued scientific understanding of ethylene oxide. Provides that if a CAAPP permit applicant applies to use ethylene oxide at a facility not in existence prior to January 1, 2020, the Agency shall issue a CAAPP permit for ethylene oxide only under certain circumstances. Provides that if any entity permitted to emit ethylene oxide acquires any intellectual property right in a sterilization technology that does not involve the use of ethylene oxide, that entity shall notify the Agency of the acquisition within 30 days of acquiring it. Provides that the Agency shall not renew an air pollution operating permit if the Agency finds that the facility is emitting ethylene oxide at a level that violates any federal or State standards pertaining to ethylene oxide. Provides that within 30 days after the approval of new rules for ethylene oxide, the Agency shall reopen and modify all CAAPP permits that allow the use of ethylene oxide. Provides that the facility shall be allowed no more than 6 months from the date of the modification to comply with the terms of the modified permit. Provides that upon the Agency's receipt of specified information related to ethylene oxide, the Agency shall provide written notice of that information to every hospital, school district, and unit of local government within 5 miles of the emitting facility. Provides that the Agency shall test ambient levels of ethylene oxide within one mile of each facility permitted to emit ethylene oxide. Provides that a facility permitted to emit ethylene oxide that has been subject to a seal order is prohibited from using ethylene oxide, unless the facility can provide a certification that ethylene oxide is the only available method to completely sterilize or fumigate the product. Provides that the Pollution Control Board may adopt emergency rules necessary to implement the provisions of the Act. Provides that the Act shall not apply to specified hospitals. Makes other changes. Makes a corresponding change in the Illinois Administrative Procedure Act. Effective immediately. **DMMC Legislative Committee Recommendation: Support.**

HB 1866- HFA 0001

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill- (Shell Bill)

HCA 1- (DMMC Legislative Committee Recommendation -Support)

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Ryan Spain

Synopsis:

**Original Bill:** Shell Bill

**HFA 1:** Replaces everything after the enacting clause. Creates the Autonomous Vehicle Act. Defines terms. Provides that the Department of Transportation shall establish a pilot program for not less than 5 and not more than 10 municipalities to allow autonomous vehicle testers to test fully autonomous vehicles on the highways of such municipalities. Provides that municipalities shall apply to the Department in the manner and form prescribed by the Department for inclusion in the pilot program. Prescribes requirements for the selection of autonomous vehicle testers and the operation of fully automated vehicles. Provides that the Department shall publish an annual report concerning the implementation and progress of the pilot program. **DMMC Legislative Committee Recommendation: Support- *Protects Local Authority***)

HB 2460 - HFA 0001 & HFA 0002

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose)

HFA 1- (DMMC Legislative Committee Recommendation - Oppose)

HFA 2- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Placed on 3<sup>rd</sup> Reading

House Sponsor/ Senate Sponsor

Rep. Will Davis/ Sen. Iris Martinez

Synopsis:

**Original Bill:** Creates the Illinois Sustainable Investing Act. Provides that any public agency or governmental unit shall develop, publish, and implement sustainable investment policies applicable to the management of all public funds under its control. Provides that the sustainable investment policy may be incorporated in existing investment policies developed, published, and implemented by a public agency or governmental unit. Provides that the sustainable investment policy shall include material, relevant, and decision-useful sustainability factors to be applied by the public agency or governmental unit in evaluating investment decisions. Provides that a public agency shall prudently integrate sustainability factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership in order to maximize anticipated financial returns, minimize projected risk, and more effectively execute its fiduciary duty. Specifies sustainability factors, and the ways in which such factors may be analyzed. Amends the Deposit of State Moneys Act, the Public Funds Investment Act, and the Illinois Pension Code to make changes concerning investment policy and the Illinois Sustainable Investing Act. Provides findings and purpose provisions.

**(DMMC Official Position-Oppose- Ensure Sustainable Municipal Budgets/Mandate)**

**HFA 0001:** Provides that the sustainable investment policy developed under the Illinois Sustainable Investing Act shall include material, relevant, and decision-useful sustainability factors to be considered (currently, applied) by the public agency or governmental unit as one component of its overall evaluation of investment decisions. Provides that nothing in the Act prohibits a public agency or governmental unit from integrating additional factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership of public funds. Provides that the Act shall not apply to bank time deposits or bank processing services. Makes conforming changes.

**DMMC Legislative Committee Recommendation - Oppose Ensure Sustainable Municipal Budgets/Mandate)**

**HFA 0002:** Provides that sustainability factors include, among other factors, human capital factors that recognize that the workforce is an important asset to delivering long-term value, including factors such as labor practices, responsible contractor and responsible bidder policies, employee health and safety, employee engagement, diversity and inclusion, and incentives and compensation (currently, responsible contractor and



responsible bidder policies are not included as human capital factors).**DMMC Legislative Committee Recommendation - Oppose** *Ensure Sustainable Municipal Budgets/Mandate*)

HB 2652 - HCA 0001 & HCA 0002

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill:

HCA 1-

HCA 2- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Michael Halpin

Synopsis:

**Original Bill:** Amends the Energy Efficient Building Act. Provides that references to the International Code Council's International Energy Conservation Code include Appendix RB. Effective immediately

**HCA 1:** (Adopted 3.28) Replaces everything after the enacting clause. Amends the Energy Efficient Building Act. Removes provisions providing that references to the International Code Council's International Energy Conservation Code exclude published supplements. Effective immediately.

**HCA 2:** Replaces everything after the enacting clause. Amends the Energy Efficient Building Act. Removes provisions providing that references to the International Code Council's International Energy Conservation Code exclude published supplements. Provides that references to the International Code Council's International Energy Conservation Code include published supplements adopted by the Board (Capital Development Board). Effective immediately.

**(DMMC Legislative Committee Recommendation -Monitor)**

HB 2675- HFA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Michael Zalewski

Synopsis:

**Original Bill:** Amends the Liquor Control Act of 1934. Establishes a distiller pub license. Provides that a distiller pub license shall allow the licensee to only (i) manufacture up to 5,000 gallons of spirits per year only on the premises specified in the license, (ii) make sales of the spirits manufactured on the premises, (iii) store the spirits upon the premises, (iv) sell and offer for sale at retail from the licensed premises for off-premises consumption no more than 5,000 gallons per year so long as such sales are only made in-person, (v) sell and offer for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor, and (vi) with the prior approval of the Illinois Liquor Control Commission, annually transfer no more than 5,000 gallons of spirits manufactured on the premises to a licensed distiller pub wholly owned and operated by the same licensee. Prohibits a distiller pub licensee from selling spirits manufactured by the licensee to retail licensees. Establishes fees for a distiller pub license. Provides that a craft distiller licensee may simultaneously hold a distiller pub license if certain requirements are met. Authorizes a craft distiller to transfer spirits to a wholly owned distiller pub if specified requirements are met. Makes conforming changes (**DMMC Official: Monitor**)

**HCA 0001:** Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Removes the craft distiller license. Creates a class 1 craft distiller license. Provides that, among other authorizations, a class 1 craft distiller license shall allow the manufacture of up to 50,000 gallons of spirits per year provided that the class 1 craft distiller licensee does not manufacture more than a combined 50,000 gallons of spirits per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of spirits per year or any other alcoholic liquor. Provides that a class 1 craft distiller may make application to the State Commission for a self-distribution exemption. Creates a class 2 craft distiller license. Provides that, among other authorizations, a class 2 craft distiller license shall allow the manufacture of up to 100,000 gallons of spirits per year. Creates a craft distiller warehouse permit. Provides that a craft distiller warehouse permit license may be issued to the holder of a craft distiller tasting permit license and shall allow the holder to store or warehouse up to 500,000 gallons of spirits manufactured by the holder of the permit. Provides that a craft distiller tasting permit authorizes the holder to sell and offer for sale at retail, but not for resale in any form, up to 5,000 gallons of the transferred alcoholic liquor to the extent permitted by any exemption approved by the State Commission and to sell and offer for sale at retail for use and consumption on the premises specified in the license vermouth liquor. Creates a distilling pub license. Provides that, among other authorizations, a distilling pub licensee may manufacture up to 5,000 gallons of spirits per year only on

the premises specified in the license and make sales of the spirits manufactured on the premises or, with the approval of the State Commission, spirits manufactured on another distilling pub licensed premises that is wholly owned and operated by the same licensee to importing distributors and distributors and to non-licensees for use and consumption. Establishes fees for the class 1 distiller license, class 2 distiller license, craft distiller warehouse permit, and distilling pub license. Makes other changes. (DMMC Legislative Committee Recommendation: Monitor)

HB 2749

IML Position  
Support

DMMC Legislative Committee Recommendation:  
Support  
*Pension Reform*

Last Action  
Re-referred to Rules

House Sponsor  
Rep. Thomas Morrison

Synopsis:

**Original Bill:** Amends the Illinois Pension Code. Authorizes units of local government to provide alternative retirement plans in lieu of or in addition to the existing plan under the applicable Article. Provides that the alternative retirement plan may include a defined-benefit component, a defined contribution component, or both, and may include disability or survivor benefits and any other benefits that are permitted under federal law. Provides that the alternative retirement plan is not required to provide any minimum level of benefits and need not provide any benefits at all, other than mandatory Social Security coverage if applicable. Provides that service credit received under an alternative retirement plan may not be transferred to any other fund and may not be used under the Retirement Systems Reciprocal Act (Article 20 of the Code). Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that employers shall not be required to bargain over the changes made by the amendatory Act. *Pension Reform.*

HB 3334 - HFA 0001

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Placed on 2<sup>nd</sup> Reading

House Sponsor

Rep. Bob Rita

Synopsis:

**Original Bill:** Amends the Raffles and Pokers Runs Act. Provides that raffles shall be governed by the governing body of the municipality or county with jurisdiction over the location where the winning chances in the raffle are determined. Provides that a license shall authorize the holder of such license to sell raffle chances throughout the State, including beyond the borders of the licensing municipality or county. Provides that sponsoring organizations may contract with third parties to provide certain services to the sponsoring organization in connection with the operation of a raffle or poker run and may pay reasonable compensation for such services. Makes changes in provisions concerning licenses, applications, issuance, restrictions, and ineligible persons; conduct of raffles and poker runs; managers and bonds; records; and political committees. Incorporates provisions concerning raffles by law enforcement agencies and statewide associations that represent law enforcement officials into the rest of the Act. Makes corresponding changes in the Criminal Code of 2012. Effective immediately. **DMMC Official:** *Monitor*

**HCA 0001:** Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Amends the Illinois Horse Racing Act of 1975. Provides that inter-track wagering or simulcast wagering shall not be conducted by an inter-track wagering location licensee at any location within 100 feet (rather than 500 feet) of an existing church or school. Removes language prohibiting inter-track wagering or simulcast wagering by an inter-track wagering location licensee at a location within 500 feet of residences of more than 50 registered voters. In provisions amending the Raffles and Poker Runs Act, provides that the definition of "raffles" also does not include certain games under the Riverboat Gambling Act and the Video Gaming Act. Removes poker runs from provisions concerning sponsoring organizations contracting with third parties. Removes provisions requiring poker runs to be licensed by the county with jurisdiction over the key location. Makes other changes. Effective immediately. **DMMC Legislative Committee Recommendation -** *Monitor.*

HB 3518 - HCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose-Conflicts with Pension Reform)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Re-referred to Rules

House Sponsor

Rep. Mark Batinick

Synopsis:

Original Bill: Amends the General Provisions Article of the Illinois Pension Code. Provides that a Tier 1 participant of a pension fund or retirement system, except for a pension fund established under the Downstate Police, Downstate Firefighter, Chicago Police, or Chicago Firefighter Article, may irrevocably elect to have increases to his or her retirement annuity or supplemental annuity based on the annual unadjusted percentage increase in the consumer price index-u for a specified 12-month period. Requires each pension fund or retirement system to inform Tier 1 participants that they have the option to make that election. Provides that the changes apply without regard to whether the Tier 1 participant is in active service on or after the effective date of the amendatory Act. Effective immediately. **(DMMC Official: Oppose- *Conflicts with Pension Reform.***

**HCA 0001:** Excludes participants in the Illinois Municipal Retirement Fund from provisions authorizing Tier 1 participants to irrevocably elect to have increases to their retirement annuity or supplemental annuity based on the annual unadjusted percentage increase in the consumer price index-u for a specified 12-month period. Makes a conforming change. **(DMMC Legislative Committee Recommendation: Monitor)**

HB 3522 - HFA 0002

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Support)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Oppose-*Mandate*)

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Grant Wehrli

Synopsis:

**Original Bill:** Amends the Downstate Firefighter Article of the Illinois Pension Code. Requires each municipality to establish a defined contribution plan that aggregates firefighter and employer contributions in individual accounts used for retirement. Provides that if a firefighter who has more than 10 years of creditable service in a fund enters active service with a different municipality, he or she may elect to participate in the defined contribution plan in lieu of the defined benefit plan. Provides that if a fire chief to whom a specified provision of the Illinois Municipal Code applies (i) first becomes a member on or after January 1, 2020, (ii) is receiving pension payments, and (iii) reenters active service with any municipality that has established a pension fund under the Article, that fire chief may continue to receive pension payments while he or she is in active service, but shall only participate in a defined contribution plan and may not establish creditable service in the pension fund established by that municipality or have his or her pension recomputed. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

**HCA 0001:** (Adopted 3.28) Requires a municipality that employs a fire chief who meets certain requirements (instead of each municipality) to establish a defined contribution plan. Removes provisions authorizing a firefighter who has more than 10 years of service in a fund who enters active service with a different municipality to participate in the defined contribution plan in lieu of the defined benefit plan. Makes a conforming change.

**HCA 0002:** Provides that a municipality that employs a fire chief who participates in a defined contribution plan required to be established by the amendatory Act shall provide a disability insurance benefit to that fire chief that is at least equivalent to the disability benefit he or she would be provided if he or she was a participant in the defined benefit plan. **(DMMC Legislative Committee Recommendation: Oppose-*Conflicts with Pension Reform/Mandate*)**

HB 3589 HFA 0003

IML Position  
Under Review

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

HCA 1- (Official- Oppose)

HCA 2- (Tabled) DMMC Legislative Committee Recommendation - Oppose- Mandate

HCA 3- DMMC Legislative Committee Recommendation - Oppose- Mandate

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading

House Sponsor

Rep. Sam Yingling

Synopsis:

**Original Bill:** Shell Bill

**HCA 0001:** (Adopted 3.27) Replaces everything after the enacting clause. Amends the Equitable Restrooms Act. Provides that every single-occupancy restroom in a place of public accommodation or public building shall be identified as all-gender and designated for use by no more than one person at a time or for family or assisted use. Provides that "place of public accommodation" has the meaning provided in the Illinois Human Rights Act. Provides that each single-occupancy restroom shall be outfitted with exterior signage indicating "all-gender" or "gender-neutral". Provides that these provisions apply to any existing or future places of public accommodation or public buildings. Provides that during an inspection of a place of public accommodation or public building by a health officer or health inspector, the health officer or health inspector may inspect the place of accommodation or public building to determine whether it complies. Effective January 1, 2020.

- Place of public accommodation- means a business, accommodation, refreshment, entertainment, recreation, or transportation facility of any kind, whether licensed or not, whose goods, services, facilities, privileges, advantages, or accommodations are extended, offered, sold or otherwise made available to the public.
- An example can be a public golf course, public swimming pools. *Mandate.*

**HCA 0002: (Tabled)** Provides that each single-occupancy restroom shall be outfitted with exterior signage that marks the single-occupancy restroom as a restroom and does not indicate any specific gender (rather than exterior signage indicating "all-gender" or "gender-neutral"). *Mandate.*

**HCA 0003:** (Adopted 4.3) Provides that each single-occupancy restroom shall be outfitted with exterior signage that marks the single-occupancy restroom as a restroom and does not indicate any specific gender (rather than exterior signage indicating "all-gender" or "gender-neutral") (**DMMC Legislative Committee Recommendation: Oppose** *Mandate*)

SB 0037- SCA 0001

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose)

SCA 1- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Melinda Bush

Synopsis:

**Original Bill:** Amends the Downstate Firefighter Article of the Illinois Pension Code. Requires a unit of local government of 5,000 or more inhabitants that employs a firefighter who is a full-time firefighter in a different downstate firefighter pension fund to make specified contributions to that downstate firefighter pension fund. Establishes reporting requirements. Authorizes the State comptroller to intercept State funds in the event the unit of local government does not make its required contribution to the primary employer's downstate pension fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. **(DMMC Official Position: Oppose)**

**SCA- 1-** (Adopted 3.27) Provides that the required contributions by secondary employers are for the purposes of compensating the primary employer's pension fund for additional liabilities and risks to which firefighters are exposed when performing work as firefighters for secondary employers. Provides that the provisions shall not be construed to allow a secondary employee to qualify for benefits or creditable service for employment as firefighters for secondary employers. **(DMMC Legislative Committee Recommendation: Oppose)**



SB 1030- SFA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

SFA 1- DMMC Legislative Committee Recommendation - Monitor

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading

Senate Sponsor

Sen. Sue Rezin

Synopsis:

**Original Bill:** Shell Bill

**SFA -1:** Replaces everything after the enacting clause. Creates the Local Government Protection Authority Act. Provides findings of the General Assembly and establishes the Authority with the purpose of achieving solutions to financial difficulties faced by units of local government. Defines terms and creates a board of trustees. Sets forth the Authority's duties and powers, including the ability to obtain the unit of local government's records and to recommend revenue increases. Provides for a petition process, whereby certain entities may petition the Authority to review a unit of local government. Sets forth participation requirements. **(DMMC Legislative Committee Recommendation: Monitor)**

SB 1256 – SCA 0003

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Monitor *Preserve Local Authority/Mandate*)

SCA 1- (DMMC Legislative Committee Recommendation - Monitor)

SCA 2- (DMMC Legislative Committee Recommendation - Monitor)

SCA 3- (DMMC Legislative Committee Recommendation - Oppose)

SFA 4- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Bill Cunningham

Synopsis:

**Original Bill:** Replaces Amends the Illinois Vehicle Code. Provides that a person who operates a motor vehicle operating on diesel fuel in an affected area may not cause or allow the motor vehicle, when it is not in motion, to idle for more than a total of 10 minutes within any 60-minute period under any circumstances if the vehicle is within 200 feet of a residential area. Provides that if a person violates the provisions concerning excessive idling within 200 feet of a residential area, the law enforcement agency having jurisdiction over the residential area or the law enforcement agency having jurisdiction over the property on which the violation took place may enforce the provisions. **(DMMC Official Position: Monitor)**

**SCA -1:** Exempts school buses from the new provisions. **(DMMC Official Position: Move to Separate List)**

**SCA 2-** Provides that the amendatory Act does not apply to a school bus or to a motor vehicle with a gross vehicle weight rating of 8,000 pounds or more that transports refuse, garbage, or recyclable materials. **(DMMC Official Position: Move to Separate List)**

**SCA 3-** (Adopted 3.21) Provides that provisions limiting diesel fuel idling are restricted to properties that offer paid parking services to vehicle owners, do not involve fuel dispensing, and are located within a county of over 3 million residents but outside of a municipality of over 2 million residents. Provides that the provisions do not apply to school buses, waste hauling vehicles, facilities operated by the Department of Transportation, or vehicles owned by a public utility and operated to power equipment necessary in the restoration, repair, modification, or installation of a utility service. **(DMMC Legislative Committee Recommendation: Oppose)**

**SCA 4:** (Adopted 4.4) Replaces everything after the enacting clause with the provisions of the introduced bill and Senate Amendment No. 1, and makes the following changes. Provides that the provisions regarding excessive idling apply to vehicles with a gross vehicle weight rating of 8,000 pounds or more. Exempts ambulances from the new provisions. \*Keeps the population at: a county of over 3 million residents. **(DMMC Legislative Committee Recommendation: Oppose)**

SB 1474- HCA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Support- *Protects Local Authority*)

Last Action

Placed on Calendar Order of Concurrence House Amendment 1

Senate Sponsor

Sen. Ram Villivalam

Synopsis:

**Original Bill:** Creates the Collective Bargaining Freedom Act. Provides that employers and labor organizations covered by the National Labor Relations Act may execute and apply agreements requiring membership in a labor organization as a condition of employment to the fullest extent authorized by the National Labor Relations Act. Provides that it is the policy of the State that employers, employees, and their labor organizations are free to bargain collectively. Provides that the authority to enact laws or rules that restrict the use of union security agreements between an employer and a labor organization vests exclusively with the General Assembly. Prohibits local governments from enforcing any such law or rule. Defines terms. Effective immediately.

