

2015 State Mandates Catalog

www.ildceo.net

500 East Monroe
Springfield, Illinois 62701-1643
217/782-7500 • TDD: 800/785-6055

James R. Thompson Center
100 West Randolph Street, Suite 3-400
Chicago, Illinois 60601-3219
312/814-7179 • TDD: 800/785-6055

2309 West Main, Suite 118
Marion, Illinois 62959-1180
618/997-4394 • TDD: 800/785-6055

Printed on Recycled and Recyclable Paper

STATE MANDATES CATALOG - 2015 - EXECUTIVE SUMMARY

This document satisfies the requirement outlined in the State Mandates Act (30 ILCS 805) that requires the Department of Commerce and Economic Opportunity (DCEO) to provide a State Mandates Catalog. The State Mandates Act became effective January 1, 1981 and was created in response to a nationwide effort to slow requirements that increase local government costs without providing the means to pay for them. The Act defines a State Mandate as "any State- initiated statutory or executive action that requires a local government to establish, expand, or modify its activities in such a way as to necessitate additional expenditures from local revenue." There are five types of mandates:

LOCAL GOVERNMENT ORGANIZATION AND STRUCTURE MANDATES - This refers to actions relating to (1) the form of local government and the adoption and revision of statutes on the reorganization of local government; (2) the establishment of multi-county districts or councils of government; (3) the holding of local elections; (4) the designation of public offices, and their duties, powers, and responsibilities; and (5) the prescription of administrative practices and procedures for local governing bodies.

DUE PROCESS MANDATES - These concern such matters as (1) administration of justice; (2) notification and conduct of public hearings; (3) procedures for administrative and judicial review of actions taken by local governing bodies; and (4) protection of the public from malfeasance, misfeasance, or nonfeasance by local government officials.

SERVICE MANDATES - These mandates pertain to the creation or expansion of governmental services or delivery standards, such as (1) elementary and secondary education; (2) community colleges; (3) public health; (4) hospitals; (5) public assistance; (6) air pollution control; (7) water pollution control; and (8) solid waste treatment and disposal.

TAX EXEMPTION MANDATES - Mandates of this type exempt private property or other specified items from the local tax base.

PERSONNEL MANDATES - This category of mandates affect local government (1) salaries and wages; (2) employee qualifications and training; (3) hours, location of employment, and other working conditions; and (4) fringe benefits, including insurance, health, medical care, retirement, and other benefits.

State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required under the Act. Reimbursement of 50% to 100% is required for the cost of Service Mandates, and no reimbursement is required due to the imposition of Local Government Organization and Structure Mandates or Due Process Mandates.

The Act also identifies five situations in which no reimbursement is required. The five exclusions are for situations where the Mandate: (1) accommodates a request from local governments or organizations thereof; (2) imposes additional duties of a nature which can be carried out by existing staff and procedures at no appreciable net cost increase; (3) creates additional costs, but also provides offsetting savings; (4) imposes a cost that is wholly or largely recovered from federal, State, or other external financial aid; or (5) imposes additional annual net

cost of less than \$1,000 for each of the local governments affected, or less than \$50,000, in the aggregate, for all local governments affected. However, the applicable exclusion must be explicitly stated in the bill creating the Mandate before the State is relieved of reimbursement liability.

DCEO, the Illinois State Board of Education, and the Illinois Community College Board are all assigned responsibilities under the State Mandates Act. One of the requirements imposed on DCEO is the preparation of a catalog of State Mandates that impose requirements on units of local government. Information on State mandates is to be provided to the General Assembly and the public.

This edition of the Catalog identifies State Mandates which have been enacted by law upon local governments, other than school districts and community college districts, from the second session of the 87th General Assembly through the first session of the 99th General Assembly (1992-2015). It contains a listing of Public Acts which have been determined to impose a cost to one or more local governments, including: (1) the type of local government affected; (2) estimated annual cost necessitated by the Mandate, if possible; (3) State entity charge with supervision, if any; (4) a brief description of the Mandate; and (5) a citation of its origin in statute. Those Mandates with a citation of New Act are recent public acts and have not yet been assigned a numeric location in State statute.