**(DMMC Official Position: Monitor)**

**HCA -1:** (Adopted 3.20) Deletes provision making a violation of the Act by a local governmental official a Class A misdemeanor. **(DMMC Legislative Committee Recommendation: Support- Protects Local Authority)**

SB 1519- SFA 0002

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill-: (Oppose)

SFA 1- (Tabled)

SFA 2- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Emil Jones III

Synopsis:

**Original Bill:** Amends the Illinois Vehicle Code. Provides for the release of an impounded vehicle to a lessor of record in the same manner as a lienholder of record. Provides that vehicles not retrieved from the towing facility or storage facility within 10 (instead of 35) days after an administrative hearing officer issues a written decision shall be deemed abandoned and disposed of. Provides that, except in a municipality with a population of 1,000,000 or more, a lienholder of record or lessor of record may take possession of a vehicle impounded under any ordinance and defer payment of any applicable administrative fees upon submission of specified documentation to the municipality or its designated agent. Provides that no vehicle shall be released to the lienholder of record or lessor of record until payment of the associated towing, storage, and other applicable fees charged by the person, firm, or entity that tows and stores the impounded vehicle to the extent the lienholder of record or lessor of record was given notice. Provides that, upon the request of a lienholder of record or lessor of record to obtain possession of an impounded vehicle, the county or municipality, or its designated agent, shall: (1) provide the lienholder of record or lessor of record an opportunity to view the vehicle within 2 business days of the request; (2) provide a statement in writing setting forth the amount of the applicable administrative fees; and (3) provide a statement in writing setting forth the amount of the applicable towing, storage, and other fees. Effective 90 days after becoming law. **(DMMC Official Position: Oppose)**

**SFA 1- (Tabled)**

**SFA 2:** (Adopted 4.9) **Replaces** everything after the enacting clause. Amends the Illinois Vehicle Code. In a Section concerning the provision of notice of storage fees to the lienholder of record, changes references to "lienholder" to "lienholder of record. Provides that a county or municipality shall provide specified notices concerning the seizure of certain vehicles as soon as practicable. Provides that notice shall be given by the towing company to the lienholder of record. Provides that the lienholder of record shall have an opportunity to view the vehicle on the premises where the vehicle is located within 2 business days of the request. Exempts a municipality with a population of over 1,000,000 inhabitants. Effective 90 days after becoming law. **(DMMC Legislative Committee Recommendation: Monitor)**

SB 1572- SFA 0001

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill-: (Support)

SCA 2- (DMMC Legislative Committee Recommendation - Support)

Last Action

Assigned to House Judiciary- Civil

Senate Sponsor/House Sponsor

Sen. John Mulroe/Sara Feigenholtz

Synopsis:

**Original Bill:** Amends the Animal Control Act. Provides that any individual who decides to harbor or hold in his or her possession any lost or stray dog of which he or she is not the owner shall, within 48 hours of taking possession of the dog, report to the police station and animal control facility nearest to the place where the dog was found. Provides that, in the report to the police station and animal control facility, the individual shall include all relevant information, including, but not limited to, where the dog was found, the name or any other information or identification tags found on the dog, tattoos, color, age, size, and pedigree of the animal and the individual's name and address. Provides that the individual shall arrange for the dog to be scanned for the presence of a microchip by an animal control facility, animal shelter, veterinarian's office, or any other establishment with a working microchip scanner, and that the animal control facility, animal shelter, or veterinarian's office must maintain a record of scanning the dog for a microchip. Provides that the failure to report a lost or stray dog within 48 hours of taking possession of the dog shall be punished by a fine of no less than \$50 and no more than \$500. **DMMC Official Position: Support)**

**SFA -1:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Provides that any individual who decides to hold in his or her possession any lost or stray dog of which he or she is not the owner shall, within 48 hours of taking possession of the lost or stray dog shall make every reasonable attempt to contact the owner as soon as possible and relinquish the dog to the owner within a reasonable amount of time after making contact (in the introduced bill, make every reasonable attempt to contact the owner as soon as possible, and return the dog if the owner is found). Changes reference from pedigree to gender. Defines "hold". Makes technical changes. **(DMMC Legislative Committee Recommendation: Monitor)**

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position- Oppose-Mandate)

SCA 1- (DMMC Legislative Committee Recommendation: Oppose-Mandate)

SFA 2- (DMMC Legislative Committee Recommendation: Oppose-Mandate)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Iris Martinez

Synopsis:

**Original Bill:**

- Creates the Illinois Sustainable Investing Act. Provides that any public agency or governmental unit shall develop, publish, and implement sustainable investment policies applicable to the management of all public funds under its control.
- Provides that the sustainable investment policy may be incorporated in existing investment policies developed, published, and implemented by a public agency or governmental unit.
- Provides that the sustainable investment policy shall include material, relevant, and decision-useful sustainability factors to be applied by the public agency or governmental unit in evaluating investment decisions.
- Provides that a public agency shall prudently integrate sustainability factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership in order to maximize anticipated financial returns, minimize projected risk, and more effectively execute its fiduciary duty.
- Specifies sustainability factors, and the ways in which such factors may be analyzed. Amends the Deposit of State Moneys Act, the Public Funds Investment Act, and the Illinois Pension Code to make changes concerning investment policy and the Illinois Sustainable Investing Act. Provides findings and purpose provisions. **(DMMC Official Position: Oppose- Mandate)**

**SCA -1:** (Adopted 3.20) Provides that the sustainable investment policy developed under the Illinois Sustainable Investing Act shall include material, relevant, and decision-useful sustainability factors to be considered (currently, applied) by the public agency or governmental unit as one component of its overall evaluation of investment decisions. Provides that nothing in the Act prohibits a public agency or governmental unit from integrating additional factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership of public funds. Provides that the Act shall not apply to bank time deposits or bank processing services. Makes conforming changes. **(DMMC Legislative Committee Recommendation: Oppose- Mandate)**

**SCA -2:** Provides that sustainability factors include, among other factors, human capital factors that recognize that the workforce is an important asset to delivering long-term value, including factors such as labor practices, responsible contractor and responsible bidder policies, employee health and safety, employee engagement, diversity and inclusion, and incentives and compensation (currently, responsible contractor and responsible bidder policies are not included as human capital factors). **DMMC Legislative Committee Recommendation: Oppose- Mandate**

SB 1519- SFA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill-: (Oppose)

SFA 1- (DMMC Legislative Committee Recommendation - Oppose- Mandate)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Emil Jones III

Synopsis:

**Original Bill:** Amends the Illinois Vehicle Code. Provides for the release of an impounded vehicle to a lessor of record in the same manner as a lienholder of record. Provides that vehicles not retrieved from the towing facility or storage facility within 10 (instead of 35) days after an administrative hearing officer issues a written decision shall be deemed abandoned and disposed of. Provides that, except in a municipality with a population of 1,000,000 or more, a lienholder of record or lessor of record may take possession of a vehicle impounded under any ordinance and defer payment of any applicable administrative fees upon submission of specified documentation to the municipality or its designated agent. Provides that no vehicle shall be released to the lienholder of record or lessor of record until payment of the associated towing, storage, and other applicable fees charged by the person, firm, or entity that tows and stores the impounded vehicle to the extent the lienholder of record or lessor of record was given notice. Provides that, upon the request of a lienholder of record or lessor of record to obtain possession of an impounded vehicle, the county or municipality, or its designated agent, shall: (1) provide the lienholder of record or lessor of record an opportunity to view the vehicle within 2 business days of the request; (2) provide a statement in writing setting forth the amount of the applicable administrative fees; and (3) provide a statement in writing setting forth the amount of the applicable towing, storage, and other fees. Effective 90 days after becoming law. **(DMMC Official Position: Oppose)**

**SFA 1-** Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. In a Section concerning the provision of notice of storage fees to the lienholder of record, changes references to "lienholder" to "lienholder of record. Provides that a county or municipality shall provide specified notices concerning the seizure of certain vehicles as soon as practicable. Provides that notice shall be given by the towing company to the lienholder of record. Provides that the lienholder of record shall have an opportunity to view the vehicle within 2 business days of the request. Effective 90 days after becoming law. **(DMMC Legislative Committee Recommendation: Oppose-Mandate)**



HB 102- HFA 0001

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

(HCA 1- Official Position: *Oppose-Preempts Local Authority/Mandate*)

HFA 2- DMMC Legislative Committee Recommendation: Monitor

Last Action:

Re-referred to Rules

House Sponsor

Rep. Michael Zalewski

Synopsis:

**Original Bill:** (Shell Bill)

**HCA 1:** Replaces everything after the enacting clause. Amends the Illinois Municipal Code. Provides that, in addition to any other tax that may be imposed, if a municipality adopts a responsible bid ordinance that is approved by the Department of Transportation, then the municipality may also impose a tax on motor fuel at a rate not to exceed \$/03 per gallon. Effective January 1, 2020

**(DMMC Official Position: *Oppose-Preempts Local Authority/Mandate*)**

**HCA 2:** (Adopted 4.11) Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1 with the following changes: provides that, to be approved by the Department pursuant to this Section, any responsible bid ordinance must, at a minimum, require that bidders present satisfactory evidence of compliance with the following: (1) the bidder must comply with all applicable laws concerning the bidder's entitlement to conduct business in the State; (2) the bidder must comply with all applicable provisions of the Prevailing Wage Act; (3) the bidder must comply with specified federal codes; (4) the bidder must have a valid Federal Employer Identification Number or, if an individual, a valid Social Security Number; (5) the bidder must have a valid certificate of insurance showing the following coverages: general liability, professional liability, product liability, workers' compensation, completed operations, hazardous occupation, and automobile; (6) the bidder and all bidder's subcontractors must participate in applicable apprenticeship and training programs approved by and registered with the United States Department of Labor's Bureau of Apprenticeship and Training; and (7) the bidder must certify that the bidder will maintain an Illinois office as the primary place of employment for persons employed in the construction authorized by the contract. Effective January 1, 2020.

**(DMMC Official Position: Monitor)**

HB 0137- HFA 0001

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

DMMC Legislative Committee Recommendation: Oppose

Last Action:

Passed the House 70-39

Referred to Senate Assignments

House Sponsor/Senate Sponsor

Rep. Barbara Hernandez/ Cristina Castro

Synopsis:

**Original Bill:** Shell Bill

**HCA 0001:** (Adopted 4.9) Replaces everything after the enacting clause. Amends the Environmental Protection Act. Deletes language providing that the Section regarding preservation of community water supplies applies only to projects receiving 100% of their funding from the State. Amends the Illinois Highway Code. Provides that an "eligible bridge" under the Section regarding preservation of bridge infrastructure includes any bridge or overpass that is funded directly by, or provided other assistance through, a municipality, a public-private partnership, the State, the federal government, or some combination thereof (instead of "100% funded by the State"). **DMMC Legislative Committee Recommendation: Oppose.**

HB 0457- HFA 0001, HFA 2, HFA 3

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

HFA-1: (DMMC Legislative Committee Recommendation -Support)

HFA-2: (DMMC Legislative Committee Recommendation - Support)

HFA-3: (DMMC Legislative Committee Recommendation - Support)

Last Action

Re-referred to Rules

House Sponsor

Rep. Sam Yingling

Synopsis:

**Original Bill:** Shell Bill

**HFA 1:** Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that the Environmental Protection Agency shall immediately reevaluate rules for ethylene oxide use as a sterilant or fumigant and adopt new rules in accordance with the most recently issued scientific understanding of ethylene oxide. Provides that if a CAAPP permit applicant applies to use ethylene oxide at a facility not in existence prior to January 1, 2020, the Agency shall issue a CAAPP permit for ethylene oxide only under certain circumstances. Provides that if any entity permitted to emit ethylene oxide acquires any intellectual property right in a sterilization technology that does not involve the use of ethylene oxide, that entity shall notify the Agency of the acquisition within 30 days of acquiring it. Provides that the Agency shall not renew an air pollution operating permit if the Agency finds that the facility is emitting ethylene oxide at a level that violates any federal or State standards pertaining to ethylene oxide. Provides that within 30 days after the approval of new rules for ethylene oxide, the Agency shall reopen and modify all CAAPP permits that allow the use of ethylene oxide. Provides that the facility shall be allowed no more than 6 months from the date of the modification to comply with the terms of the modified permit. Provides that upon the Agency's receipt of specified information related to ethylene oxide, the Agency shall provide written notice of that information to every hospital, school district, and unit of local government within 5 miles of the emitting facility. Provides that the Agency shall test ambient levels of ethylene oxide within one mile of each facility permitted to emit ethylene oxide. Provides that a facility permitted to emit ethylene oxide that has been subject to a seal order is prohibited from using ethylene oxide, unless the facility can provide a certification that ethylene oxide is the only available method to completely sterilize or fumigate the product. Provides that the Pollution Control Board may adopt emergency rules necessary to implement the provisions of the Act. Provides that the Act shall not apply to specified hospitals. Makes other changes. Makes a corresponding change in the Illinois Administrative Procedure Act. Effective immediately. **(DMMC Legislative Committee Recommendation - Support)**

**HFA 2:** Makes changes to the bill as amended by House Amendment No. 1 to provide that the Environmental Protection Agency, or its designee, shall test ambient levels of ethylene oxide within 10 days of the amendatory

Act's effective date (currently, there is no requirement to perform the test within 10 days of the amendatory Act's effective date). **(DMMC Legislative Committee Recommendation - Support)**

**HFA 3:**Makes changes to the bill as amended by House Amendment No. 1 to provide that the Environmental Protection Agency, or its designee, shall begin initial testing of ambient levels of ethylene oxide within 10 days of the amendatory Act's effective date (currently, there is no requirement to begin the initial testing within 10 days of the amendatory Act's effective date). **(DMMC Legislative Committee Recommendation - Support)**

HB 1633- HFA 0003

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: Support- *Ensure Sustainable Municipal Budgets*

HCA 1- Support- *Ensure Sustainable Municipal Budgets*

HFA 2- Support- *Ensure Sustainable Municipal Budgets*

HFA 3- Support- *Ensure Sustainable Municipal Budgets*

Last Action

Referred to Assignments

House Sponsor/Senate Sponsor

Rep. Jay Hoffman/Sen. Michael Hastings

Synopsis:

**Original Bill:** Amends the Criminal Code of 2012. Creates the offense of criminal damage to a critical infrastructure facility for a person who knowingly damages, destroys, vandalizes, defaces, or tampers with equipment in a critical infrastructure facility. Provides the penalty is a Class 1 felony punishable by a fine of \$100,000, imprisonment, or both. Expands the offense of criminal trespass to a nuclear facility to include other critical infrastructure facilities. Provides the penalty is a Class 4 felony punishable by a fine of not less than \$1,000, imprisonment, or both. Creates the offense of aggravated criminal trespass to a critical infrastructure facility for a person who commits a criminal trespass to a critical infrastructure facility with the intent to damage, destroy, vandalize, deface, or tamper with equipment of the facility, or impede or inhibit operations of the facility. Provides the penalty is a Class 3 felony punishable by a fine of not less than \$10,000, imprisonment, or both. Provides if a business, corporation, or organization is convicted of conspiracy to commit any of the offenses the entity shall, in addition to any other applicable penalty, be sentenced to a fine of not less than 10 times the minimum fine authorized for the offense. Provides a person may be liable in any civil action for money damages to the owner of the critical infrastructure facility for any damage to personal or real property of the facility resulting from any of the offenses, and that a person may also be liable to the owner for court costs and reasonable attorney's fees. Provides for exemptions. Defines "critical infrastructure facility".  
**(DMMC Official Position:** Support- *Ensure Sustainable Municipal Budgets*)

**HCA 0001:** (Adopted 3.26) Provides. Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes.

- Adds coal mines and any mining operation, including any processing equipment, batching operation, or support facility for that mining operation to the definition of "critical infrastructure facility".
- Provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses.

- Provides that criminal damage to a critical infrastructure facility is a Class 3 felony (rather than a Class 1 felony).
  - Telecommunications central switching office Water intake structure, water treatment facility, wastewater treatment plant or pump station.

**(DMMC Official Position: Support - *Ensure Sustainable Municipal Budgets*)**

**HFA 2:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Adds coal mines and any mining operation, including any processing equipment, batching operation, or support facility for that mining operation to the definition of "critical infrastructure facility". Provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization intentionally sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses. Provides that criminal damage to a critical infrastructure facility is a Class 3 felony (rather than a Class 1 felony). Provides exemptions. Makes other changes. **DMMC Legislative Committee Recommendation: Support** *Ensure Sustainable Municipal Budgets*.

**HFA 3:** Deletes language that provides that a business, corporation, or organization convicted of conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility shall, in addition to any other applicable penalty, be sentenced to a fine of not less than 10 times the minimum fine authorized for the offense. Deletes language that provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization intentionally sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses. **DMMC Legislative Committee Recommendation: Support** *Ensure Sustainable Municipal Budgets*.

HB 1729- HFA 0001

IML Position

Oppose

Preemption

DMMC Legislative Committee Recommendation:

Original Bill- Shell Bill

HCA 1- DMMC Legislative Committee Recommendation: Oppose- Preempts Local Authority

Last Action

Re-referred to Rules

House Sponsor

Rep. Tom Demmer

Synopsis:

**Original Bill:** Shell Bill

**HFA 1:** Replaces everything after the enacting clause. Creates the Local Working Animal Protection Act. Defines "working animal". Provides that the right to utilize working animals for the benefit and welfare of the animals or those they serve is guaranteed. Provides that no ordinance or rule shall be enacted by a unit of local government, including a home rule unit, that terminates, bans, effectively bans, or creates an undue financial hardship relating to the job or use of working animals or animal enterprise in commerce, service, legal hunting, agriculture, husbandry, transportation, or ranching, including, but not limited to, entertainment, education, or exhibition. Provides that the Act does not: alter State law or rules that regulate animal care, public health, or public safety; or prevent the establishment of or alteration of ordinances or rules by a unit of local government regarding animal care, public health, or public safety. Provides that if a unit of local government has an ordinance or rule that conflicts with the Act, the Act controls, Limits home rule powers. **DMMC Legislative Committee Recommendation: Oppose-Preempts Local Authority.**

HB 1876 - HFA 0001

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

HFA 1- (DMMC Legislative Committee Recommendation - Support-*Expands Local Authority*)

Last Action

Placed on 3<sup>rd</sup> Reading

House Sponsor/ Senate Sponsor

Rep. Blaine Wilhour/ Sen. Jason Plummer

Synopsis:

**Original Bill:** Shell Bill

**HFA 1:** Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that red or white oscillating, rotating, or flashing emergency lights may be used on a vehicle operated by a qualified deputy fire chief or assistant fire chief (in addition to a fire chief).

**DMMC Legislative Committee Recommendation - Support-*Expands Local Authority***



HB 2176- HCA 0001

IML Position

Support

Mandate

DMMC Legislative Committee Recommendation:

Original Bill- Oppose- *Preempts Local Authority*

HCA 1- Oppose- *Preempts Local Authority*

Last Action

Placed on Calendar 2<sup>nd</sup> Reading

House Sponsor

Rep. Celina Villanueva

Synopsis:

**Original Bill:** Amends the Illinois Notary Public Act. Modifies the required disavowal of legal representation notice. Provides that the failure of a notary public to follow specified notice requirements shall result in a fine of \$1,500 (currently, \$1,000) for each written violation. Provides that a second (rather than third) violation shall result in permanent revocation of the commission of notary public (currently, a second violation results in suspension of notary authorization). Provides that prior to rendering notary public services to a person seeking such services, a notary public shall, in addition to any written or electronic notice, also give a verbal disavowal of legal representation that is substantially the same as the statement required for written and electronic advertisements of notary services. Provides that upon providing the verbal disavowal of legal representation, the person seeking notary services shall be provided with an acknowledgment form reciting the disavowal of legal representation and be required to sign such form acknowledging that he or she has been advised and understands that the notary public is not a licensed attorney and is not otherwise authorized to provide legal advice or services. Provides that the acknowledgment form shall be prescribed by the Secretary of State and be made available in English and in the non-English language in which notary services were solicited. **(DMMC Official Position: Oppose- *Preempts Local Authority*)**

**HCA-1:** (Adopted) Requires every notary public who is not an attorney or an accredited immigration representative to, prior to rendering notary services, provide any person seeking notary services with a written acknowledgment. Provides for the contents of the written acknowledgment. Provides that the provision shall not apply to notary services related to documents prepared or produced in accordance with the Illinois Election Code. Removes provisions concerning a verbal disavowal of legal representation and the production of an acknowledgment form reciting the disavowal of legal representation to be signed by the person seeking notary services. **DMMC Legislative Committee Recommendation: Oppose-*Preempts Local Authority***)

**HCA-2** (Adopted) Provides that every notary public who is subject to specified provisions and who is not an attorney or an accredited immigration representative (currently, who is not an attorney or an accredited immigration representative only) shall, prior to rendering notary services, provide any person seeking notary services with a written acknowledgment. Provides that the acknowledgment shall be signed by the recipient of notary services before notary services are rendered, and the notary shall retain copies of all signed acknowledgments throughout their present commission and for 2 years thereafter. Provides that notaries shall

provide recipients of notary services with a copy of their signed acknowledgment at the time services are rendered. **DMMC Legislative Committee Recommendation: Oppose-Preempts Local Authority)**

HB 2480- HFA 0002

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose

HCA 1- (Tabled)

HCA 2- (DMMC Legislative Committee Recommendation - Oppose-*Mandate*)

Last Action

Re-referred to Rules

House Sponsor

Rep. Marcus Evans

Synopsis:

**Original Bill:** Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Includes Methicillin-resistant Staphylococcus aureus (MRSA) in the list of ailments giving rise to a rebuttable presumption that the ailment arose out of employment of firefighters, emergency medical technicians, and paramedics. Provides that the presumption is intended to shift the burden of proof and requires clear and convincing evidence to overcome the presumption. Contains applicability provisions. Excludes firefighters, emergency medical technicians, and paramedics from certain limitations on recovery for hearing loss. Effective immediately. (DMMC Official Position-*Oppose-Mandate*)

**HCA 0001:** (Tabled)

**HCA 0002:** Replaces everything after the enacting clause. Amends the Workers' Compensation Act. Provides that, with respect to firefighters and emergency medical technicians, a contagious staph infection, including Methicillin-resistant Staphylococcus Aureus (MRSA), is rebuttably presumed to arise out of and in the course of employment. Removes provisions amending the Workers' Occupational Act. Removes provisions relating to rebuttable presumptions. Effective immediately. (**DMMC Legislative Committee Recommendation - Oppose-*Mandate***)

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill:

HCA 1-

HFA 2- Legislative Committee Recommendation: Monitor

HFA 3- Legislative Committee Recommendation: Monitor

Last Action

Re-referred to Rules

House Sponsor

Rep. Deanne Mazzochi

Synopsis:

**Original Bill:** Amends the Counties Code. Provides that in counties with a population of 3,000,000 or more, a corporation or limited liability company may appear at an administrative hearing proceeding through an officer, a board member, a shareholder with a controlling interest in the corporation, a shareholder of an S Corporation, a member of an limited liability company, or a person with a Master of Laws degree.

**HCA 0001:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that a member of a limited liability company with power to bind the corporation (rather than only a member of a limited liability company) may appear at an administrative hearing for the limited liability company. Removes a reference to a person with a Master of Laws degree from being able to appear for a corporation or limited liability company at an administrative hearing.

**HFA 0002:** Replaces everything after the enacting clause. Amends the Counties Code and Illinois Municipal Code. Provides that, in counties with a population of 3,000,000 or more and in all municipalities, a corporation, limited liability company, or limited liability partnership may appear at an administrative hearing proceeding through any of the following individuals who have the authority to act on behalf of and with power to bind the respective corporation, limited liability company, or limited liability partnership: a corporate officer, a member of the corporate board of directors, a limited liability company manager, a member with management authority of a limited liability company, or a partner of a limited liability partnership. Provides that the language may not be construed to permit appearances by any such individual in contested property tax proceedings. Effective immediately. **(DMMC Legislative Committee Recommendation: Monitor)**

**HFA 0003:** Replaces everything after the enacting clause. Amends the Counties Code and Illinois Municipal Code. Provides that, in counties with a population of 3,000,000 or more and in all municipalities, a corporation, limited liability company, or limited liability partnership may appear at an administrative hearing proceeding through any individual who has the authority to act on behalf of and with power to bind the respective corporation, limited liability company, or limited liability partnership in the matter that is the subject of the administrative hearing proceeding. Provides that the language may not be construed to permit appearances by any such individual in contested property tax proceedings. Effective immediately. **(DMMC Legislative Committee Recommendation: Monitor)**

HB 2670 - HFA 0002

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose)

HCA 2- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Passed the House 69-42

House Sponsor/Senate Sponsor

Rep. Lamont Robinson Jr/ Sen.

Synopsis:

**Original Bill:** Creates the Illinois New Business Owner Act. Provides that no application for a license for any State or local department, agency, board, or commission shall be denied or acted on adversely by reason of the applicant having been previously convicted of one or more criminal offenses or by reason of a finding of lack of good moral character, except if certain determinations are made. Provides certain factors to be considered concerning a previous criminal conviction. Effective immediately. **(DMMC Official: Oppose)**

**HFA 1:** (Tabled)

**HFA 2:** (Adopted 4.11) Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Defines "mitigating factors" for the purposes of provisions concerning the licensure, certification, or registration of applicants with criminal convictions. Provides that mitigating factors are not a bar to licensure, instead they provide guidance for the Department of Financial and Professional Regulation when considering licensure, registration, or certification for an applicant with criminal history. Provides that the Department, upon a finding that an applicant for a license, certificate, or registration was previously convicted of a felony or misdemeanor that may be grounds for refusing to issue a license or certificate or to grant a registration, shall consider the circumstances surrounding the offense or offenses. Provides that the Department shall consider any mitigating factors from the point of arrest or indictment when determined to be appropriate. Makes other changes. **DMMC Legislative Committee Recommendation: Monitor)**

HB 2675- HFA 0002 & HFA 0003

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 2- (DMMC Legislative Committee Recommendation - Monitor)

HCA 3- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Referred to Assignments

House Sponsor/Senate Sponsor

Rep. Tom Demmer/Iris Martinez

Synopsis:

**Original Bill:** Amends the Liquor Control Act of 1934. Establishes a distiller pub license. Provides that a distiller pub license shall allow the licensee to only (i) manufacture up to 5,000 gallons of spirits per year only on the premises specified in the license, (ii) make sales of the spirits manufactured on the premises, (iii) store the spirits upon the premises, (iv) sell and offer for sale at retail from the licensed premises for off-premises consumption no more than 5,000 gallons per year so long as such sales are only made in-person, (v) sell and offer for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor, and (vi) with the prior approval of the Illinois Liquor Control Commission, annually transfer no more than 5,000 gallons of spirits manufactured on the premises to a licensed distiller pub wholly owned and operated by the same licensee. Prohibits a distiller pub licensee from selling spirits manufactured by the licensee to retail licensees. Establishes fees for a distiller pub license. Provides that a craft distiller licensee may simultaneously hold a distiller pub license if certain requirements are met. Authorizes a craft distiller to transfer spirits to a wholly owned distiller pub if specified requirements are met. Makes conforming changes.

**HFA 1:** (Tabled)

**HFA 2:** Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Removes the craft distiller license. Creates a class 1 craft distiller license. Provides that, among other authorizations, a class 1 craft distiller license shall allow the manufacture of up to 50,000 gallons of spirits per year provided that the class 1 craft distiller licensee does not manufacture more than a combined 50,000 gallons of spirits per year and is not a member of or affiliated with a manufacturer that produces more than 50,000 gallons of spirits per year or any other alcoholic liquor. Provides that a class 1 craft distiller or a non-resident dealer who manufactures less than 50,000 gallons of distilled spirits per year may make application to the State Commission for a self-distribution exemption. Creates a class 2 craft distiller license. Provides that, among other authorizations, a class 2 craft distiller license shall allow the manufacture of up to 100,000 gallons of spirits per year. Creates a craft distiller warehouse permit. Provides that a craft distiller warehouse permit license may be issued to the holder of a craft distiller tasting permit license and shall allow the holder to store or warehouse up to 500,000 gallons of spirits manufactured by the holder of the permit. Creates a distilling pub license. Provides that, among other authorizations, a distilling pub licensee may manufacture up to 5,000 gallons of spirits per year only on the

premises specified in the license and make sales of the spirits manufactured on the premises or, with the approval of the State Commission, spirits manufactured on another distilling pub licensed premises that is wholly owned and operated by the same licensee to importing distributors and distributors and to non-licensees for use and consumption. Establishes fees for the class 1 distiller license, class 2 distiller license, craft distiller warehouse permit, and distilling pub license. Removes a provision authorizing craft distiller tasting permit licensees to conduct product sampling. Provides that if any provision of the Act, or its application to any person or circumstance, is determined by a court of competent jurisdiction to be unconstitutional, the remaining provisions shall be construed in accordance with the intent of the General Assembly to further limit rather than expand commerce in alcoholic liquor. Makes conforming and other changes.

**HFA 3:** Removes provisions concerning product sampling. Removes language that provides that if any provision of the Liquor Control Act of 1934, or its application to any person or circumstance, is determined by a court of competent jurisdiction to be unconstitutional, the remaining provisions shall be construed in accordance with the intent of the General Assembly to further limit rather than expand commerce in alcoholic liquor. Makes conforming changes.

HB 3096 - HFA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Monitor)

HCA 1- (DMMC Legislative Committee Recommendation - Monitor )

Last Action

Referred to Assignments

House Sponsor

Rep. Elizabeth Hernandez/Sen. Don Harmon

Synopsis:

**Original Bill:** Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, on and after January 1, 2020, a referendum to increase the district's aggregate extension may be submitted to the voters. Effective January 1, 2020. **(DMMC Official Position: Monitor)**

**HFA 0001:** (Adopted 4.10) Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Provides that, as an alternative to certain other procedures, a taxing district may increase its aggregate extension if the taxing district obtains referendum approval as provided in the amendatory Act (in the introduced bill, notwithstanding those other procedures, the taxing district shall follow the provisions of the amendatory Act when seeking referendum approval to increase its aggregate extension). Removes the effective date. **(DMMC Legislative Committee Recommendation: Monitor)**

HB 3651 – HFA 2

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Original Bill- (DMMC Official Position- Oppose-Mandate)

HFA 1- (DMMC Legislative Committee Recommendation - Oppose-Mandate)

Last Action

Re-referred to Rules

House Sponsor

Rep. Mary Edly-Allen

Synopsis:

**Original Bill:** Amends the State Records Act and the Local Records Act. Provides that a public officer or public agency that has a government credit card issued for use by the public officer or employees of the public officer or agency shall post on the officer's or agency's website a copy of each expense charged on the credit card on or before 60 days after the date the expense was charged. Expenses shall remain the website for at least one year after the expense was originally posted. Effective immediately. **DMMC Official: Oppose**

**HCA 0001:** (Adopted) Provides that the expense charged on the credit card that must be posted on the website must be charged on the credit card by a public officer. Removes provisions concerning expenses of employees of a public officer or agency. **(DMMC Legislative Committee Recommendation: Oppose)**

HB 3711- HFA 0001

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill- (DMMC Official Position- Oppose-Mandate)

HFA 1- (DMMC Legislative Committee Recommendation - Oppose-Mandate)

Last Action

Passed House- 111-000

House Sponsor

Rep. Delia C Ramirez

Synopsis:

**Original Bill:** Amends the Equitable Restrooms Act. Provides that all restrooms that are open and accessible to the public in a public building shall be equipped with baby changing facilities that are physically safe, sanitary, and usable for that purpose. Provides that the requirement is in addition to any accommodations that may be made for individuals in accordance with any local, State, or federal laws regarding access for persons with disabilities and to existing fire, health, and safety codes or standards. Defines "public building". Makes a conforming change. **DMMC Official: Oppose**

**HCA 0001:** Replaces everything after the enacting clause. Amends the Equitable Restrooms Act. Requires every public building with restrooms open and accessible to the public to have at least one safe, sanitary, convenient, and publicly accessible baby diaper changing station that is accessible to women entering a restroom provided for use by women and one that is accessible to men entering a restroom provided for use by men, or at least one such baby diaper changing station that is accessible to both men and women. Provides exceptions to the requirement for: industrial buildings, nightclubs, or bars that do not permit anyone who is under 18 years of age to enter the premises; restrooms located in a health facility, if the restroom is intended for the use of one patient or resident at a time; and renovations, if a local building permitting entity or building inspector determines that the installation of a baby diaper changing station is not feasible or would result in a failure to comply with applicable building standards governing the right of access for persons with disabilities. Requires a public restroom that is open and accessible to the public and includes a baby diaper changing station to include signage at or near the entrance to the baby changing station indicating the location of the baby diaper changing station. Provides that the requirements are not enforceable by a private right of action. **(DMMC Legislative Committee Recommendation: Oppose)**



SB 0037- SFA 0002

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose)

SCA 1- (DMMC Legislative Committee Recommendation - Oppose)

SFA 2- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor

Sen. Melinda Bush

Synopsis:

**Original Bill:** Amends the Downstate Firefighter Article of the Illinois Pension Code. Requires a unit of local government of 5,000 or more inhabitants that employs a firefighter who is a full-time firefighter in a different downstate firefighter pension fund to make specified contributions to that downstate firefighter pension fund. Establishes reporting requirements. Authorizes the State comptroller to intercept State funds in the event the unit of local government does not make its required contribution to the primary employer's downstate pension fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. **(DMMC Official Position: Oppose)**

**SCA- 1-** (Adopted 3.27) Provides that the required contributions by secondary employers are for the purposes of compensating the primary employer's pension fund for additional liabilities and risks to which firefighters are exposed when performing work as firefighters for secondary employers. Provides that the provisions shall not be construed to allow a secondary employee to qualify for benefits or creditable service for employment as firefighters for secondary employers. **(DMMC Legislative Committee Recommendation: Oppose)**

**SCA- 1-** Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by Senate Amendment No. 1, with the following changes. Provides that a municipality (instead of a unit of local government) that has established a pension fund under the Downstate Firefighter Article and who employs a full-time firefighter shall be deemed a primary employer with respect to that full-time firefighter. Provides that any unit of local government of 5,000 or more inhabitants that employs or enrolls and provides compensation to a firefighter in excess of \$7,500 annually (instead of employs a firefighter) and meets other criteria shall be deemed a secondary employer. Removes a provision requiring the secondary employer to deduct a specified amount of the salaries and wages paid to the secondary employee and to pay the deducted amount to the primary employer's pension fund. Makes conforming changes. **(DMMC Legislative Committee Recommendation: Oppose)**

SB 0177- SFA 0002

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill: (Official Position- Oppose

SCA 1- (DMMC Legislative Committee Recommendation - Oppose)

SFA 2- (DMMC Legislative Committee Recommendation - Oppose)

Last Action

Passed Senate 39-10; Referred to Rules

Senate Sponsor/House Sponsor

Sen. Napoleon Harris/Rep. Kambium Buckner

Synopsis:

**Original Bill:** Amends the Motor Fuel Tax Law. Provides that no municipality, county, or road district that received motor fuel tax distributions totaling more than \$1,000,000 in the previous State fiscal year shall receive a future distribution of motor fuel tax moneys unless that municipality, county, or road district implements a business enterprise program setting goals for the inclusion of minority, veteran, and female-owned businesses in the procurement of contracts. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall assist municipalities, counties, and road districts in implementing those programs. Effective immediately. **(DMMC Official Position: Oppose)**

**SCA- 1-** (Adopted) Replaces everything after the enacting clause. Amends the Motor Fuel Tax Law. Provides that, for each fiscal year beginning on or after July 1, 2021, if a municipality, county, or road district received a motor fuel tax distribution totaling more than \$1,000,000 in the previous fiscal year, then, in order to receive a distribution for the current fiscal year, that municipality, county, or road district must certify to the Department of Transportation that it has established a minority-owned, women-owned, and veteran-owned business enterprise program consistent with the rules and regulations of the Department of Central Management Services Business Enterprise Program. Provides that the municipality, county, or road district shall accept vendor certification from the State of Illinois, the County of Cook, and the City of Chicago. Provides that, if a Department of Central Management Services study does not support the establishment of a business enterprise program for any local municipality, county, or road district, the requirements shall not apply to that local municipality, county, or road district. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall assist municipalities, counties, and road districts in implementing business enterprise programs. Effective immediately **(DMMC Legislative Committee Recommendation: Oppose)**

**SCA- 2:** (Adopted) Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1 with the following changes: (1) provides that the Department of Central Management Services shall establish a model business enterprise program for the procurement of contracts by municipalities, counties, and road districts; (2) provides that program shall take into account the size, geographic location, and general procurement needs of the various municipalities, counties, and road districts of the State; (3) provides that no municipality, county, or road district that received motor fuel tax distributions totaling more than

\$1,000,000 in the previous State fiscal year shall receive a future distribution of motor fuel tax moneys unless that municipality, county, or road district establishes a minority-owned, women-owned, and veteran-owned business enterprise program that meets or exceeds the requirements of the model program established by the Department of Central Management Services (in Senate Amendment No. 1, the program must be consistent with the rules and regulations of the Department of Central Management Services Business Enterprise Program); and (4) removes provisions requiring the Department of Transportation to assist municipalities in implementing business enterprise programs. Effective immediately. **(DMMC Legislative Committee Recommendation: Oppose)**

SB 0471- SFA 0001 & SFA 0002

IML Position

Oppose

Mandate

DMMC Legislative Committee Recommendation:

Original Bill: (Shell Bill)

SFA 1- DMMC Legislative Committee Recommendation - Oppose-*Mandate*

Last Action

Placed on Calendar Order of 3<sup>rd</sup> Reading- Extension granted until May 2.

Senate Sponsor

Sen. Toi Hutchinson

Synopsis:

**Original Bill:** Shell Bill

**SFA -1:** Replaces everything after the enacting clause. Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Provides that an employee who works in the State who is absent from work for specified reasons is entitled to earn and use a minimum of 40 hours of paid sick time during a 12-month period or a pro rata number of hours of paid sick time under the provisions of the Act. Provides that it is unlawful for an employer to interfere with, restrain, deny, change work days or hours scheduled to avoid paying sick time, or discipline an employee for the exercise of, or the attempt to exercise, any right provided under or in connection with the Act, including considering the use of paid sick time as a negative factor in an employment action that involves hiring, terminating, evaluating, promoting, disciplining, or counting the paid sick time under a no-fault attendance policy. Provides that any employer that the Department of Labor or a court finds by a preponderance of the evidence to have knowingly, repeatedly, or with reckless disregard violated any provision of the Act or any rule adopted under the Act is subject to a civil money penalty to be paid to the employee not to exceed \$2,500 for each separate offense. Provides that the Department of Labor shall administer the Act. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately. **(DMMC Legislative Committee Recommendation: Oppose- *Mandate*)**

**SFA -2:** Replaces everything after the enacting clause. Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Exempts employers subject to the Railway Labor Act. Provides that an employee who works in the State who is absent from work for specified reasons is entitled to earn and use a minimum of 40 hours of paid sick time during a 12-month period or a pro rata number of hours of paid sick time under the provisions of the Act. Provides that it is unlawful for an employer to interfere with, restrain, deny, change work days or hours scheduled to avoid paying sick time, or discipline an employee for the exercise of, or the attempt to exercise, any right provided under or in connection with the Act, including

considering the use of paid sick time as a negative factor in an employment action that involves hiring, terminating, evaluating, promoting, disciplining, or counting the paid sick time under a no-fault attendance policy. Provides that any employer that the Department of Labor or a court finds by a preponderance of the evidence to have knowingly, repeatedly, or with reckless disregard violated any provision of the Act or any rule adopted under the Act is subject to a civil money penalty to be paid to the employee not to exceed \$2,500 for each separate offense. Provides that the Department of Labor shall administer the Act. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately. **(DMMC Legislative Committee Recommendation: Oppose- *Mandate*)**

SB 0532- SFA 0001

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Shell Bill)

HCA 1- (DMMC Legislative Committee Recommendation - Support)

Last Action

Re-referred to Assignments

Senate Sponsor

Sen. Tom Cullerton

Synopsis:

**Original Bill:** Shell Bill

**HCA -1:** Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department shall create a Division of Local Government Services no later than 180 days after the effective date of the amendatory Act. Provides that the Division shall provide: (1) technical assistance to units of local government; (2) funding and technical assistance to help units of local government study, plan for, and implement efficiency measures through collaborative intergovernmental approaches; (3) information services for units of local government; and (4) resources to assist units of local government with the training of their elected officials, staff, contracted services and residents. Provides that the Division may offer assistance to high-need local units of government with technical planning, transportation, water management, and other services as determined by the Division. Provides that the Division shall be responsible for carrying out the Department's duties under the Local Planning Technical Assistance Act. Provides that the Division and the Department of Innovation and Technology shall develop a data portal to provide technical assistance and information relevant to units of local government. Provides that the Division shall seek advice from the Advisory and Coordination Committee composed of at least the State Comptroller or his or her designee, a representative of the Office of the Governor, the heads of 8 specified State agencies or their designees, and 13 members representing various municipalities, academic institutions with an expressed focus on government finance, public administration, or a related field, and regional planning agencies **(DMMC Legislative Committee Recommendation: Support)**

SB 0685- SFA 0003

IML Position

Neutral

DMMC Legislative Committee Recommendation:

Original Bill-: (Shell Bill)

SFA 1- (Tabled)

SFA 2- (Tabled)

SFA 3- (DMMC Legislative Committee Recommendation: Monitor)

Last Action

Passed Senate 55-000; Arrived in the House

Senate Sponsor/House Sponsor

Sen. Don Harmon/

Synopsis:

**Original Bill:** Shell Bill

**SFA 1-** (Tabled)

**SFA 2:** (Tabled)

**SFA 3:** Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, on and after January 1, 2020, a referendum to increase the district's aggregate extension for up to 4 consecutive levy years may be submitted to the voters. Effective immediately. **(DMMC Legislative Committee Recommendation: Monitor)**

SB 1035 – SFA 0001

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill-: (Shell Bill)

SFA 1- (DMMC Legislative Committee Recommendation: Oppose- Mandate)

Last Action

Passed Senate: 53-000; Arrived in House

Senate Sponsor/House Sponsor

Sen. Chuck Weaver/Rep. Jim Durkin

Synopsis:

**Original Bill:** Shell Bill

**SFA -1:** Replaces everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that any ordinance adopting tax increment financing on or after the effective date of the amendatory Act shall specify a date for the dissolution of the special tax allocation fund and a date for the termination of the designation of the redevelopment project area. Provides that, within 90 days after the effective date of the amendatory Act, each municipality shall amend all existing tax increment financing ordinances to specify a date for the dissolution of the special tax allocation fund and a date for termination of the designation of the redevelopment project area. Provides that municipalities shall notify affected taxing districts of the termination of redevelopment project areas by July 1 (currently, November 1) of the calendar year in which the redevelopment project area is terminated. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if a municipality has failed to provide timely notice to all taxing bodies of the termination of a redevelopment project area and the county clerk has been notified of that failure, then "recovered tax increment value" means the amount of the current year's equalized assessed value in the first year beginning at least 60 days after the notice has been provided. **(DMMC Legislative Committee Recommendation: Oppose- Mandate)**



SB 1223- SFA 0003

IML Position

Oppose

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position: Monitor)

SFA 1- (Tabled)

SFA 2- (Tabled)

SFA 3- (DMMC Legislative Committee Recommendation: Oppose-*Mandate*)

Last Action

Placed on Calendar Order of 2<sup>nd</sup> Reading

Senate Sponsor/House Sponsor

Sen. Laura Murphy/Deb Conroy

Synopsis:

**Original Bill:** Creates the Local Government Inspector General Act. Provides that the purpose of the Act is to establish an independent entity to which allegations of incompetence, neglect of duty, malfeasance in office, corruption, or official misconduct involving units of local government, including their officers, employees, and agents, or elected or appointed local officials, may be reported and investigated with the assistance of the Attorney General. Creates the Local Government Ethics Commission and the Office of the Local Government Inspector General and provides that members of the Commission and the Inspector General shall be appointed by the Governor with the advice and consent of the Senate. Sets forth the procedures of investigating a complaint and the issuing of reports. Defines terms. **(DMMC Official Position: Oppose-*Mandate*)**

**SFA 1-** Tabled.

**SFA 2-** Tabled.

**SFA 3-** Replaces everything after the enacting clause. Amends the State Officials and Employees Ethics Act. Provides that the Executive Ethics Commission and the Executive Inspector General appointed by the Governor shall have jurisdiction over allegations of sexual harassment made by an elected official of a unit of local government against another elected official of a unit of local government if the unit of local government has not adopted a sexual harassment policy that includes an Inspector General with jurisdiction. Provides that any policy to prohibit sexual harassment adopted by a governmental entity shall be subject to the jurisdiction of the Executive Ethics Commission and the Executive Inspector General appointed by the Governor regarding sexual harassment allegations made by an elected official of a unit of local government against another elected official of a unit of local government if the unit of local government has not adopted a sexual harassment policy that includes an Inspector General with jurisdiction. Provides that the Executive Inspector General appointed by the Governor is not responsible for the training or implementation of sexual harassment policies adopted by units of local government. Provides that "ultimate jurisdictional authority" includes, among other entities, the governing board of units of local government for elected officials of a unit of local government over which the Executive Ethics Commission and the Executive Inspector General appointed by the Governor may have jurisdiction under the Act. **(DMMC Legislative Committee Recommendation: Oppose)**

SB 1240- SFA 0001

IML Position

Oppose

Mandate, Revenue Reduction

DMMC Legislative Committee Recommendation:

Original Bill: (DMMC Legislative Committee Recommendation - Oppose-*Mandate*)

SFA 1- (DMMC Legislative Committee Recommendation - Oppose-*Mandate*)

Last Action

Re-referred to Assignments

Senate Sponsor

Sen. Terry Link

Synopsis:

**Original Bill:** Creates the Checkout Bag Tax Act. Imposes a tax of \$0.07 on each checkout bag used by a customer at a retail establishment in the State. Provides that the term "checkout bag" means a single use plastic, paper, or compostable bag provided by a retail establishment at the checkout, cash register, point of sale, or other point of departure to a customer for the purpose of transporting goods out of the retail establishment. Sets forth certain exceptions. Provides that the proceeds from the tax shall be distributed as follows: (1) the retailer shall retain \$0.02 per bag; (2) the wholesaler shall retain \$0.02 per bag; and (3) \$0.03 per bag shall be deposited into the Checkout Bag Tax Fund. Amends the State Finance Act to create the Checkout Bag Tax Fund. Provides that moneys in the Fund shall be remitted to counties and municipal joint action agencies. Amends the Counties Code and the Illinois Municipal Code to preempt certain actions by counties and municipalities concerning auxiliary containers or checkout bags. **(DMMC Legislative Committee Recommendation: Oppose)**

**SFA- 1-** (Adopted) Makes changes concerning the use of tax proceeds by counties and municipal joint action agencies to provide that a specific percentage shall be used for education programs to reduce contamination and increase participation in recycling and composting programs. **(DMMC Legislative Committee Recommendation: Oppose-Pre-empts home rule) \*This is a DuPage County priority bill.**

SB 1530 – SFA 0001

IML Position  
Under Review

DMMC Legislative Committee Recommendation:

Original Bill-: (DMMC Official Position: Move to Separate List)

SCA 1- (DMMC Legislative Committee Recommendation - Monitor)

Last Action

Passed Senate 53-001

Senate Sponsor/House Sponsor

Sen. Don Harmon/Rep. Jay Hoffman

Synopsis:

**Original Bill:** Amends the Illinois Enterprise Zone Act. Provides that the Department of Commerce and Economic Opportunity is authorized to receive and approve applications for the designation of "High Impact Businesses" in Illinois if the business intends to, among other other potential intentions, establish a new utility-scale solar facility at a designated location in Illinois. Changes references of "Wind Energy Business" to "Renewable Energy Business". **(DMMC Official Position: Move to Separate List)**

**SFA -1:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with a technical change. Amends the Prevailing Wage Act. Expands the definition of "public works" to include a utility-scale solar facility. **(DMMC Legislative Committee Recommendation: Monitor)**

SB 1552- SFA 0001

IML Position

Oppose

Revenue Reduction

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position: Oppose)

SFA 1- DMMC Legislative Committee Recommendation: Oppose)

Last Action

Passed Senate 58-000; Referred to Rules

Senate Sponsor/House Sponsor

Sen. Jil Tracy / Rep. Lawrence Walsh, Jr.

Synopsis:

**Original Bill:** Amends the State Revenue Sharing Act. Provides that each school district having Personal Property Tax Replacement Fund receipts totaling 13% or more of its total revenues in the previous fiscal year shall receive an additional amount equal to 11% of the total amount distributed to the school district from the Personal Property Tax Replacement Fund. Requires the State Board of Education to identify those school districts to the Department of Revenue. Provides that the total amount of additional distributions shall not exceed \$4,353,136. Effective immediately. **(DMMC Official Position: Oppose)**

**SFA 1-** (Adopted) Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) provides that school districts having Personal Property Tax Replacement Fund receipts totaling 13% or more of their total revenues in fiscal year 2018 are entitled to the additional distribution (in the introduced bill, the eligibility of districts is determined each fiscal year); (2) provides that the additional distribution shall be made only in fiscal year 2020 and shall be 19% (in the introduced bill, 11%) of the total amount distributed to the school district from the Personal Property Tax Replacement Fund during fiscal year 2018; and (3) provides that the total amount of additional distributions shall not exceed \$4,769,101 (in the introduced bill, \$4,353,136). Effective immediately. **(DMMC Legislative Committee Recommendation: Oppose)**

SB 1671- SFA 0001

IML Position  
Under Review

DMMC Legislative Committee Recommendation:  
Original Bill-: (DMMC Official Position: Monitor)  
SCA 2- (DMMC Legislative Committee Recommendation - Monitor )

Last Action  
Passed Senate 57-000; Referred to Rules

Senate Sponsor/House Sponsor  
Sen. Iris Martinez/Rep. Robert Martwick

Synopsis:

**Original Bill:** Amends the General Provisions Article of the Illinois Pension Code. Provides that "emerging investment manager" means a qualified investment adviser that manages an investment portfolio of at least \$10,000,000 but less than \$10,000,000,000 at the time of the initial contract with the retirement system, pension fund, or investment board (rather than at least \$10,000,000 but less than \$10,000,000,000) and is a minority-owned business, women-owned business, or business owned by a person with a disability. In a provision requiring a competitive process for awarding investment contracts, adds an exclusion for contracts for investment services with an emerging investment manager. Effective immediately. **(DMMC Official Position: Monitor)**

**SCA -1:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that "emerging investment manager" means a qualified investment adviser that manages an investment portfolio of at least \$10,000,000 but less than \$20,000,000,000 (instead of \$10,000,000,000) at the time of the initial contract with the retirement system, pension fund, or investment board and is a minority-owned business, women-owned business, or business owned by a person with a disability. Defines "qualified manager of emerging investment managers services". In a provision requiring a competitive process for awarding investment contracts, adds an exclusion for contracts for investment services with an emerging investment manager provided through a qualified manager of emerging investment managers services. In a provision requiring contracts for investment services to include certain disclosures regarding subcontractors, excludes from the definition of "subcontractor" qualified managers of emerging investment managers services. Provides that based upon a written recommendation from an investment adviser providing qualified manager of emerging investment managers services for the selection or appointment of an emerging investment manager that has been providing investment services in the multimanager portfolio for at least 24 months, the board of a retirement system, pension fund, or investment board may select or appoint such emerging investment manager based upon such recommendation. Requires a qualified manager of emerging investment managers services to comply with specified requirements concerning written contracts. **(DMMC Legislative Committee Recommendation: Monitor)**

SB 1698 – HCA 0001

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position: Oppose- Mandate)

SFA 1- (DMMC Legislative Committee Recommendation: Oppose- Mandate)

Last Action

Passed Senate: 48-000; Assigned to Personnel and Pensions

Senate Sponsor/House Sponsor

Sen. Iris Martinez/Rep. Robert Martwick

Synopsis:

**Original Bill:** Amends the General Provisions Article of the Illinois Pension Code. Provides that any open meeting of the board of trustees of a retirement system or pension fund or any committee established by a retirement system or pension fund must be broadcast to the public and maintained in real-time on the retirement system's or pension fund's website using a high-speed Internet connection. Provides that the broadcast and maintenance requirements for open meetings do not apply to a pension fund established under the Downstate Police Article or the Downstate Firefighter Article of the Code or to the portion of a hearing or meeting of any pension fund or retirement system during which medical information or other privileged information of participants and beneficiaries will be discussed or presented. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective July 1, 2020. **(DMMC Official Position: Oppose- Mandate)**

**SFA -1:** Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Provides that the broadcast and maintenance requirements for open meetings do not apply to the pension fund established under the Chicago Police Article. **(DMMC Legislative Committee Recommendation: Oppose- Mandate)**

SB 1831- SFA 0001

IML Position  
Under Review

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position: Monitor)

SFA 1- (DMMC Legislative Committee Recommendation: Monitor)

Last Action

Passed Senate: 56-000; Referred to Rules

Senate Sponsor/House Sponsor

Sen. Antonio Munoz/Emanuel Chris Welch

Synopsis:

**Original Bill:** Amends the Liquor Control Act of 1934. Provides that the definition of "beer" includes beverages brewed or fermented wholly or in part from malt products. Provides that a caterer retailer license shall allow the holder, a distributor, or an importing distributor to transfer any inventory to and from the holder's retail premises and to purchase alcoholic liquor from a distributor or importing distributor to be delivered directly to an off-site event. Provides that a special use permit license shall allow the holder to purchase alcoholic liquor from a distributor or importing distributor to be delivered directly to the location specified in the special use permit license. Provides that a special use permit license shall allow the holder, a distributor, or an importing distributor to transfer any inventory from the premises specified in the special use permit license to its retail premises. Provides that, if certain conditions are met, nothing in the Act prohibits a distributor or importing distributor from offering a credit or a refund for unused, salable beer to a special use permit licensee or a caterer retailer or a special use permit licensee or caterer retailer from accepting the credit or refund. In a provision that allows a manufacturer, distributor, or importing distributor to provide permanent outdoor signs to retailers if certain conditions are met, provides that the permanent outside sign shall cost not more than \$3,000 per brand (instead of per manufacturer). Contains provisions concerning the servicing of certain systems by a manufacturer, distributor, or importing distributor. Prohibits a distributor or importing distributor from selling or giving coil cleaning services to certain licensees. Authorizes a manufacturer, distributor, or importing distributor to give, sell, or lease dispensing equipment to specified licensees if certain requirements are met. Makes other changes. **(DMMC Official Position: Monitor)**

**SFA 1-** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes provisions amending the definition of "beer". Removes brew pubs from provisions authorizing manufacturers, distributors, or importing distributors to give, sell, or lease dispensing equipment to certain licensees. Provides that the term of a lease for dispensing equipment shall not exceed 180 days (instead of 12 months) and no 180-day lease shall be renewed automatically. Removes Waymatics and trailers from a list of items included in the definition of "dispensing equipment". Makes changes to the definitions of "fair market value" for purposes of provisions concerning leasing dispensing equipment and "dispensing equipment". Adds provisions prohibiting the sale of products on consignment or conditional sale. Provides that replacement of alcoholic liquor damaged while in a retailer's possession is a violation of specified provisions of the Act. Provides that transactions involving the bona fide return of products for ordinary and usual commercial reasons arising after the product has been sold are not prohibited. Specifies circumstances that are ordinary and usual

commercial reasons for the return of alcoholic liquor products. Provides that nothing in the provisions prohibits a manufacturer with self-distribution privileges, importing distributor, or distributor from accepting the return of beer from a retailer if the beer is near or beyond its freshness date, code date, or other similar date marking the deterioration or freshness of the beer if specified conditions are met. Defines "beer" for the purposes of provisions concerning taxation of beer and specifies that the tax rate for beer is regardless of the alcohol by volume of the beer. In a provision concerning the examination of tax returns of licensees, provides that no earlier than 90 days after the due date of the return, the Department of Revenue may compare filed returns, or any amendments thereto, against reports of sales of alcoholic liquor submitted to the Department by other manufacturers and distributors. Makes other changes. **(DMMC Legislative Committee Recommendation: Monitor)**

SB 1852- SFA 0002

IML Position  
Support

DMMC Legislative Committee Recommendation:

Original Bill-:

HCA 1- (Tabled)

HCA 2- (DMMC Legislative Committee Recommendation - Support)

Last Action

Re-referred to Assignments

Senate Sponsor/House Sponsor

Sen. John Curran/ Rep. Jim Durkin

Synopsis:

**Original Bill:** Amends the Environmental Protection Act. Provides that in the event of an ethylene oxide leak a facility shall issue a notice to all affected property owners and local government within 2,500 feet of the leak site. Effective immediately.

**HCA -1:** (Tabled)

**HCA -1:** Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that in the event of an ethylene oxide leak a facility shall issue a notice with specified information immediately upon discovery to all affected property owners and local government within 2,500 feet of the leak site. Provides that the amendatory Act's provisions apply only to an owner or operator of a sterilization source using one ton or more of ethylene oxide in a rolling 12-month period of sterilization or fumigation operations, and do not apply to beehive fumigators, research or laboratory facilities, or sources such as hospitals, doctors' offices, clinics, or other facilities for which the primary purpose is to provide medical services to humans or animals. **(DMMC Legislative Committee Recommendation: Support)**



SB 2052- SFA 0001

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position: Support)

SFA 1- DMMC Legislative Committee Recommendation: Support)

Last Action

Passed Senate 54-000; Referred to Rules

Senate Sponsor/ House Sponsor

Sen. Steve Stadelman/Rep. Justin Slaughter

Synopsis:

**Original Bill:** Amends the Local Government Property Transfer Act. Provides that a municipality must convey property to specified public agencies subject to an intergovernmental agreement. Amends the Illinois Municipal Code. Provides that a municipality or specified public agency (rather than only the corporate authorities of a municipality) may take specified actions against blighted buildings and properties, including petitioning a circuit court to have property declared abandoned, or dangerous or unsafe. Provides that liens for removal of dangerous or unsafe buildings are superior to tax liens. Requires notice to a municipality before a public agency may apply for an order related to blighted buildings or petition to have property declared abandoned. Modifies the requirements for property to be declared abandoned. In provisions concerning removal or repair of blighted buildings or property, expands the costs recoverable in a lien by a municipality. Defines terms. Modifies various notice provisions. Makes other changes. Amends the Criminal Code of 2012. Expands aggravated criminal housing management to include injury or death (currently, only death). **(DMMC Official Position: Support)**

**SFA 1-** (Tabled)

**SFA 2-** (Adopted) Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Removes provisions allowing a specified public agency to take specified actions against blighted buildings and properties, except that a municipality may petition a court to issue a judicial deed for abandoned property to a public agency. Removes language providing that liens for removal of dangerous or unsafe buildings are superior to tax liens. Removes examples of impairments to public health, safety, or welfare from requirements for property to be declared abandoned. In provisions allowing any person with a legal or equitable interest in a property to request a hearing in the court that has ordered demolition, repair, enclosure, or removal of garbage, debris, or other substances from the property, removes language providing that no hearing may be brought after the municipality commences any demolition, repair, or enclosure of the structure or causes the removal of garbage, debris, or noxious material. Removes an expansion to aggravated criminal housing management to include injury or death in the Criminal Code of 2012. **(DMMC Legislative Committee Recommendation: Support)**

SB 2060- SFA 0001

IML Position  
Under Review

DMMC Legislative Committee Recommendation:  
Original Bill-: (DMMC Official Position: Monitor)  
SCA 2- (DMMC Legislative Committee Recommendation - Monitor)

Last Action  
Passed the Senate: 56-000; Referred to Rules

Senate Sponsor/House Sponsor  
Sen. Iris Martinez./Robert Martwick

Synopsis:

**Original Bill:** Amends the General Provisions Article of the Illinois Pension Code. In a provision requiring a retirement system, pension fund, or investment board to adopt a policy setting forth goals for the utilization of emerging investment managers, provides that the goals established shall be based on the percentage of total fees paid under (instead of the total dollar amount of) investment contracts let to minority-owned businesses, women-owned businesses, and businesses owned by a person with a disability. Requires the goals to be established on or before January 1, 2020. Effective immediately. **(DMMC Official Position: Monitor)**

**SFA -1:** (Adopted) In a provision requiring a retirement system, pension fund, or investment board to adopt a policy setting forth goals for the utilization of emerging investment managers, provides that the goals established shall be based on the percentage of total dollar amount of fees paid under (instead of the total dollar amount of) investment contracts let to minority-owned businesses, women-owned businesses, and businesses owned by a person with a disability. Makes related changes. Provides that it shall be the aspirational goal for a retirement system, pension fund, or investment board subject to this Code to use emerging investment managers for not less than 20% of the fees paid in each asset class (instead of 20% of the total funds under management). **(DMMC Legislative Committee Recommendation: Monitor)**

SB 2097- SFA 0002

IML Position

Support

DMMC Legislative Committee Recommendation:

Original Bill-: (DMMC Official Position: Support)

SFA 1- (DMMC Legislative Committee Recommendation - Support)

SFA 1- (DMMC Legislative Committee Recommendation - Support)

Last Action

Passed Senate 57-000; Referred to Rules

Senate Sponsor/House Sponsor

Sen. Steve Stadelman/Rep. Maurice West

Synopsis:

**Original Bill:** Amends the Property Tax Code. Provides that a taxing district may abate taxes on residential property that qualifies for an abatement under any program adopted by the governing authority of the taxing district for the purpose of revitalizing or stabilizing neighborhoods. Provides that, if a county purchases delinquent property, the county may take steps to maintain the property, including, but not limited to, the mowing of grass or removal of nuisance greenery, the removal of garbage, waste, debris, or other materials, or the demolition, repair, or remediation of unsafe structures. In a Section concerning sales in error granted because a county, city, village or incorporated town has an interest in the property because of advancements made from public funds, provides that no petition for a sale in error may be brought unless the party seeking the sale in error has submitted a request in writing to the county, city, village, or town to waive the amounts owed, and that request has been (i) denied or (ii) not acted upon for a period of at least 90 days from the date on which the request was made. Provides that the redemption period for property that has been declared abandoned or blighted is 6 months (currently, 2 years) from: (1) the date of sale, if the holder of the certificate of purchase is a unit of local government; or (2) the date the property was declared abandoned or blighted, if the holder of the certificate of purchase is not a unit of local government. **(DMMC Official Position: Support)**

**SCA -1:** (Adopted) Removes references to blighted property from provisions of the introduced bill concerning the period of redemption. Provides that, if the property is abandoned and the holder of the certificate of purchase is a unit of local government, then the court may order that the property may be redeemed at any time on or before the expiration of 6 months from the date of sale (currently, 2 years). **(DMMC Legislative Committee Recommendation: Support)**

**SCA -2:** (Adopted) Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) removes provisions concerning the redemption period for abandoned or blighted property; (2) in provisions concerning the purchase of delinquent property by the county, provides that the county may take steps to maintain the property, mow the grass or remove nuisance greenery, remove garbage, waste, debris, or other materials, or demolish, repair, or remediate unsafe structures (in the introduced bill, those activities were listed as components of "maintaining the property"); and (3) in provisions concerning sales in error, removes provisions providing that the request to waive amounts owed to a county, city, village, or town must be denied or not acted upon for a period of 90 days, and provides that court may not grant a sale in error

for the property if the liens owed to a county, city, village, or town have been released within 60 days of the purchaser's request. **(DMMC Legislative Committee Recommendation: Support)**

SB 2135 – SFA 0002

IML Position

No Position

DMMC Legislative Committee Recommendation:

Original Bill-: (Official Position: Support)

SFA 1- (DMMC Legislative Committee Recommendation: Support)

SFA 2- (DMMC Legislative Committee Recommendation: Monitor)

Last Action

Passed Senate: 48-000; Assigned to Personnel and Pensions

Senate Sponsor/House Sponsor

Sen. Terry Link/Rep. Jay Hoffman

Synopsis:

**Original Bill:** Amends the Freedom of Information Act. Exempts from inspection and copying a law enforcement record created for law enforcement purposes if the public body that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record. Provides that if a public body receives a request for a law enforcement record created for law enforcement purposes that it did not create, the public body shall direct the requester to the public body that created the law enforcement record. Deletes language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system. **(DMMC Official Position: Support-Protects Local Authority)**

**SFA -1:** (Adopted) Replaces everything after the enacting clause with the provisions of the introduced bill, and replaces references to "public body" in the amendatory language with references to "law enforcement agency". **(DMMC Legislative Committee Recommendation: Support-Protects Local Authority)**

**SFA -2:** (Adopted) Restores language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system. Deletes language: exempting from inspection and copying a law enforcement record created for law enforcement purposes if the law enforcement agency that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record; and providing that if a law enforcement agency receives a request for a law enforcement

record created for law enforcement purposes that it did not create, the law enforcement agency shall direct the requester to the law enforcement agency that created the law enforcement record. Instead exempts from inspection and copying a law enforcement record that is: (i) created by a law enforcement agency other than the law enforcement agency that is the recipient of the request; and (ii) attached as an exhibit to a law enforcement record created by the law enforcement agency that is the recipient of the request, if the law enforcement agency notifies the requester of the additional law enforcement records available from different law enforcement agencies and the law enforcement agencies the requester may contact to obtain records not produced by the law enforcement agency that is the recipient of the request. **(DMMC Legislative Committee Recommendation: Monitor)**

Bills Received from IML that will not be considered

<b>Bill Introductions</b>			
HB 81 HFA 1	House Sponsor: Sue Scherer	Amends the Illinois Power Agency Act. Requires the Illinois Power Agency and the Illinois Commerce Commission to include sourcing agreements covering power produced by clean coal facilities in each annual power procurement plan.	<i><u>Does not address a legislative priority.</u></i>
HB 331 HCA 1	House Sponsor: Thaddeus Jones	Provides that funds from the Road Fund shall be for use on highways under the jurisdiction of the Department of Transportation. Provides that the Illinois State Police, the Illinois Department of Transportation, and the Illinois State Toll Highway Authority shall work together to conduct a program to increase the amount of cameras along expressways in Cook County. Provides that images from the cameras may be used to investigate offenses and detect roadway hazards, but not to enforce petty offenses	<i><u>Does not address a legislative priority.</u></i>

<p>HB 2296 HFA 2</p>	<p>House Sponsor: Ann Williams</p>	<p><b>Original Bill:</b> Amends the Environmental Protection Act to prohibit lead-acid battery retailers from disposing of lead-acid batteries by delivery to a collection or recycling facility, unless that collection or recycling facility accepts lead-acid batteries. Prohibits the knowing mixing of lead-acid batteries with material intended for collection as a recyclable material by a hauler, and the knowing placement of a lead-acid battery into a container intended for collection and processing at a recycling center.</p> <p><b>HCA 0001:</b> Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Defines "rechargeable battery" partly as any battery containing lithium ion, lithium metal, or lithium polymer or that uses lithium as an anode or cathode (currently, partly as any dry cell battery containing an electrode composed of cadmium or lead, or any combination thereof, of any shape). Removes language providing that, beginning January 1, 2020, no person shall knowingly mix a rechargeable battery that is intended for disposal at a sanitary landfill with any other municipal waste. Provides that unless expressly authorized as part of a recycling collection program, beginning January 1, 2020 no person shall knowingly mix a rechargeable battery or any appliance, device, or other item that contains a rechargeable battery with any other material intended for collection by a hauler as a recyclable material or place a rechargeable battery or any appliance, device, or other item that contains a rechargeable battery into a container intended for collection by a hauler for processing at a recycling center.</p> <p><b>HFA 2:</b> Redefines "rechargeable battery" as one or more voltaic or galvanic cells, electrically connected to produce electric energy, that is designed to be recharged for</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

		<p>repeated uses (currently, as any battery containing lithium ion, lithium metal, or lithium polymer or that uses lithium as an anode or cathode, is designed for reuse, and is capable of being recharged after repeated uses). Provides that specified acts shall only be done if expressly authorized by (currently, authorized as part of) a recycling collection program.</p>	
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**Bill Introductions**

<p>HB 348 HFA 1</p>	<p>House Sponsor: David McSweeney</p>	<p>Provides that the board of trustees of any township located in McHenry County may submit a proposition to dissolve the township to the township electors or township electors may petition for a referendum to dissolve a township. Further amends the new Article 24 of the Township Code as follows: removes provisions regarding the scope of the Article; modifies the petition requirements to dissolve a township, including signature requirements and publication of the petition on the county's website; modifies the referendum wording; clarifies that road districts that are to be dissolved must be wholly within the boundaries of the township; adds examples of duties that are transferred to the county; limits specified taxes and proceeds of the sale of specified properties to the use and benefit of the geographic area of the dissolved township; provides that reductions in spending within the boundaries of the former township and specified tax levies may be used to pay down liabilities of the former township; provides that if a no municipality makes an offer or a municipality doesn't make a satisfactory offer (rather than only no offers made) to take over part of a dissolved road district, then the county may retain the powers over the road district; provides that elected and appointed township officers and road commissioners shall cease to hold office on the date of dissolution of the township and road districts, no longer be compensated, and do not have legal recourse relating to the ceasing of their elected or appointed positions upon the ceasing of their offices.</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

SB 1538-SCA 1	Senate Sponsor: Terry Link	<p><b>Original Bill:</b> Amends the Illinois Municipal Code. Provides that a municipality's police department may be discontinued after referendum of the electors of the municipality. Requires a petition of the electors requesting the referendum or an ordinance requesting the referendum by the city council of the municipality. Provides that if the referendum passes, the sheriff's department acquires primary jurisdiction over police protection of the municipality and the county acquires the authority to levy any taxes the municipality could have levied to support the policing of the municipality.</p> <p><b>SCA -1:</b> Limits the provisions to police departments in municipalities wholly within Lake County. Makes the provisions inoperative on January 1, 2030, except for the county's ability to continue to levy any tax the municipality levied or could have levied to support the policing of the municipality.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
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## Bill Introductions

HB 358 HCA 1	House Sponsor: Jay Hoffman	Modifies provisions concerning the Worker Protection Unit. Specifies that the Unit shall be dedicated to combatting businesses that underpay their employees, force their employees to work in unsafe conditions, and gain an unfair economic advantage by avoiding their tax and labor responsibilities. Specifies that the Unit shall have the power and duty to intervene in, initiate, and enforce all legal proceedings on matters related to the payment of wages, the safety of the workplace, and fair employment practices. Provides that the Office of the Attorney General may use information obtained by the Worker Protection Unit for law enforcement purposes only. Modifies provisions concerning the Worker Protection Unit Task Force. Provides that the Task Force shall be coordinated by the Office of the Attorney General to promote a statewide outreach and enforcement effort to target businesses that violate the State's worker protection laws (currently, to target Illinois' underground economy). Adds members to the Task Force.	<u>Does not address a legislative priority.</u>
HB 456 HCA 1	House Sponsor: Will Davis	Amends the Environmental Protection Act. Provides that certain provisions concerning municipal waste incineration emission standards do not apply to industrial incineration facilities that burn material or fuel derived therefrom for which the United States Environmental Protection Agency has issued a non-waste determination finding the material is not a solid waste under the Resource Conservation and Recovery Act Non-Hazardous Secondary Materials Rule.	<u>Does not address a legislative priority.</u>

**Bill Introductions**

HB 528 HCA 1	House Sponsor: Emanuel Welch	Amends the Election Code. Authorizes binding initiatives relating to helping veterans to be placed on the ballot by electors of units of local government	<u>Legislative Topics Not Considered: Election Code</u>
HB 529 HCA 1	House Sponsor: Emanuel Welch	Amends the Election Code. Authorizes binding initiative relating to a healthful environment to be placed on the ballot by electors of units of local government.	<u>Legislative Topics Not Considered: Election Code</u>
HB 530 HCA 1	House Sponsor: Emanuel Welch	Amends the Election Code. Authorizes binding initiatives relating to ethical standards to be placed on the ballot by electors of units of local government.	<u>Legislative Topics Not Considered: Election Code</u>
HB 859 HCA 1	House Sponsor: Ryan Spain	Amends the General Provisions Article of the Illinois Pension Code. Provides that trustee training for trustees under the Downstate Police and Downstate Firefighter Articles must be conducted in the State of Illinois.	<u>Does not address a legislative priority.</u>

**Bill Introductions**

HB 2146 HCA 1	House Sponsor: Robyn Gabel	<p>Creates the Health in All Policies Act. Provides that the University of Illinois at Chicago School of Public Health, in consultation with the Department of Public Health, shall convene a workgroup to review legislation and make new policy recommendations relating to the health of residents of the State. Provides that the workgroup shall examine: (1) the health of residents of the State, to the extent necessary to carry out the requirements of the Act; (2) ways for units of local government and State agencies to collaborate in implementing policies that will positively impact the health of residents of the State; and (3) the impact of specified factors on the health of residents of the State. Provides that the workgroup, using a health in all policies framework, shall review and make recommendations regarding how health considerations may be incorporated into the decision-making processes of government agencies and private stakeholders who interact with government agencies, foster collaboration among units of local government and State agencies, develop laws and policies to improve health and reduce health inequities, and make recommendations regarding how to implement laws and policies to improve health and reduce health inequities. Defines "health in all policies framework"..</p>	<p><u>Does not address a legislative priority.</u></p>
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## Bill Introductions

<p>HB 2301 HCA 2</p>	<p>House Sponsor: Debbie Meyers- Martin</p>	<p>Amends the Coal Mining Act. Provides that, of the 4 officers appointed by the Governor to the Miners' Examining Board, 2 must be from a labor organization recognized under the National Labor Relations Act. Removes the requirement that a member of the Miners' Examining Board must have been engaged in coal mining in the State continuously for 12 months preceding his appointment. Amends the Civil Administrative Code of Illinois. Provides that members of the State Mining Board appointed from the employing class must hold a certificate of competency as an Illinois mine examiner or Illinois mine manager rather than as a mine examiner or mine manager. Provides that members of the Board chosen from a labor organization must be chosen from a labor organization representing coal miners.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
<p>HB 2302 HCA 1</p>	<p>House Sponsor: Sonya Harper</p>	<p>Provides that the Department of Agriculture shall make resources available for future and existing community gardens and farms located within urban areas of the State that seek to screen or test the soil for contaminants that could pose a hazard to human health. Grants rulemaking authority to the Department of Agriculture, including monitoring and annual reporting on the location where testing has been requested, the location where testing has been completed, and the organization requesting testing. Provides that the Department shall not report the names of individuals who have submitted requests for testing.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>

**Bill Introductions**

<p>HB 2336 HCA 1</p>	<p>House Sponsor: Jay Hoffman</p>	<p>Provides that the Secretary of State shall implement a pilot program for the creation of commercial digital registration plates. Provides that the program shall only be available to no more than 1,000 motor vehicles that are used commercially, used for hire, or owned by a commercial business.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
<p>HB 2484 HCA 1</p>	<p>House Sponsor: Dave Severin</p>	<p>Provides that the effective date of a pollution control facility certificate shall be the date of recommendation by the Illinois Environmental Protection Agency to the Illinois Pollution Control Board for the certificate or the date of the construction of the facility, whichever is later. Provides that qualifying water treatment facility shall be certified by the Department of Revenue (currently, the Department of Natural Resources).</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
<p>HB 2495 HCA 1</p>	<p>House Sponsor: Kelly Cassidy</p>	<p>Provides that a health care professional may provide abortion care in accordance with the health care professional's professional judgment and training and based on accepted standards of clinical practice consistent with the scope of his or her practice. Provides that the scope of practice of an advanced practice registered nurse does not include operative surgery. Provides that nothing in a specific provision shall be construed to preclude an advanced practice registered nurse from assisting in surgery.</p>	<p><u><i>Legislative Topics Not Considered: Medical Insurance Coverage.</i></u></p>

**Bill Introductions**

<p>HB 2519 HCA 1</p>	<p>House Sponsor: Justin Slaughter</p>	<p>Creates the Law Enforcement Gang Database Information Act. Provides that each law enforcement agency that maintains a gang database or has access to a shared gang database shall have a policy regarding those databases. Provides that the policy shall include, but not be limited to: (1) that personnel authorized to access a gang database or shared gang database are limited to sworn law enforcement personnel, non-sworn law enforcement support personnel, criminal justice entities, or non-criminal justice technical or maintenance personnel, including information technology and information security staff and contract employees, who have been subject to character or security clearance and who have received approved training; (2) any records contained in a gang database, shared gang database, gang-related information in a law enforcement agency case report, gang-related information in a law enforcement agency dispatch note, or gang-related information in a law enforcement agency dispatch system record shall not be disclosed for the following purposes: employment, education, licensing, or housing, except that law enforcement and criminal justice entities may use information contained in a gang database or shared gang database for employment purposes, and records contained in a gang database or shared gang database may be disclosed to comply with federal law, for national security or homeland security purposes, for military screening purposes, or for other appropriate law enforcement purpose; (3) security procedures; and (4) the review and purge process from gang databases and shared gang databases. Defines terms.</p>	<p><u>Legislative Topics Not Considered: Criminal Code/Police Training Decisions</u></p>
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**Bill Introductions**

<p>HB 2874 HCA 1</p>	<p>House Sponsor: Martin Moylan</p>	<p>Provides for an exemption for unauthorized video recording and live video transmission and related crimes of the making of a still image record, video record, or transmission of live video by public safety (rather than law enforcement) officers pursuant to a public safety incident, investigation, or assessment which is otherwise lawful and drones owned, operated, or directed by a local or State entity or public safety mutual aid organization.</p>	<p><u>Legislative Topics Not Considered: Criminal Code</u></p>
<p>HB 2879 HCA 1</p>	<p>House Sponsor: Martin Moylan</p>	<p>Creates an income tax credit in an amount equal to the amount paid by the taxpayer during the taxable year for the purpose of purchasing acoustical materials, other materials, labor, and professional services to soundproof a residential home located at an eligible address against aircraft noise generated by an airport governed by the provisions of the Permanent Noise Monitoring Act. Provides that the term "eligible address" also includes certain addresses located within the 65 DNL Build-out Contour for Midway International Airport.</p>	<p><u>Legislative Topics Not Considered: Income Tax Credits</u></p>
<p>HB 2976</p>	<p>House Sponsor: Frances Hurley</p>	<p>Amends the Collateral Provisions Article of the Illinois Pension Code. Provides that a city with a population of 1,000,000 or more shall incur certain expenses related to medical care and hospital treatment for a policeman or fireman in the employ of the city who is injured or dies as a result of an accident while in the performance of his or her duties, unless and until there is a final determination made that the accident resulting in the injury or death was not while in the performance of the policeman's or fireman's duties.</p>	<p><u>Does not address a legislative priority.</u></p>

**Bill Introductions**

<p>HB 2979 HCA 2</p>	<p>House Sponsor: Ann Williams</p>	<p>Removes provisions from the Illinois Fire Protection Training Act and Fire Protection District Act. In the provisions in the Illinois Municipal Code, limits the provisions to municipalities with a population over 1,000,000 and prohibits requiring a firefighter or firefighter trainee from carrying fire protective clothing and safety and protective equipment that weighs more than 70 pounds (rather than 75 pounds) or more than 35% (rather than 50%) of the firefighter's weight, whichever is less.</p>	<p><u>Legislative Topics Not Considered: Police and Fire Training Decisions</u></p>
<p>HB 3136 HCA 1</p>	<p>House Sponsor: Brad Halbrook</p>	<p>Provides that a firearm may not be seized by the court unless: (1) the person is subject to revocation and seizure under the Firearm Owners Identification Card Act; (2) the person subject to a firearms restraining order under the Firearms Restraining Order Act; (3) the firearm is required for evidentiary purposes; or (4) the firearm is subject to seizure as otherwise authorized by State or federal law. Provides that "public body" includes any combination of the entities listed in the definition under an intergovernmental agreement that includes provisions for a governing body of the agency created by the agreement.</p>	<p><u>Legislative Topics Not Considered: Criminal Code</u></p>
<p>HB 3308 HCA 1</p>	<p>House Sponsor: Michael Zalewski</p>	<p>Creates the Sports Wagering Act. Authorizes organization licensees and inter-track wagering location licensees under the Illinois Horse Racing Act of 1975 and owners licensees under the Riverboat Gambling Act to conduct sports wagering in their facilities and online. Provides that sports wagering shall be regulated by the Illinois Gaming Board.</p>	<p><u>Does not address a legislative priority.</u></p>

**Bill Introductions**

HB 3438 HCA 1	House Sponsor: LaToya Greenwood	Authorizes the Director of the Department of Natural Resources to deliver certain real property to the City of Wyoming and the City of Ottawa, with specified conditions, for \$1.00. Authorizes the Director of the Department to exchange certain real property in St. Clair County and Pulaski County, with specified conditions.	<u>Does not address a legislative priority.</u>
HB 3503 HCA 2	House Sponsor: Natalie Manley	Provides that an insurer shall offer, for an additional premium and subject to the insurer's standard of insurability, optional coverage or optional reimbursement for hearing instruments and related services for all individuals (rather than the requiring the insurer to provide coverage for hearing instruments and related services for all individuals 65 years of age or older) when a hearing care professional prescribes a hearing instrument to augment communication.	<u>Legislative Topics Not Considered: Health Insurance Coverage</u>

**Bill Introductions**

<p>HB 3574 HCA 1</p>	<p>House Sponsor: Keith Wheeler</p>	<p>Provides that whenever any State agency has taken action to limit the ability of a business or person to enter into a public contract (currently, includes action taken to issue a suspension or debarment) or a chief procurement officer has taken an action to issue a suspension or debarment (currently, includes action taken to limit the ability of a business or person to enter into a public contract), the public body or the chief procurement officer shall provide a report to the Executive Ethics Commission identifying: (i) the public body or chief procurement officer submitting the report; (ii) the legal name and, if applicable, the Secretary of State registration number of the business or person; and (iii) a summary of the action taken against the business or person, including the effective length of time of such action and the rationale for the action.</p>	<p><u>Does not address a legislative priority.</u></p>
<p>HB 3811</p>	<p>House Sponsor: Mark Batinick</p>	<p>Provides that the Director of Public Health, if a physician licensed to practice medicine in all its branches in Illinois, shall establish a standing order complete with the issuance of a prescription for a hormonal contraceptive in accordance with the requirements of the provisions. Provides that if the Director is not a physician licensed to practice medicine in all its branches in Illinois, the Medical Director of the Department of Public Health shall establish the standing order. Provides that a pharmacist may dispense a 12-month supply of hormonal contraceptives to a patient who is age 17 or older. Amends the Illinois Insurance Code. Requires a group or individual policy of accident and health insurance or managed care plan to provide coverage for patient care services provided by a pharmacist.</p>	<p><u>Legislative Topics Not Considered: Health Insurance Coverage</u></p>

**Bill Introductions**

<p>SB 130 SCA 2</p>	<p>Senate Sponsor: David Koehler</p>	<p>Provides that the Illinois Commerce Commission shall conduct at least one workshop and issue a report examining the ability of competitive energy markets to reduce total costs for Illinois consumers and encourage merchant investment through combinations of supply and demand-side management options.</p>	<p><u>Does not address a legislative priority.</u></p>
<p>SB 161 SCA 2</p>	<p>Senate Sponsor: John Curran</p>	<p>Modifies provisions concerning the Worker Protection Unit. Specifies that the Unit shall be dedicated to combatting businesses that underpay their employees, force their employees to work in unsafe conditions, and gain an unfair economic advantage by avoiding their tax and labor responsibilities. Specifies that the Unit shall have the power and duty to intervene in, initiate, and enforce all legal proceedings on matters related to the payment of wages, the safety of the workplace, and fair employment practices.</p>	<p><u>Does not address a legislative priority.</u></p>
<p>SB 169 SCA 2</p>	<p>Senate Sponsor: John Mulroe</p>	<p>Deletes language providing that the failure to send a copy of the notice to the alderman or to file an affidavit as required results in a fine of \$500 payable to the ward in which the property is located. Provides instead that the failure to send a copy of the notice to the alderman or to file an affidavit as required shall result in a stay of the foreclosure action on a motion of a party or the court; if the foreclosure action has been stayed by an order of the court, the plaintiff shall send the notice by certified mail or by private carrier that provides proof of delivery; and after proof of delivery is tendered to the court, the court shall lift the stay of the foreclosure action. *Chicago only</p>	<p><u>Does not address a legislative priority.</u></p>

**Bill Introductions**

<p>SB 205 SCA 1</p>	<p>Senate Sponsor: Antonio Munoz</p>	<p>Amends the Metropolitan Water Reclamation District Act. Extends the time for the Metropolitan Water Reclamation District to issue notes or other evidences of indebtedness for sewage treatment and water quality improvements from December 31, 2024 to December 31, 2034.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
<p>SB 1621 SCA 1</p>	<p>Senate Sponsor: Emil Jones III</p>	<p>Amends the Illinois Complete Count Commission Act. Adds the Lieutenant Governor as a member of the Illinois Complete Count Commission. Provides that any vacancies occurring on or after the effective date of this amendatory Act may be filled by the Lieutenant Governor. Provides that the Lieutenant Governor (currently, Secretary of State) shall serve as chairperson of the Commission. Provides that the census outreach strategy shall have a strategic focus on addressing hard to count and underserved communities that the census historically overlooks, including, among other groups, homeless persons, senior citizens, and veterans.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
<p>SB 1724 SFA 1</p>	<p>Senate Sponsor: Napoleon Harris III</p>	<p>Amends the University of Illinois Act. Provides that, subject to appropriation, no later than December 1, 2020, the Government Finance Research Center at the University of Illinois at Chicago, in coordination with an intergovernmental advisory committee, must issue a report evaluating the setting of water rates throughout the Lake Michigan service area of northeastern Illinois and, no later than December 1, 2021, for the remainder of Illinois; specifies report requirements..</p>	<p><u><i>Does not address a legislative priority.</i></u></p>

**Bill Introductions**

<p>SB 1938 SCA 2</p>	<p>Senate Sponsor: Andrew Manar</p>	<p>Authorizes the Director of the Department of Natural Resources to deliver certain real property to the City of Wyoming and the City of Ottawa, with specified conditions, for \$1.00. Authorizes the Director of the Department to exchange certain real property in St. Clair County and Pulaski County, with specified conditions.</p>	<p><u>Does not address a legislative priority.</u></p>
<p>SB 2037 SFA 1</p>	<p>Senate Sponsor: Rachelle Crowe</p>	<p>Provides that specified provisions concerning notary public remittance agents do not apply to units of local government.</p>	<p><u>Does not address a legislative priority.</u></p>
<p>HB 833 HCA 1</p>	<p>House Sponsor: Fred Crespo</p>	<p><b>Original Bill:</b> Amends the Property Tax Code. Provides that a person who has been granted a senior citizens homestead exemption need not reapply for the exemption.</p> <p><b>HCA 1-</b> Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, in a county with 3,000,000 or more inhabitants, a taxpayer who has been granted a senior citizens homestead exemption shall reapply every 4 years (currently, annually).</p>	<p><u>Legislative Topics Not Considered: Homestead Exemptions for Seniors</u></p>

**Bill Introductions**

<p>HB 840 HCA 1</p>	<p>House Sponsor: Joyce Mason</p>	<p><b>Original Bill:</b> Amends the Public Utilities Act. Provides that beginning April 1, 2020, and on a bi-annual basis thereafter, the Illinois Commerce Commission shall issue a report to the General Assembly concerning the decommissioning of nuclear power plants in this State. Provides for the contents of the report.</p> <p><b>HCA 1-</b> Provides that beginning May 1, 2020, and every 2 years thereafter, the Commission shall provide the General Assembly with a copy of the nuclear decommissioning funding assurance status report for shutdown units as submitted by the owner or operator of a nuclear power plant in this State to the United States Nuclear Regulatory Commission and, as applicable, to the Federal Energy Regulatory Commission</p>	<p><u>Does not address a legislative priority.</u></p>
<p>HB 2267 HCA 2</p>	<p>House Sponsor: Robert Martwick</p>	<p><b>Original Bill:</b> Amends the Election Code. Provides for the election of the Chicago Board of Education at the general primary election in 2020 only as a nonpartisan election on a separate ballot. Provides that a member of the Chicago Board of Education shall be elected at each consolidated election thereafter.</p> <p><b>HCA 1:</b> Tabled</p> <p><b>HCA 2:</b> Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides for the election of the Chicago Board of Education for the 2023 and 2027 consolidated primary elections only (rather than beginning with the 2020 general primary election only as a nonpartisan election on a separate ballot and each consolidated election thereafter).</p>	<p><u>Legislative Topics Not Considered: Election Code</u></p>



**Bill Introductions**

<p>HB 2336 HCA 2</p>	<p>House Sponsor: Jay Hoffman</p>	<p><b>Original Bill:</b> Amends the Illinois Vehicle Code. Provides that the Secretary of State shall implement a program for the creation of a digital electronic license plate for the purpose of (i) providing accurate and reliable information to law enforcement regarding specific temporary uses of commercial vehicles, (ii) reducing abuse and increasing compliance with the use and transfer of commercial license plates, (iii) providing for a dual-number and dynamic plate numbering system with dynamic expiration for plates, (iv) providing digital electronic license plates for commercial vehicle sharing, ride-sharing platforms, and non-owned commercial vehicle usage, (v) providing temporary and dynamic numbering for temporary approvals issued to commercial trucks, including U.S. Department of Transportation numbers, and (vi) generating revenue for the State by and through in-state and out-of-state licensing for utilization across all states</p> <p><b>HCA 1:</b> Tabled</p> <p><b>HCA 2:</b> Replaces everything after the enacting clause. Amends the State Vehicle Identification Act, the Counties Code, the Toll Highway Act, the Illinois Vehicle Code, and the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Adds "digital registration plates" and "digital registration stickers" to references to "registration plates" and "registration stickers"</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

HB 2484 HCA 2	House Sponsor: Dave Severin	<p><b>Original Bill:</b> Amends the Property Tax Code. Provides that for providing to the Department of Revenue the Director of Natural Resources and shall be assessed by the Department of Revenue (rather than by proof of a valid facility number issued by the Illinois Environmental Protection Agency).</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the effective date of a pollution control facility certificate shall be the date of recommendation by the Illinois Environmental Protection Agency to the Illinois Pollution Control Board for the certificate or the date of the construction of the facility, whichever is later.</p> <p><b>HCA 2:</b> Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that qualifying water treatment facility shall be certified by the Department of Revenue (currently, the Department of Natural Resources).</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

<p>HB 2713 HCA 1</p>	<p>House Sponsor: Luis Arroyo</p>	<p><b>Original Bill:</b> Amends the Illinois Finance Authority Act. In the definition of "Energy Efficiency Project", includes measures that decrease the heat rate in the generation of electricity. Amends the Illinois Power Agency Act. In the definition of "energy efficiency", includes measures that decrease the heat rate in the generation of electricity</p> <p><b>HCA 1:</b> (Adopted 3.28) Replaces everything after the enacting clause. Amends the Illinois Power Agency Act, the State Finance Act, and the Public Utilities Act. Provides that this Act may be referred to as the Coal to Solar and Energy Storage Act. Authorizes the procurement of renewable energy credits by electric utilities serving more than 300,000 retail customers as of January 1, 2019</p>	<p><u>Does not address a legislative priority.</u></p>
<p>HB 2767 HCA 1</p>	<p>House Sponsor: Frances Hurley</p>	<p><b>Original Bill:</b> Amends the Illinois Police Training Act. Provides that minimum in-service training requirements, which a police officer must satisfactorily complete every 3 years, shall include mental health awareness and response as reflected in the Illinois Mental Health First Aid Training Act.</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Provides that the curriculum for police officer training schools shall include recognizing signs and symptoms of work-related cumulative stress, issues that may lead to suicide, and solutions for intervention with peer support resources. Provides that the minimum in-service training requirements, which a police officer must satisfactorily complete every 3 years, shall include officer wellness.</p>	<p><u>Legislative Topics Not Considered: Police and Fire Training Decisions</u></p>

**Bill Introductions**

<p>HB 2862 HFA 1</p>	<p>House Sponsor: Rita Mayfield</p>	<p><b>Original Bill:</b> Amends the North Shore Water Reclamation District Act. Provides that connection fees owed at the time of a property's sale shall be a lien on real estate. Provides that if the district participates in a nutrient trading program, the district shall give preference to trading investments: (i) that will benefit low income or rural communities; and (ii) where local water quality improvements can be realized. Increases the maximum dollar amount of an emergency contract to no more than \$500,000 (rather than \$350,000).</p> <p><b>HFA 1:</b> (Adopted 3.27) Removes language providing that, if the board of trustees determine there is an emergency affecting the public health or safety, the district may immediately acquire the necessary right-of-way and authority to work within or adjacent to a public highway right-of-way or easement, public or private utility property or easement, railroad right-of-way, or other public property or easement</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
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**Bill Introductions**

<p>HB 2938 HCA 1</p>	<p>House Sponsor: Will Davis</p>	<p><b>Original Bill:</b> Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that Forensic toxicological laboratories shall be established in the State as needed (rather than in Springfield, Chicago, and elsewhere in the State as needed). Repeals a Cyber Gang Unit pilot program created in the Lake County Metropolitan Enforcement Group and the Cook County Sheriff's Office.</p> <p><b>HCA 1:</b> Deletes the amendatory changes to the Department of State Police Law of the Civil Administrative Code of Illinois and the amendatory changes to the Unified Code of Corrections. Deletes the repeal of the Methamphetamine Manufacturer Registry Act.</p>	<p><u>Legislative Topics Not Considered: Criminal Code</u></p>
<p>HB 2974 HCA 1</p>	<p>House Sponsor: Anna Moeller</p>	<p><b>Original Bill:</b> Amends the Illinois Income Tax Act. Provides that a taxpayer who is a family caregiver is eligible to receive a nonrefundable income tax credit in an amount equal to 100% of the eligible expenditures incurred by the taxpayer during the taxable year related to the care of an eligible family member, but not exceed \$1,500 for the same eligible family member.</p> <p><b>HCA 1:</b> Makes changes to the introduced bill to provide that the eligible expenditures shall be verified by the Department on Aging. Provides that the Department of Revenue and the Department on Aging shall jointly adopt rules for the implementation of the credit</p>	<p><u>Legislative Topics Not Considered: Income Tax Credits.</u></p>

**Bill Introductions**

HB 3025 HCA 1	House Sponsor: Jehan Gordon-Booth	<p><b>Original Bill:</b> Creates the School Building Rehabilitation Tax Credit Act. Creates an income tax credit equal to 25% of the qualified expenditures incurred by a qualified taxpayer undertaking a qualified rehabilitation plan of a vacant school building. Provides that, to be eligible for the credit, the taxpayer must apply with the Department of Revenue.</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill but replaces certain references to the Department of Revenue with the Department of Commerce and Economic Opportunity. Makes other conforming changes. Provides that the issuance fee for the credit shall be paid into the School Building Rehabilitation Tax Credit Fund (instead of the Tax Compliance and Administration Fund) for use of the Department of Commerce and Economic Opportunity in the administration of the program.</p>	<p><u>Legislative Topics Not Considered: Income Tax Credits.</u></p>
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**Bill Introductions**

<p>HB 3308 HCA 2</p>	<p>House Sponsor: Michael Zalewski</p>	<p><b>Original Bill:</b> Shell Bill</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Creates the Sports Wagering Act. Authorizes organization licensees and inter-track wagering location licensees under the Illinois Horse Racing Act of 1975 and owners licensees under the Riverboat Gambling Act to conducts sports wagering in their facilities and online. Provides that sports wagering shall be regulated by the Illinois Gaming Board.</p> <p><b>HCA 2:</b> Replaces everything after the enacting clause. Creates the Sports Wagering Act. Authorizes sports wagering to be conducted by Internet sports wagering vendors and casinos and racetracks licensed as sports wagering operators. Allows sports wagering to be conducted in sports wagering lounges in licensed casinos and racetracks and over the Internet</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

<p>HB 3497 HFA 1</p>	<p>House Sponsor: John Connor</p>	<p><b>Original Bill:</b> Amends the Illinois Income Tax Act. Creates a credit for wages paid pursuant to a qualified apprenticeship program. Provides that a "qualified apprenticeship program" means an apprenticeship program in manufacturing, plastics, or construction trades that is (i) certified by the Department of Commerce and Economic Opportunity and (ii) at least 3 years in duration. Provides that the credit may not exceed the lesser of (i) 50% of the wages paid by the taxpayer to each apprentice during the taxable year or (ii) \$4,800 per apprentice. Provides that the credit may be carried forward for 5 taxable years</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the Department of Commerce and Economic Opportunity shall award apprenticeship credits on a first-come, first-served basis and may not award more than \$50,000,000 in credits in any 5-year period. Provides that the applicant must demonstrate that the applicant would not participate in a qualified apprenticeship program if not for the credit.</p>	<p><u>Legislative Topics Not Considered: Income Tax Credits</u></p>
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**Bill Introductions**

<p>HB 3534 HCA 1</p>	<p>House Sponsor: Anne Stava- Murray</p>	<p><b>Original Bill:</b> Amends the Secretary of State Act. Requires the Secretary of State to take steps to ensure that all State forms and documents requiring the listing of gender designations or requiring persons to identify their gender shall include, as a gender designation, the term "non-binary" in addition to male and female gender designations. Requires each unit of local government in this State to adopt an ordinance or resolution requiring that unit of local government to take steps to ensure that all its forms and documents shall include the "non-binary" gender designation in a manner substantially similar to forms and documents as may be produced by the Secretary</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Amends the Illinois Identification Card Act and the Illinois Vehicle Code. Provides that upon the first issuance of a request for proposals for a digital driver's license and identification card issuance and facial recognition system issued after the effective date of this amendatory Act, and upon implementation of a new or revised system procured pursuant to that request for proposals, the Secretary of State shall permit applicants to choose between "male", "female", or "non-binary" when designating the applicant's sex on identification card and driver's license application forms. Provides that the sex designated by the applicant shall be displayed on the identification card or driver's license issued to the applicant</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

<p>HB 3612 HCA 1</p>	<p>House Sponsor: Martin Moylan</p>	<p><b>Original Bill:</b> Creates the High Speed Railway Commission Act. Prescribes the membership of the Commission. Provides that the Commission shall create a statewide plan for a high-speed rail line and feeder network connecting St. Louis, Missouri and Chicago, Illinois that includes current existing Amtrak and Metra services, connects the cities of Rockford, Moline, Peoria, and Decatur, and uses inter-city bus service to coordinate with the rail line. Provides that the Commission shall conduct a ridership study and shall make findings and recommendations concerning a governance structure, the frequency of service, and implementation of the plan</p> <p><b>HCA 1:</b> Adds a representative of the Champaign-Urbana Mass Transit District to the membership of the High Speed Railway Commission</p>	<p><u>Does not address a legislative priority.</u></p>
<p>HB 3818</p>	<p>House Sponsor: John Cabello</p>	<p>Repeals the Firearm Owners Identification Card Act. Amends various Acts to make conforming changes. Effective January 1, 2020</p>	<p><u>Legislative Topics Not Considered: Guns/Conceal Carry</u></p>

**Bill Introductions**

<p>SB 0068 SCA 3</p>	<p>Senate Sponsor: Julie Morrison</p>	<p><b>Original Bill:</b> Amends the Illinois Income Tax Act. Provides for a credit against withholding taxes in an amount equal to 25% of the wages or salary paid by a private employer to an Illinois employee while the employee is on organ donation leave if the employer grants all of its employees the option of taking a paid leave of absence of at least 30 days for the purpose of serving as an organ donor or bone marrow donor.</p> <p><b>SCA 1:</b> Makes changes to the introduced bill to require the employer to provide medical documentation and documentation of the employer's organ donation leave policy to the Department of Revenue and to require the employee to allow medical records to be disclosed to the Department of Revenue.</p> <p><b>SCA 2:</b> Makes changes to the introduced bill to require the employer to provide medical documentation and documentation of the employer's organ donation leave policy to the Department of Revenue and to require the employee to allow medical records to be disclosed to the Department of Revenue. Provides that, if the leave taken spans into a second tax year, the employer qualifies for the credit in the later of the 2 years. Provides that the credit may be carried forward</p> <p><b>SCA 3:</b> Replaces everything after the enacting clause. Makes changes to update the statutory base. Reinserts the provisions of the bill as amended by Senate Amendment No. 2, but provides that the credit may not exceed \$1,000 in withholdings for each employee (in Senate Amendment No. 2, \$20,833.33).</p>	<p><u>Legislative Topics Not Considered: Income Tax Credits</u></p>
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**Bill Introductions**

<p>SB 0527 SFA 1</p>	<p>Senate Sponsor: Toi Hutchinson</p>	<p><b>Original Bill:</b> Shell Bill <b>SFA 1:</b> Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the amount paid to the Will County Treasurer from the Tax Recovery Fund to compensate taxing districts for the loss of revenue on real property in Will County that is owned by the State of Illinois for the purpose of developing an airport shall be based on the amount of taxes that would have been extended for the current tax year for the exempt parcel if the parcel had been owned by a person whose property is not exempt (currently, the amount of leasehold taxes extended for the 2002 property tax year</p>	<p><i><u>Legislative Topics Not Considered: Property Tax Credits</u></i></p>
<p>SB 1042 SFA 1</p>	<p>Senate Sponsor: Chuck Weaver</p>	<p><b>Original Bill:</b> Shell Bill <b>SFA 1:</b> Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the abatement for property located in an area of urban decay also applies to newly remodeled single-family or duplex residential dwelling units (currently, only newly constructed single-family or duplex dwelling units).</p>	<p><i><u>Legislative Topics Not Considered: Property Tax Credits</u></i></p>

**Bill Introductions**

<p>SB 1139 SFA 2</p>	<p>Senate Sponsor: Antonio Munoz</p>	<p><b>Original Bill:</b> Amends the Criminal Code of 2012. Extends from January 1, 2020 to January 1, 2025, the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption</p> <p><b>SFA 1:</b> Tabled</p> <p><b>SFA 2:</b> Extends from January 1, 2020 to January 1, 2023, (in the introduced bill, January 1, 2025) the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption.</p>	<p><u>Legislative Topics Not Considered: Criminal Code</u></p>
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**Bill Introductions**

SB 1139 SCA 2	Senate Sponsor: Laura Ellman	<p><b>Original Bill:</b> Amends the Property Tax Code. With respect to the Senior Citizens Assessment Freeze Homestead Exemption, provides that, beginning in assessment year 2019, the taxpayer's household income shall be reduced by any amounts paid as Medicare premiums.</p> <p><b>SCA 1: (Adopted 3.13)</b> Provides that the bill takes effect on January 1, 2020.</p> <p><b>SCA 2:</b> Makes changes to the introduced bill to provide that the reduction for Medicare premiums begins in taxable year 2020 (in the introduced bill, taxable year 2019). Provides that the reduction for Medicare premiums shall be made only upon proof of payment of Medicare premiums by the taxpayer</p>	<p><u>Legislative Topics Not Considered: Homestead assessment freezes for seniors, veterans and persons with disabilities</u></p>
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**Bill Introductions**

<p>SB 1392 SFA 1</p>	<p>Senate Sponsor: Julie Morrison</p>	<p><b>Original Bill:</b> Amends the Environmental Protection Act. Requires that the Agency define "microplastics" and examine the role of microplastics in public drinking water. Requires the Agency to publicly disclose the results of its testing and reporting</p> <p><b>SFA 1:</b> Replaces everything after the enacting clause. Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, the Prairie Research Institute shall conduct a detailed review of the available scientific literature and federal and State laws, regulations, and rules to identify the threat of microplastics to human health and the environment. Provides that no later than 3 months after completion of the review, the Prairie Research Institute shall submit to the General Assembly a report of its findings that must include any recommendations for legislative or regulatory actions that the State can take to protect human health and the environment from microplastics.</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

<p>HB 0092</p>	<p>House Sponsor: Yehiel Kalish</p>	<p><b>Original Bill:</b> Shell Bill</p> <p><b>HCA 1-</b>Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that whenever a peace officer has a warrant of arrest for the person or has reasonable grounds to believe that a warrant for the person's arrest has been issued and the peace officer has contact with the person because the person: (1) reported that he or she is a victim of sexual assault; or (2) requested or received emergency medical assistance or medical forensic services for sexual assault; if the warrant of arrest is not for a violent crime as defined in the Rights of Crime Victims and Witnesses Act, the peace officer shall not arrest the person but shall issue a notice to appear to the person. Defines "sexual assault".</p> <p><b>HCA 2-</b> Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that whenever a peace officer has a warrant of arrest for the person or has reasonable grounds to believe that a warrant for the person's arrest has been issued and the peace officer has contact with the person because the person: (1) reported that he or she is a victim of sexual assault; or (2) requested or received emergency medical assistance or medical forensic services for sexual assault; if the warrant of arrest is not for a forcible felony as defined in the Criminal Code of 2012 or a violent crime as defined in the Rights of Crime Victims and Witnesses Act, the peace officer shall not arrest the person but shall issue a notice to appear to the person.</p>	<p><u>Legislative Topics Not Considered: Criminal Code</u></p>
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**Bill Introductions**

<p>HB 0242</p>	<p>House Sponsor: Mary Flowers</p>	<p>Creates the Lead in Schools Reporting Act. Provides that on an annual basis the Department of Public Health, in coordination with local departments of public health serving the City of Chicago, shall conduct specified lead testing at public school facilities within the City.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
<p>HB 844 HCA 3</p>	<p>House Sponsor Jay Hoffman</p>	<p><b>Original Bill:</b> Shell Bill</p> <p><b>HCA 1-</b>Replaces everything after the enacting clause. Amends the Grant Accountability and Transparency Act. Provides that Independent Service Coordination agencies shall be exempt from the provisions of the Act with respect to the grant application and notice of opportunity process</p> <p><b>HCA 2-</b> Tabled</p> <p><b>HCA 3-</b> Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1 and modifies the definition of "Independent Service Coordination agency" to mean a non-profit organization or a unit of local government (currently, only a non-profit organization) that contracts with the Division of Developmental Disabilities of the Department of Human Services to provide independent service coordination.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>

<p>HB 895 HCA 1 &amp;2</p>	<p>House Sponsor Bob Morgan</p>	<p><b>Original Bill:</b> Shell Bill</p> <p><b>HCA 1-</b> Replaces everything after the enacting clause. Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Removes the word "Pilot" from the Act's short title and the Compassionate Use of Medical Cannabis Pilot Program. Makes conforming changes throughout the Act and statutes. Provides that autism, chronic pain, irritable bowel syndrome, migraines, osteoarthritis, anorexia nervosa, Ehlers-Danlos Syndrome, Neuro-Behcet's Autoimmune Disease, neuropathy, polycystic kidney disease, superior canal dehiscence syndrome, and medical conditions or symptoms for which a person may benefit from the use of medical cannabis are debilitating medical conditions. Provides that possessing cannabis in a vehicle not open to the public unless the medical cannabis is in a reasonably secured, sealed, container (rather than a tamper-evident container) and reasonably inaccessible while the vehicle is moving is not permitted. Removes language providing that a physician may not accept, solicit, or offer any form of remuneration from or to a qualifying patient, primary caregiver, cultivation center, or dispensing organization other than accepting payment from a patient for the fee associated with a required examination.</p> <p><b>HFA 2-</b> Amends the Nurse Practice Act and the Physician Assistant Practice Act of 1987. Provides that violating the Compassionate Use of Medical Cannabis Program Act is grounds for disciplinary action under the Acts. Further amends the Compassionate Use of Medical Cannabis Pilot Program Act. Defines "advanced practice registered nurse", "certifying health care professional", and "physician assistant". Replaces the defined term "bona fide physician-patient relationship" with</p>	<p><u>Legislative Topics Not Considered: Medical Marijuana</u></p>
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**Bill Introductions**

		<p>"bona fide health care professional-relationship" and makes conforming changes throughout the Act. Refers to certifying health care professionals (rather than physicians) throughout the Act. Provides that a certifying health care professional may not engage in fee splitting as prohibited under the Medical Practice Act of 1987</p>	
<p>HB 1440 HCA 1</p>	<p>House Sponsor: Margo McDermed</p>	<p><b>Original Bill:</b> Amends the Sexual Assault Evidence Submission Act. Provides that the State Police shall by rule establish a sexual assault evidence tracking system that conforms to the recommendations made by the Sexual Assault Evidence Tracking and Reporting Commission in its report dated June 26, 2018. Provides that the Department of State Police shall design the criteria for the sexual assault evidence tracking system so that, to the extent reasonably possible, the system can use existing technologies and products. Provides that the sexual assault evidence tracking system shall be operational no later than one year after the effective date of the amendatory Act.</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Adds requirements and recommendations of the report created by the Sexual Assault Evidence Tracking and Reporting Commission issued on June 26, 2018 for implementation of the sexual assault evidence tracking system. Effective immediately.</p>	<p><u>Legislative Topics Not Considered: Police Training Decisions</u></p>

**Bill Introductions**

HB 1613 HFA 1	House Sponsor: Justin Slaughter	<p><b>Original Bill:</b> Amends the Illinois Vehicle Code. Deletes language providing that the Section concerning the traffic and pedestrian stop statistical study is repealed on July 1, 2019. Provides that the Department of Transportation shall report specified findings and recommendations to the Governor and the General Assembly on March 1, 2022 (rather than March 1, 2004).</p> <p>HFA-1: Tasks the Illinois Criminal Justice Information Authority (ICJIA), rather than the Department of Transportation, with the collection, compilation, and analysis of the traffic stop statistical study data required by the Section. Creates the Traffic and Pedestrian Stop Data Use and Collection Task Force within the ICJIA to undertake these responsibilities. Prescribes membership for the Task Force and provides that it shall report its findings and recommendations to the Governor and the General Assembly by March 1, 2022 and every 3 years after.</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

HB 2650 HCA 1	House Sponsor: Bob Rita	<p><b>Original Bill:</b> Amends the Environmental Protection Act. Requires the Environmental Protection Agency to adopt rules to expand the usage of federally allowable set-aside programs within the Water Revolving Fund, including, but not limited to, programs that provide financial assistance to utilities exploring consolidation or other collaborative approaches with separate utilities for the purpose of improving efficiency, sustainable water management, and equitable water rates.</p> <p><b>HCA 0001:</b> Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that, beginning on the effective date of the amendatory Act, and running for a period of 5 years after that date, the Environmental Protection Agency shall prioritize within its annual intended use plan the usage of a portion of the Agency's capitalization grant for federally authorized set-aside activities.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
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<p>HB 2682 HFA 2</p>	<p>House Sponsor: Michael Zalewski</p>	<p><b>Original Bill:</b> Amends the State Finance Act. Creates the State Aviation Program Fund, the Local Government Aviation Trust Fund, and the Aviation Fuel Sales Tax Refund Fund. Provides that moneys in the State Aviation Program Fund shall be used by the Department of Transportation for the purposes of administering a State Aviation Program. Provides that the State Aviation Program shall include grants to units of local government for airport-related purposes. Provides that moneys in the Local Government Aviation Trust Fund shall be used by units of local government for airport-related purposes</p> <p><b>HCA 0001:</b> In provisions of the introduced bill creating the State Aviation Program Fund, provides that, for a municipality with a population of more than 500,000, grants may be used only for: (1) the replacement of sound-reducing windows and doors installed under the Residential Sound Insulation Program; and (2) in-home air quality testing in residences in which windows or doors were installed under the Residential Sound Insulation Program. For other units of local government, retains the provisions of the introduced bill providing that grants may be used for the capital or operating costs (in the introduced bill, capital costs only) of: (1) an airport; (2) a local airport system; or (3) any other local facility that is owned or operated by the person or entity that owns or operates the airport that is directly and substantially related to the air transportation of passengers or property.</p> <p><b>HCA 0002</b> Makes changes to the bill as amended by House Amendment No. 1. Provides that grants to a municipality with a population of more than <u>500,000</u> from the State Aviation Program Fund may be used only for the replacement of sound-reducing windows and doors installed under the</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

		Residential Sound Insulation Program (in House Amendment No. 1, the replacement of sound-reducing windows and doors and in-home air quality testing).	
HB 2767 HCA 1	House Sponsor: Frances Hurley	<p><b>Original Bill:</b> Amends the Illinois Police Training Act. Provides that minimum in-service training requirements, which a police officer must satisfactorily complete every 3 years, shall include mental health awareness and response as reflected in the Illinois Mental Health First Aid Training Act.</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Provides that the curriculum for police officer training schools shall include recognizing signs and symptoms of work-related cumulative stress, issues that may lead to suicide, and solutions for intervention with peer support resources. Provides that the minimum in-service training requirements, which a police officer must satisfactorily complete every 3 years, shall include officer wellness.</p>	<p><u>Legislative Topics Not Considered: Police Training Decisions</u></p>

**Bill Introductions**

<p>HB 2862 HFA 2</p>	<p>House Sponsor: Michael Zalewski</p>	<p><b>Original Bill:</b> Amends the North Shore Water Reclamation District Act. Provides that connection fees owed at the time of a property's sale shall be a lien on real estate. Provides that if the district participates in a nutrient trading program, the district shall give preference to trading investments: (i) that will benefit low income or rural communities; and (ii) where local water quality improvements can be realized. Increases the maximum dollar amount of an emergency contract to no more than \$500,000 (rather than \$350,000).</p> <p><b>HFA 1:</b> (Adopted 3.27) Removes language providing that, if the board of trustees determine there is an emergency affecting the public health or safety, the district may immediately acquire the necessary right-of-way and authority to work within or adjacent to a public highway right-of-way or easement, public or private utility property or easement, railroad right-of-way, or other public property or easement</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
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**Bill Introductions**

HB 2766 HFA 3 & 4	House Sponsor: Frances Hurley	<p><b>Original Bill:</b> Creates the First Responders Suicide Prevention Act. Provides that emergency services personnel and public safety personnel may refer any person to an employee assistance program or peer support counselor within the emergency services provider or law enforcement agency, or if those services are not available within the agency, to another employee assistance program or peer support counseling program that is available. Provides that any communication made by a participant or counselor in a peer support counseling session conducted by a law enforcement agency or by an emergency services provider for public safety personnel or emergency services personnel and any oral or written information conveyed in the peer support counseling session is confidential and may not be disclosed by any person participating in the peer support counseling session.</p> <p><b>HFA 1:</b> Tabled</p> <p><b>HFA 2:</b> Tabled</p> <p><b>HFA 3:</b> Tabled</p> <p><b>HFA 4:</b> Replaces everything after the enacting clause. Creates the First Responders Suicide Prevention Act. Provides that an emergency services provider, law enforcement agency, union, or other entity providing counseling support, referrals, information, or other social services to public safety personnel or emergency services personnel that creates an employee assistance program is subject to the Act. Provides for applicability and exemptions in the Act. Amends the Counties Code and Municipal Code</p>	<p><u>Legislative Topics Not Considered: Police Training Decisions</u></p>
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**Bill Introductions**

<p>HB 2855 HFA 1</p>	<p>House Sponsor: Robyn Gabel</p>	<p><b>Original Bill:</b> Amends the Public Utilities Act. Requires the Illinois Commerce Commission to initiate a process whereby the Commission shall develop a forward-looking plan for strategically increasing transportation electrification in the State, that the process shall be open and transparent, and that the process shall conclude within 270 days of opening.</p> <p><b>HFA 0001:</b> Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but replaces certain references to the Department of Revenue with the Department of Commerce and Economic Opportunity. Makes other conforming changes. Provides that the issuance fee for the credit shall be paid into the School Building Rehabilitation Tax Credit Fund (instead of the Tax Compliance and Administration Fund) for use of the Department of Commerce and Economic Opportunity in the administration of the program. Amends the State Finance Act to create the School Building Rehabilitation Tax Credit Fund</p>	<p><u>Legislative Topics Not Considered: Income Tax Credits</u></p>
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**Bill Introductions**

<p>HB 3068 HCA 1</p>	<p>House Sponsor: Terra Costa Howard</p>	<p><b>Original Bill:</b> Amends the Illinois Solid Waste Management Act. Provides that it is the policy of the State to establish a comprehensive statewide program for solid waste management which will preserve or enhance the quality of air, water, and land resources. Modifies the State preferences for solid waste management.</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Amends the Solid Waste Planning and Recycling Act. Creates the Statewide Materials Management Advisory Committee. Provides that the Advisory Committee shall: (1) investigate and provide recommendations for expanding waste reduction, recycling, reuse, and composting in Illinois in a manner that protects the environment, as well as public health and safety, and promotes economic development; (2) investigate and provide recommendations for the form and contents of county waste management plans adopted under the Act; and (3) prepare a report as required under other provisions of the amendatory Act.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
<p>HB 3096</p>	<p>House Sponsor: Elizabeth Hernandez</p>	<p>Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, on and after January 1, 2020, a referendum to increase the district's aggregate extension may be submitted to the voters. Effective January 1, 2020.</p>	<p><u><i>Does not address a legislative priority.</i></u></p>

**Bill Introductions**

HB 3503 HCA 3	House Sponsor: Natalie Manley	<p><b>Original Bill:</b> Amends the Illinois Insurance Code, the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require coverage for hearing instruments and related services for all individuals 65 years of age and older when a hearing care professional prescribes a hearing instrument.</p> <p><b>HCA 1:</b> Tabled</p> <p><b>HCA 2:</b> Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that an insurer shall offer, for an additional premium and subject to the insurer's standard of insurability, optional coverage or optional reimbursement for hearing instruments and related services for all individuals (rather than the requiring the insurer to provide coverage for hearing instruments and related services for all individuals 65 years of age or older) when a hearing care professional prescribes a hearing instrument to augment communication.</p> <p><b>HCA 3:</b> In provisions amending the Illinois Insurance Code, provides that nothing in the provisions precludes an insured from selecting a hearing instrument that costs more than the amount covered by a plan of accident and health insurance or a managed care plan and paying the uncovered cost at his or her own expense (rather than a more expensive hearing instrument at his or her own expense).</p>	<p><u>Legislative Topics Not Considered: Health Insurance Coverage</u></p>
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**Bill Introductions**

<p>HB 3700 HFA 1</p>	<p>House Sponsor: Terra Costa Howard</p>	<p><b>Original Bill:</b> Amends the Illinois Insurance Code. Provides that a policy of accident and health insurance or managed care plan that provides coverage for prescription drugs shall provide coverage for prescription inhalants for those 18 years old or younger suffering from asthma or other life-threatening bronchial ailments. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code.</p> <p><b>HFA 1:</b> Requires a group or individual policy of accident and health insurance or managed care plan that provides coverage for prescription drugs shall provide coverage for persons 18 years old or younger for medically necessary prescription inhalants (rather than a group or individual policy of accident and health insurance or managed care plan that provides coverage for prescription drugs shall provide coverage for persons 18 years old or younger for prescription inhalants).</p>	<p><u>Legislative Topics Not Considered: Health Insurance Coverage</u></p>
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## Bill Introductions

SB 68 SFA 4	Senate Sponsor: Julie Morrison	<p><b>Original Bill:</b> Amends the Illinois Income Tax Act. Provides for a credit against withholding taxes in an amount equal to 25% of the wages or salary paid by a private employer to an Illinois employee while the employee is on organ donation leave if the employer grants all of its employees the option of taking a paid leave of absence of at least 30 days for the purpose of serving as an organ donor or bone marrow donor. Provides that the credit may not exceed \$20,833.33 for each employee who takes organ donation leave.</p> <p><b>SCA- 1-</b>Tabled</p> <p><b>SCA- 2:</b> Makes changes to the introduced bill to require the employer to provide medical documentation and documentation of the employer's organ donation leave policy to the Department of Revenue and to require the employee to allow medical records to be disclosed to the Department of Revenue. Provides that, if the leave taken spans into a second tax year, the employer qualifies for the credit in the later of the 2 years.</p> <p><b>SCA- 3-</b>Tabled</p> <p><b>SFA- 4:</b> Replaces everything after the enacting clause. Makes changes to update the statutory base. Reinserts the provisions of the bill as amended by Senate Amendment No. 2, but provides that the credit may not exceed \$1,000 in withholdings for each employee (in Senate Amendment No. 2, \$20,833.33). Provides that the credit applies for reporting periods beginning on or after January 1, 2020</p>	<p><u>Legislative Topics Not Considered: Income Tax Credits</u></p>
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**Bill Introductions**

<p>SB 162 SFA 1</p>	<p>Senate Sponsor: Linda Holmes</p>	<p><b>Original Bill:</b> Amends the Counties Code, the Illinois Municipal Code, Illinois Insurance Code, the Health Maintenance Organization Act, and the Illinois Public Aid Code. In provisions concerning coverage for mammograms, provides that coverage shall also include a diagnostic mammogram when medically necessary, as determined by a physician licensed to practice medicine in all its branches, advanced practice registered nurse, or physician assistant. Makes changes to coverage for a comprehensive ultrasound screening and MRI.</p> <p><b>SCA 1-</b> (Adopted 4.4) Provides that if an insurance policy or medical assistance coverage includes mammogram coverage, the coverage shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided. Exempts coverage of diagnostic mammograms to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account. Defines "diagnostic mammogram" and "diagnostic mammography".</p>	<p><u>Legislative Topics Not Considered: Health Insurance Coverage</u></p>
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**Bill Introductions**

<p>SB 1735 SCA 1</p>	<p>Senate Sponsor: Omar Aquino</p>	<p><b>Original Bill:</b> Amends the Illinois Public Aid Code. Provides that for purposes of determining eligibility and the amount of assistance under the Code, the Department of Human Services and local governmental units shall exclude from consideration, for a period of no more than 60 months, any financial assistance, including wages, cash transfers, or gifts, that is provided to a person who is enrolled in a program or research project that is not funded with general revenue funds and that is intended to investigate the impacts of policies or programs designed to reduce poverty, promote social mobility, or increase financial stability for Illinois residents if there is an explicit plan to collect data and evaluate the program or initiative that is developed prior to participants in the study being enrolled in the program and if a research team has been identified to oversee the evaluation.</p> <p><b>SCA -1:</b> Amends the Unemployment Insurance Act. Provides that the Director of the Department of Employment Security may furnish any information that he may deem proper to any public officer or public agency of this or any other State or of the federal government, or to any public college or university or to any non-profit private college or university, dealing with statistical analysis, research, program improvement, and evaluation of policies or programs designed to promote the employment of job seekers, reduce poverty, promote social mobility, or increase financial stability</p>	<p><u>Does not address a legislative priority.</u></p>
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## Bill Introductions

SB 2145 SFA 1	Senate Sponsor: Julie Morrison	<p><b>Original Bill:</b> Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall create a Clean Water Workforce Pipeline Program to provide grants and other financial assistance to prepare and support individuals for careers in water infrastructure.</p> <p><b>SFA -1:</b> Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Provides that the Program shall be funded by appropriations from the Build Illinois Bond Fund, Capital Development Fund, or General Revenue Fund or other funds as identified by the Department of Commerce and Economic Opportunity. Provides that grants may be made, among other entities, to multi-craft labor organizations (currently, labor unions). Removes</p>	<p><u><i>Does not address a legislative priority.</i></u></p>
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**Bill Introductions**

<p>HB 43 HFA 1</p>	<p>House Sponsor: Anthony DeLuca</p>	<p><b>Original Bill:</b> Amends the Property Tax Code. Provides that certain property located in Bloom, Bremen, Calumet, Rich, Thornton, or Worth Township may be certified by the South Suburban Land Bank and Development Authority as a southland reactivation site. Provides that southland reactivation property shall be valued at 33 1/3% of the fair cash value of the land, without regard to buildings, structures, improvements, and other permanent fixtures located on the property.</p> <p><b>HCA 1-</b> Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) provides that property held by the Cook County Land Bank Authority is also eligible for southland reactivation designation; (2) provides that the application must include a resolution approved by the corporate authorities of the municipality or municipalities in which the property is located; and (3) makes other changes concerning the definition of southland reactivation property.</p>	<p><u>Does not address a legislative priority.</u></p>
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<p>HB 96 HFA 1</p>	<p>House Sponsor: Kathleen Willis</p>	<p><b>Original Bill:</b> (Shell Bill)</p> <p><b>HCA 1-</b> Replaces everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Provides that 180 days after the effective date of the amendatory Act, an applicant for the issuance or renewal of a Firearm Owner's Identification Card shall include a full set of his or her fingerprints in electronic format to the Department of State Police for the purpose of identity verification, unless the applicant has previously provided a full set of his or her fingerprints to the Department under the Act or the Firearm Concealed Carry Act. Provides that an application for a Firearm Owner's Identification Card must be made in person with the Department of State Police. Provides that a Firearm Owner's Identification Card issued under the Act shall be valid for the person to whom it is issued for a period of 5 years (rather than 10 years) from the date of issuance. Provides that if the person whose Firearm Owner's Identification Card has been revoked fails to comply within 48 hours of receiving the revocation notice with the requirements of: (1) surrendering his or her Firearm Owner's Identification Card to the local law enforcement agency where the person resides; and (2) completing a Firearm Disposition Record on a form prescribed by the Department of State Police and place his or her firearms in the location or with the person reported in the Firearm Disposition Record, the sheriff or law enforcement agency where the person resides <u>shall</u> (rather than may) petition the circuit court to issue a warrant to search for and seize the Firearm Owner's Identification Card and firearms in the possession or under the custody or control of the person whose Firearm Owner's Identification Card has been revoked if the sheriff or local law enforcement agency believes there is probable cause to obtain</p>	<p><u>Legislative Topics Not Considered: Guns/Concealed Carry</u></p>
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**Bill Introductions**

		such a warrant. Amends the Firearm Concealed Carry Act.	
HB 138 HFA 1	House Sponsor: Lance Yednock	<b>HCA 1-</b> Replaces everything after the enacting clause. Amends the Downstate Public Transportation Act. Provides that commencing with State fiscal year 2021 programs, and for each fiscal year thereafter, all appropriations made under the provisions of the Act are direct appropriations and shall not constitute a grant program. Provides that the Department of Transportation shall approve programs of proposed expenditures and services submitted by participants under specified provisions. Provides that no specified rule or regulation shall: (1) require or mandate that a participant enter into an agreement or contract with the Department to qualify as a participant or receive specified funding; or (2) require or mandate that a participant receive the express approval of its program of proposed expenditures and services by the Department to qualify as a participant or receive funding after the expiration of the review period	<u><i>Does not address a legislative priority.</i></u>

**Bill Introductions**

<p>HB 331 HFA 2</p>	<p>House Sponsor: Thaddeus Jones/Sen. Jacqueline Collins</p>	<p><b>Original Bill:</b> Creates the Expressway Safety Act. Provides that the Illinois State Police, the Illinois Department of Transportation, and the Illinois State Toll Highway Authority shall work together to conduct a program to increase the amount of cameras along expressways in Cook County. Provides that images from the cameras may be used to investigate offenses and detect roadway hazards, but not to enforce petty offenses. Provides that the program shall be funded by the Road Fund. Repeals the Act on July 1, 2023.</p> <p><b>HCA 1:</b> (Adopted 3.29) Provides that funds from the Road Fund shall be for use on highways under the jurisdiction of the Department of Transportation.</p> <p><b>HCA 2:</b> (Adopted 4.10) Replaces everything after the enacting clause with the provisions of the introduced bill and House Amendment No. 1, and makes the following changes. Renames the Act the Expressway Camera Act and provides that the Act may be referred to as the Tamara Clayton Expressway Camera Act. Provides that images from expressway cameras may be used by any municipal police department, county sheriff's office, State Police officer, or other law enforcement agency with jurisdiction over the expressway (instead of "roadway") in Cook County in the investigation of any offense involving the use of a firearm (instead of by law enforcement agencies in the investigation of offenses).</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

<p>HB 840 HFA 2</p>	<p>House Sponsor: Joyce Mason/Melinda Bush</p>	<p><b>Original Bill:</b> Amends the Public Utilities Act. Provides that beginning April 1, 2020, and on a bi-annual basis thereafter, the Illinois Commerce Commission shall issue a report to the General Assembly concerning the decommissioning of nuclear power plants in this State. Provides for the contents of the report.</p> <p><b>HCA 1:</b> (Tabled)</p> <p><b>HCA 2:</b> Provides that beginning on or before May 1, 2020, and every 2 years thereafter, the owner or operator of each nuclear power plant in this State shall provide the Illinois Commerce Commission with a copy of the nuclear decommissioning funding assurance status report submitted to the Nuclear Regulatory Commission and, as applicable, to the Federal Energy Regulatory Commission. Provides that beginning June 1, 2020, and every 2 years thereafter, the Commission shall provide the General Assembly with a copy of the nuclear decommissioning funding assurance status report for shutdown units as submitted by the owner or operator of a nuclear power plant in this State to the Nuclear Regulatory Commission and, as applicable, to the Federal Energy Regulatory Commission.</p>	<p><u>Does not address a legislative priority.</u></p>
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<p>HB 1690 HFA 1</p>	<p>House Sponsor: Tony McCombie</p>	<p><b>Original Bill:</b> Shell Bill</p> <p>HFA 1: Replaces everything after the enacting clause. Amends the Criminal Identification Act. Provides that the court may not order the sealing or expungement of the records of arrests or charges not initiated by arrest that result in an order of supervision for or conviction of driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof (DUI) under the Illinois Vehicle Code or a similar provision of a local ordinance; except that the court may order the sealing of one misdemeanor record of arrest or charge not initiated by arrest that results in an order of supervision for or conviction of DUI under the Illinois Vehicle Code or a similar provision of a local ordinance per petitioner if each of the following conditions have been met: (1) the petitioner has not previously been convicted of or placed on supervision for DUI under the Illinois Vehicle Code or a similar provision of a local ordinance; (2) 10 or more years have passed since the termination of the petitioner's sentence; (3) during the commission of the violation, the petitioner did not proximately cause death or personal injury to any other person or damage the property of any other person; (4) the petitioner has no other misdemeanor or felony driving charge on his or her driving abstract; and (5) the judge examined the driving abstract of the petitioner petitioning to have his or her records sealed under this provision and made a finding entered on the record that the petitioner did not enter into a plea agreement on a lesser charge other than a DUI under the Illinois Vehicle Code or a similar provision of a local ordinance, and the facts did not support that the petitioner had previously committed a DUI under the</p>	<p><u>Legislative Topics Not Considered: Criminal Code</u></p>
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**Bill Introductions**

		<p>Illinois Vehicle Code or a similar provision of a local ordinance.</p>	
<p>HB 2233 HFA 1</p>	<p>House Sponsor: Andre Thapedi/Sen. John Mulroe</p>	<p><b>Original Bill:</b> Shell Bill</p> <p><b>HCA 1:</b> Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that within the discretion of the court, the jury may be asked (rather than required by the court, and must be required on the request of any party) to find specially upon any material question or questions of fact submitted to the jury in writing. Provides that any party may request special interrogatories. Provides that submitting or refusing to submit a question of fact to the jury may be reviewed on appeal to determine whether the trial court abused its discretion (rather than as a ruling on a question of law).</p>	<p><u>Does not address a legislative priority.</u></p>



<p>HB 2336 HFA 3</p>	<p>House Sponsor: Jay Hoffman</p>	<p>Replaces everything after the enacting clause with the provisions of House Amendment No. 2, and makes the following changes: Deletes language adding "digital registration plates" and "digital registration stickers" to references to "registration plates" and "registration stickers" in the State Vehicle Identification Act, the Counties Code, the Toll Highway Act, the Illinois Vehicle Code, and the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Deletes language providing that the vendor shall be permitted to retain 100% of the fee charged for each operational use until such time that it recovers its upfront costs of implementing the program, then 50% of the fee charged for each such use thereafter, with the remainder remitted to the Secretary for deposit into the Secretary of State Special License Plate Fund. Further amends the Illinois Vehicle Code. Provides that the pilot program created by House Amendment No. 2 may be used for unlicensed, unregistered, and temporary vehicles. Provides that the program is not available to providers of transportation network company services. Removes the December 31, 2019 deadline for the Secretary of State to enter into a contract with a private vendor for the purposes of researching, reporting, developing, acquiring, and implementing the use of a commercial digital registration plate for operational uses of commercial vehicles. Provides that the contract entered into by the Secretary of State shall not allow data collection for period longer than 12 months. Provides that in no event shall the Secretary of State receive a lesser registration fee for a vehicle registered under the pilot program than would otherwise be received as a normal annual registration fee. Provides that the plates shall be capable of displaying messages, as determined by the Secretary,</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

at and past the date of dynamic expiration. Provides that the application process for an operational use may only be initiated by the scan of a valid driver's license. Provides that personal information derived from the application process for an operational use shall be retained by the Secretary and made available to law enforcement. Provides that the Secretary shall submit its report before the repeal date of the new provisions (instead of on or before January 1, 2021). Repeals the pilot program 3 years after its effective date. Makes other changes

<p>HB 3068 HFA 2</p>	<p>House Sponsor: Terra Costa Howard</p>	<p><b>Original Bill:</b> Amends the Illinois Solid Waste Management Act. Provides that it is the policy of the State to establish a comprehensive statewide program for solid waste management which will preserve or enhance the quality of air, water, and land resources. Modifies the State preferences for solid waste management. Provides that the Illinois Sustainable Technology Center of the Prairie Research Institute at the University of Illinois shall publish, on or before December 1, 2020, a statewide Illinois Resource Management Plan and shall update the plan every 5 years. Includes State and local requirements for the Plan.</p> <p><b>HCA 0001:</b> (Adopted 4.11)Replaces everything after the enacting clause. Amends the Solid Waste Planning and Recycling Act. Creates the Statewide Materials Management Advisory Committee. Provides that the Advisory Committee shall: (1) investigate and provide recommendations for expanding waste reduction, recycling, reuse, and composting in Illinois in a manner that protects the environment, as well as public health and safety, and promotes economic development; (2) investigate and provide recommendations for the form and contents of county waste management plans adopted under the Act; and (3) prepare a report as required under other provisions of the amendatory Act. Provides that the Advisory Committee shall be composed of the Director of the Environmental Protection Agency, who shall serve as an ex officio and nonvoting member, and 25 specified voting members appointed by the Director by no later than January 1, 2020. Provides that the initial meeting of the Advisory Committee shall be convened by no later than March 1, 2020, when the voting members shall select co-chairs. Tasks the Agency with providing administrative assistance and technical support. Provides</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

that funding for the Plan and assistance from outside experts shall be obtained from the Solid Waste Management Fund. Provides that the report shall be submitted on or before July 1, 2021. Provides that the report shall include, at a minimum: (1) an estimate of the amount and composition of waste generated annually in Illinois; (2) an estimate of the amount of waste disposed of annually in Illinois; (3) an estimate of the amount of material diverted from landfills annually in Illinois; (4) an analysis of the markets available for materials diverted from Illinois landfills; (5) recommended materials in the municipal waste stream that could be targeted to maximize waste diversion; (6) recommended actions that could be taken to increase landfill diversion rates and the costs associated with those actions; (7) recommended education and public outreach programs that could maximize waste diversion; (8) recommended diversion rates that are achievable by 2025, 2030, and 2035; and (9) a database and map of permitted and nonpermitted facilities, including, but not limited to, landfills, garbage transfer stations, landscape waste transfer stations, construction and demolition debris recycling facilities, recycling facilities, compost sites, and scrap metal recycling facilities.

**HCA 0002:** (Adopted 4.11) Removes language requiring the report to include a database and map of nonpermitted facilities. Provides that the report may include a list of nonpermitted facilities that are involved in waste disposal, materials recycling, or composting

**Bill Introductions**

<p>SB 530 SFA 1</p>	<p>Senate Sponsor: Antonio Munoz</p>	<p><b>Original Bill:</b> Shell Bill  <b>SFA -1:</b> Replaces everything after the enacting clause. Creates the Automated License Plate Recognition System Data Act. Provides that a law enforcement agency may use recorded automated license plate recognition system (ALPR) data and historical ALPR system data only for a legitimate law enforcement purpose. Provides that ALPR system data collected by law enforcement and historical ALPR system data collected by law enforcement may not be used, shared, sold, traded, or exchanged for any other purpose</p>	<p><u>Legislative Topics Not Considered: Police Training Decisions</u></p>
<p>SB 730 SFA 1</p>	<p>Senate Sponsor: Terry Link/Frances Hurley</p>	<p><b>Original Bill:</b> Shell Bill  <b>SFA -1:</b> Replaces everything after the enacting clause. Creates the First Responders Suicide Prevention Act. Provides that emergency services personnel and public safety personnel may refer any person to an employee assistance program or peer support counselor within the emergency services provider or law enforcement agency, or if those services are not available within the agency, to another employee assistance program or peer support counseling program that is available.</p>	<p><u>Legislative Topics Not Considered: Police Training Decisions</u></p>
<p>SB 98 SFA 1</p>	<p>Senate Sponsor: Sue Rezin</p>	<p><b>Original Bill:</b> Shell Bill  <b>SCA -1:</b> Replaces everything after the enacting clause. Amends the Public Utilities Act. Provides specified requirements for when a company announces the permanent closure or decommissioning of a nuclear power plant.</p>	<p><u>Does not address a legislative priority.</u></p>

**Bill Introductions**

<p>SB 1050 SFA 1</p>	<p>Senate Sponsor: John Curran</p>	<p><b>Original Bill:</b> Shell Bill</p> <p><b>SFA -1:</b> Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Increases the income tax credit for residential real property taxes from 5% of real property taxes paid by the taxpayer to 15% of real property taxes paid by the taxpayer. Provides that the credit is exempt from the Act's automatic sunset provision</p>	<p><u>Legislative Topics Not Considered: Income Tax Credits</u></p>
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**Bill Introductions**

<p>SB 1343 SFA 1</p>	<p>Senate Sponsor: Martin Sandoval/Jay Hoffman</p>	<p><b>Original Bill:</b> Amends the Illinois Vehicle Code. Provides that vehicle and weight limitations do not apply to an extreme heavy duty tow and recovery vehicle if either (i) the vehicle may lawfully be used to clear a disabled vehicle from the roadway to the berm or shoulder of the highway and is traveling to or from the scene of the disablement; or (ii) the Department of Transportation has issued an overweight permit for the vehicle.</p> <p><b>SFA -1:</b> Replaces everything after the enacting clause. Provides that "extreme heavy duty tow and recovery vehicle" means a tow truck manufactured as a unit having a lifting capacity of not less than 50 tons, and having either 4 axles and an unladen weight of not more than 80,000 pounds or 5 axles and an unladen weight not more than 90,000 pounds. Provides that, notwithstanding otherwise applicable gross and axle weight limits, an extreme heavy duty tow and recovery vehicle may lawfully travel to and from the scene of a disablement and clear a disabled vehicle if the towing service has obtained an extreme heavy duty tow and recovery permit for the vehicle. Provides that the form and content of the permit shall be determined by the Department of Transportation with respect to highways under its jurisdiction and by local authorities with respect to highways under their jurisdiction</p>	<p><u>Does not address a legislative priority.</u></p>
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**Bill Introductions**

SB 1538  
SFA 2

Senate Sponsor:  
Terry Link

**Original Bill:** Amends the Illinois Municipal Code. Provides that a municipality's police department may be discontinued after referendum of the electors of the municipality. Requires a petition of the electors requesting the referendum or an ordinance requesting the referendum by the city council of the municipality

**SCA -1:** Limits the provisions to police departments in municipalities wholly within Lake County. Makes the provisions inoperative on January 1, 2030, except for the county's ability to continue to levy any tax the municipality levied or could have levied to support the policing of the municipality

**SFA -1:** Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, as amended by House Amendment No. 1, with the following changes: Further amends the Illinois Municipal Code creating an additional pilot program to discontinue fire departments in Lake County with the fire protection services or emergency medical services, or both, being transferred to an adjacent municipality's fire department or fire protection district if the municipality or fire protection district adopts an ordinance that includes an analysis of current and future fire response times for the proposed fire protection service area. Limits home rule powers

*Does not address a legislative priority.*



**Bill Introductions**

<p>SB 1591 SFA 1</p>	<p>Senate Sponsor: Elgie Sims/Michael Zalewski</p>	<p><b>Original Bill:</b> Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Creates an exemption for qualified tangible personal property used in the construction or operation of a data center that has been granted a certificate of exemption by the Department of Revenue. Amends the Department of Revenue Law of the Civil Administrative Code of Illinois to add provisions concerning those certificates of exemption.</p> <p><b>SFA -1:</b> (Adopted) Makes changes to the introduced bill to provide that the Department of Commerce and Economic Opportunity shall certify qualified data centers (in the introduced bill, the Department of Revenue). Provides that contractors or subcontractors of qualified data centers shall comply with certain responsible bidder requirements of the Illinois Procurement Code. Provides that those contractors shall enter into project labor agreements. Adds provisions to the introduced bill amending the Illinois Income Tax Act.</p>	<p><u>Legislative Topics Not Considered: Sales and Use Tax</u></p>
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**Bill Introductions**

<p>SB 1724 HCA 1</p>	<p>Senate Sponsor: Napoleon Harris III/ Law Shawn Ford</p>	<p><b>Original Bill:</b> Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, no later than December 1, 2020, the Illinois State Water Survey, in coordination with the Department of Public Health, must issue a report evaluating the setting of water rates throughout Illinois; specifies report requirements. Provides that in developing the report, the Illinois State Water Survey shall form an advisory committee; provides for the committee's membership.</p> <p><b>SFA -1:</b> (Adopted)Replaces everything after the enacting clause. Amends the University of Illinois Act. Provides that, subject to appropriation, no later than December 1, 2020, the Government Finance Research Center at the University of Illinois at Chicago, in coordination with an intergovernmental advisory committee, must issue a report evaluating the setting of water rates throughout the Lake Michigan service area of northeastern Illinois and, no later than December 1, 2021, for the remainder of Illinois; specifies report requirements.</p> <p><b>HCA -1</b> Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Changes the person who appoints certain members of the advisory committee to the Director of the Government Finance Research Center (rather than the Director of Public Health). Requires the Government Finance Research Center (rather than the Department of Public Health) to provide administrative and other support to the committee.</p>	<p><u>Does not address a legislative priority.</u></p>
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### **STP Shared Fund DMMC Bonus Points Vote Results**

1. IL-390 (Hanover Park): 33 votes
2. IL-53 Butterfield to Park (DuPage County): 25 votes
3. N. Aurora Road (Naperville): 22 votes
4. IL-53 North Ave to St. Charles (Lombard): 18 votes
5. Fabyan Parkway Road Improvements (DuPage County): 13 votes
6. Glen Ellyn Metra Station (Glen Ellyn): 12 votes
7. Elmhurst Metra Station (Elmhurst): 8 votes
8. Naperville Road (DuPage County): 7 votes
9. Rand-Central-Mount Prospect Road Intersections (Mt. Prospect): 1 vote
9. 143<sup>rd</sup> Street Extension (Plainfield): 1 vote

**To:** Chicago Metropolitan Agency for Planning (CMAP)

**From:** DuPage Mayors and Managers Conference (DMMC) Board of Directors

**Date:** May 9, 2019

**Subject:** Allocation and Contingency Allocation of DMMC STP Shared Fund Bonus Points

The DuPage Mayors and Managers Conference (DMMC) thanks CMAP for the opportunity to award Bonus Points as part of the Surface Transportation Program (STP) Shared Fund. DMMC is awarding its 25 Shared Fund Bonus Points as follows:

**15 points-** IL 390 Ramp Extension (Project Sponsor: Hanover Park)

**5 points-** IL 53 – Butterfield to Park (Project Sponsor: DuPage County)

**5 points-** North Aurora Road (Project Sponsor: Naperville)

In the event that the IL 390 Ramp Extension project does not meet CMAP's Phase I eligibility requirements and is deemed ineligible for Shared Fund funding consideration by CMAP, DMMC is awarding its 25 Shared Fund Bonus Points as follows:

**15 points-** IL 53 – Butterfield to Park (Project Sponsor: DuPage County)

**5 points-** North Aurora Road (Project Sponsor: Naperville)

**5 points-** IL 53 – North Avenue to St. Charles (Project Sponsor: Lombard)



■ CMAP

# Call for Projects Summary

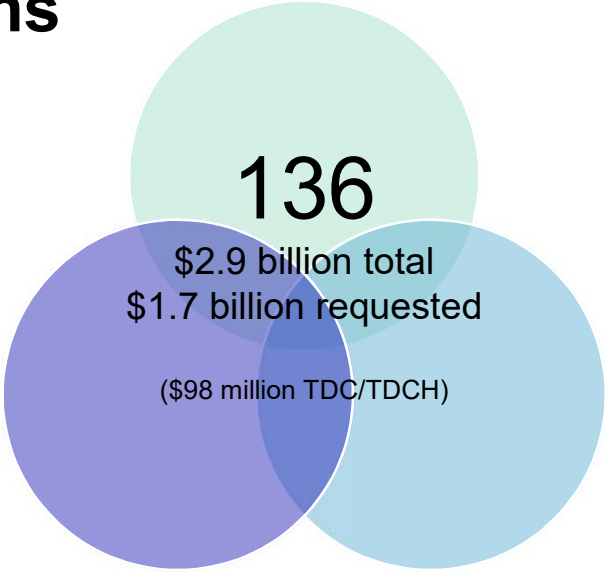
## STP – Shared Fund

April 11, 2019

The slide features a dark blue background with a light blue gradient at the bottom. On the right side, there are three overlapping curved bands in shades of blue and yellow. The CMAP logo is in the top left corner.

# All Applications

CMAQ, TAP-L,  
and STP-Shared



136  
\$2.9 billion total  
\$1.7 billion requested  
(\$98 million TDC/TDCH)

The diagram consists of three overlapping circles: a light green circle at the top, a purple circle at the bottom left, and a light blue circle at the bottom right. The number 136 is centered in the intersection of the green and blue circles. The text below it is centered in the intersection of all three circles.

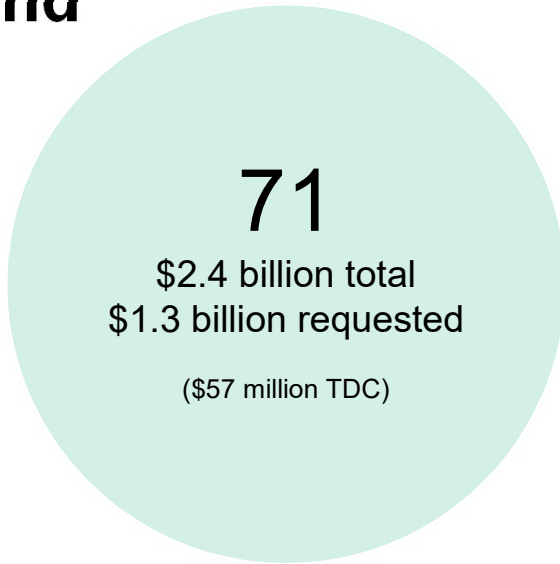
The summary data provided in this presentation is based on raw application data as entered by project sponsors and is subject to minor modifications based on review and evaluation of individual projects. In particular, adjustments to financial data are likely.

■ CMAP

# STP – Shared Fund

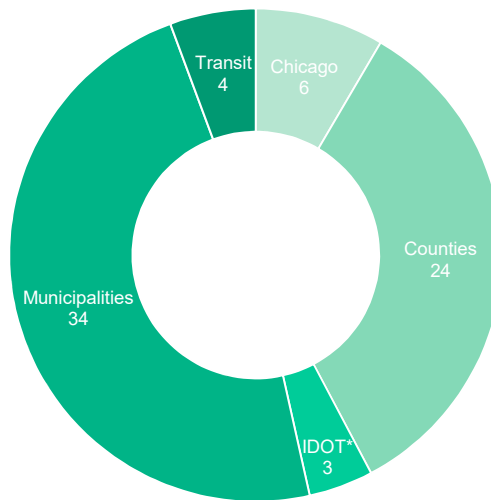
**Quick Facts:**

- Projects are located in nearly 80 different municipalities; 16 span multiple municipalities
- There are 42 unique sponsors; 37 are municipalities
- At least 19 projects will be evaluated in two categories; 5 in three categories
- 3 sponsors are requesting only ENG 1 funding (\$9.7M)



# Sponsors

- Chicago
- Counties
- IDOT\*
- Municipalities
- Transit

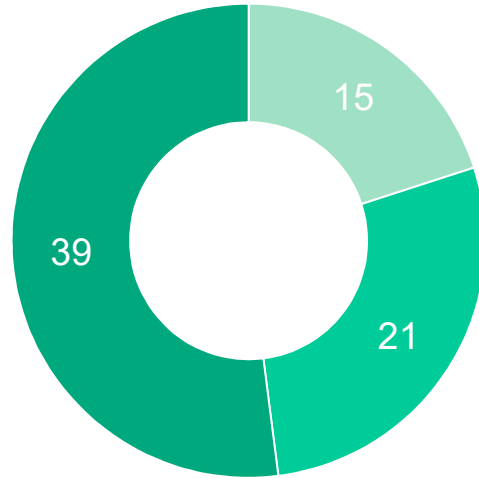


\*IDOT did not request STP, however staff is recommending evaluating 3 projects using STP criteria



# Project Locations

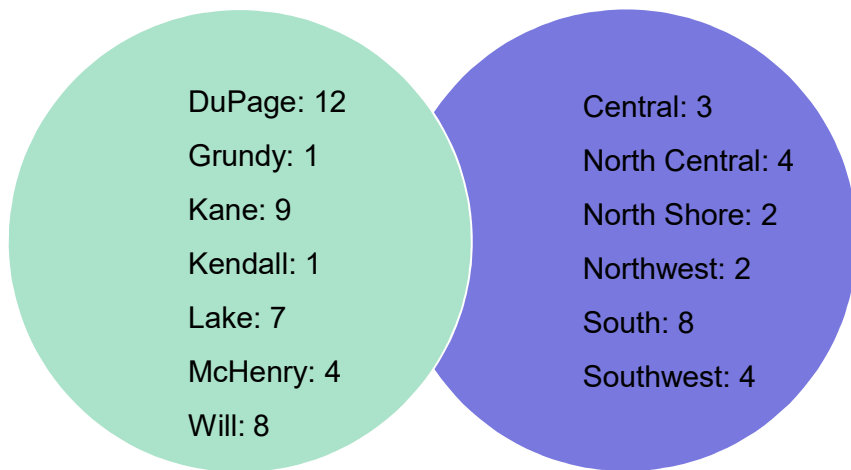
- Chicago
- Suburban Cook
- Collar Counties



Two projects are in both a collar county and suburban Cook; Two projects are in both Chicago and suburban Cook



# Project Locations



Two projects are in DuPage and Cook; One project is in DuPage and Will, one in Grundy and Will, and one in Kendall and Will.

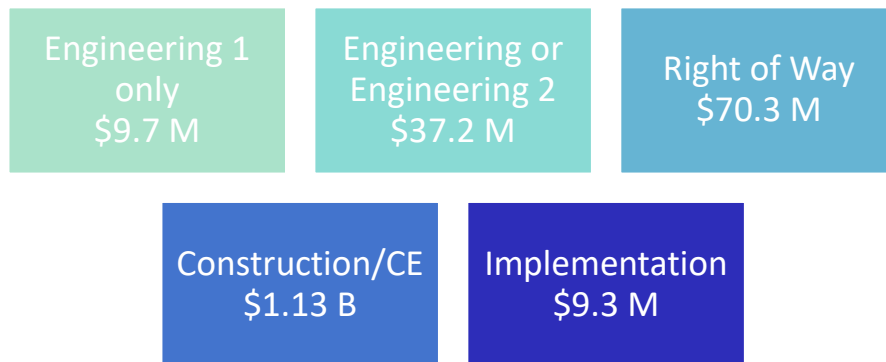


# Project Type



CMAP

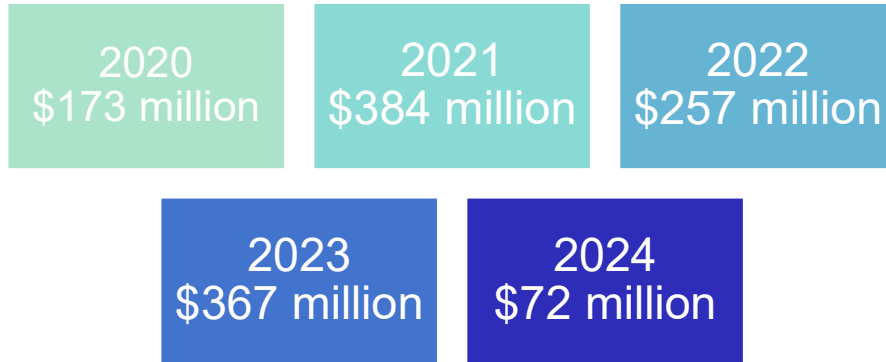
# Request by Phase



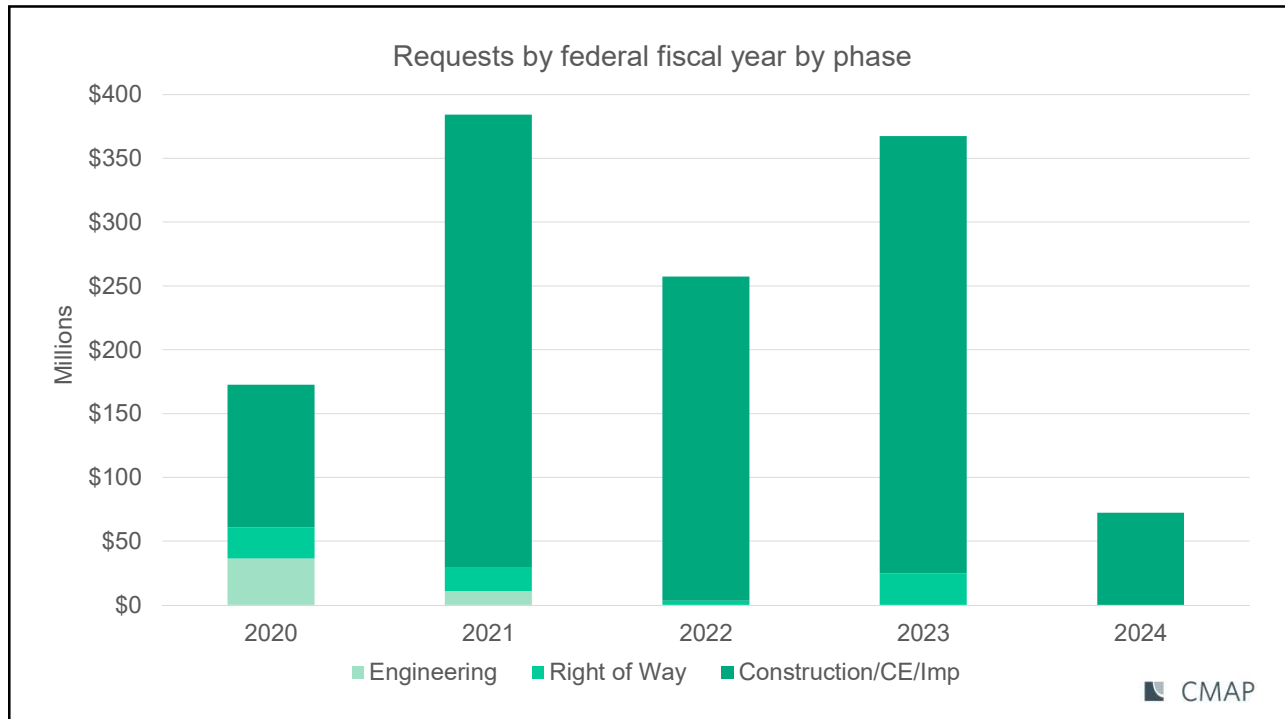
CMAP



# Request by FFY



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