The Mandates in this Catalog have been divided into two groups. The first group is entitled "Non Reimbursable," which includes Public Acts creating Mandates which have been exempted from the Act, excluded by citation of an exclusion contained within the Act, or that create Due Process or Local Government Organization and Structure Mandates. The second group contains Mandates determined by the Department to be "Reimbursable" under the Act.

There are over 6,800 different types of local governments including, but not limited to: 1,288 municipalities, 102 counties, 1,433 townships, and 3,068 miscellaneous special districts and authorities. Local governments reviewing Mandates affecting them should search categories by type of local government and the "All Governments" category.

In summary, there are 202 Mandates in this Catalog, creating 37 Due Process Mandates, 76 Local Government Organization and Structure Mandates, 49 Personnel Mandates, 19 Service Mandates, and 21 Tax Exemption Mandates.

Comments and inquiries regarding the Catalog and DCEO's duties under the State Mandates Act are welcome and should be directed to the following:

Department of Commerce and Economic Opportunity
Office of Legislative Affairs
500 East Monroe
Springfield, Illinois 62701
Telephone: (217) 785-6315

Non-Reimbursable

Type of Government: All Governments
Subject: Mistaken Identity Arrest
Type of Mandate: Due Process Mandate
Statute: 5 ILCS 160/4a; 5 ILCS 160/17; 50 ILCS 205/3b; 50 ILCS 205/4
Public Act: 99-0363
Bill Number: HB0169
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the State Records Act and the Local Records Act. Provides that within 180 days after an investigation by a law enforcement agency reveals that a person has been arrested as a result of mistaken identity and no charges have been filed against the person, the law enforcement agency whose officers made the arrest shall destroy the arrest records of that person made as a result of mistaken identity. Provides that the law enforcement agency shall establish an access and review process for verifying that the person's arrest records relating to arrests because of mistaken identity in which no charges have been filed have been destroyed. Provides that the law enforcement agency shall provide by rule the process for access, review, and automatic destruction of these records. Defines "arrest records" and "law enforcement agency".
Cost: Fiscal impact to units of local government unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Open Meetings Act Violation Review
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 5 ILCS 120/3.5
Public Act: 99-0402
Bill Number: HB0175
Supervising Agency: None
Effective Date: 08/19/2015
Description/Analysis: Amends the Open Meetings Act. Provides that a request for review may be filed not later than 60 days after the discovery of an alleged violation of the Act (instead of 60 days after the alleged violation) if facts concerning the violation are not discovered within 60 days after the alleged violation but are discovered at a later date by a person utilizing reasonable diligence. Effective immediately.
Cost: Fiscal impact on units of local government is unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Severance Agreement FOIA
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 5 ILCS 140/2; 5 ILCS 140/2.20
Public Act: 99-0478
Bill Number: HB0303
Supervising Agency: None
Effective Date: 06/01/2016
Description/Analysis: Amends the Freedom of Information Act. Defines "severance agreement". Provides that a severance agreement that is funded in whole or part by public moneys or that releases a claim against a public body shall not require or impose any condition on any party to keep allegations, evidence, settlement amounts, or any other information confidential, except that which is necessary to protect a trade secret, proprietary information, or information that is otherwise exempt from disclosure under the Act. Provides that the new provisions do not apply to agreements signed before the effective date of the amendatory Act.
Cost: Fiscal impact to units of local government unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Record Keeping
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 5 ILCS 160/2; 50 ILCS 205/3; 50 ILCS 205/7; 50 ILCS 205/12; 50 ILCS 210/Act rep.; 50 ILCS 215/Act rep.
Public Act: 99-0147
Bill Number: HB0362
Supervising Agency: Secretary of State's Office
Effective Date: 01/01/2016
Description/Analysis: Amends the State Records Act. Adds "born-digital electronic material" and "electronic material with a combination of digitized and born-digital material" to the definition of "record" or "records". Defines "born-digital electronic material" and "digitized electric material". Amends the Local Records Act. Adds "born-digital electronic material" and "electronic material with a combination of digitized and born-digital material" to the definition of "public record". Defines "born-digital electronic material" and "digitized electric material". Provides that the Illinois Commerce Commission shall also issue regulations regarding procedures for the management and preservation of electronically generated and maintained records. Repeals the Filmed Records Certification Act. Repeals the Filmed Records Destruction Act.
Cost: An estimate of the amounts to be incurred by units of local government is unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Transportation Network Providers Regulation
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 625 ILCS 57/10; 625 ILCS 57/32 new; 625 ILCS 57/34 new
Public Act: 99-0556
Bill Number: HB1051
Supervising Agency: None
Effective Date: 07/16/2015
Description/Analysis: Amends the Illinois Highway Code. Makes a technical change in a Section concerning definitions.
Cost: Fiscal impact to units of local governments unknown
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Open Meetings Act – School Safety
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 5 ILCS 120/2
Public Act: 99-0235
Bill Number: HB1498
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Open Meetings Act. Provides that a school board may hold a closed meeting to discuss building safety and security.
Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursement required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Filing of Property Tax Assessment Complaints
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 35 ILCS 200/16-55
Public Act: 99-0098
Bill Number: HB2554
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Property Tax Code. Provides that complaints and other written correspondence concerning any property that is over assessed or under assessed sent by the United States mail shall be considered filed as of the postmark date. Provides that complaints and other written correspondence sent by a delivery service other than United States mail shall be considered as filed as of the date sent. Provides that a taxing district wishing to intervene shall file a request with the board of review at least five days in advance of a scheduled hearing. Makes related changes.
Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursement required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Property Transfer
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 65 ILCS 5/11-12-9
Public Act: 99-0292
Bill Number: HB2744
Supervising Agency: None
Effective Date: 08/06/2015
Description/Analysis: Amends the Municipal Code. Provides that it shall not be considered a "conflict" under this Section when a municipality that is a party to a jurisdictional boundary line agreement cedes property within its own jurisdiction to another municipality not a party to the same jurisdictional boundary line agreement. Effective immediately.
Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities

Subject: Municipal Code-Code Hearing Units

Type of Mandate: Due Process Mandate

Statute: New Act

Public Act: 99-0293

Bill Number: HB2745

Supervising Agency: None

Effective Date: 08/06/2015

Description/Analysis: Amends the Illinois Municipal Code. Provides that the division regarding administrative adjudications applies to municipalities that are both home rule and non-home rule units (rather than to just home rule units). Repeals the Code Hearing Departments Division concerning code hearing departments in non-home rule units of local government 90 days after the effective date of the amendatory Act. Provides that, 90 days after the effective date of the amendatory Act, all code hearing departments formed under the repealed division shall conduct code enforcement, hearings, and all actions in accordance with the provisions of the Administrative Adjudications division. Makes other changes allowing code enforcement departments created under the Code Hearing Departments Division to operate pursuant to the Administrative Adjudications division. Effective immediately.

Cost: \$0.00

Methodology: N/A

Reimbursement: No reimbursements required

GA Exemptions: No

Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Pension Code – IMRF Enforce Municipality Payment
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 40 ILCS 5/7-172.1; 820 ILCS 320/17
Public Act: 99-0239
Bill Number: HB2916
Supervising Agency: None
Effective Date: 08/03/2015
Description/Analysis: Amends the IMRF Article of the Illinois Pension Code. Provides that the Fund may begin enforcement action against employers who have failed to remit contributions to the Fund when the contributions are 60 (rather than 90) days overdue. Effective immediately.
Cost: Fiscal impact to municipalities unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Fire fighter age limitation exception
Type of Mandate: Personnel Mandate
Statute: 65 ILCS 5/10-1-7.1; 65 ILCS 5/10-2.1-6.3
Public Act: 99-0379
Bill Number: HB3203
Supervising Agency: None
Effective Date: 08/17/2015
Description/Analysis: Amends the Illinois Municipal Code. Provides that an individual who turned 35 while serving as a member of the active or reserve components of any of the branches of the Armed Forces of the United States or the National Guard of any state, whose service was characterized as honorable or under honorable, and is currently under the age of 40 is eligible to take an examination for a position as a firefighter. Effective immediately.

Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursement required, annual net cost less than \$1000
GA Exemptions: Yes
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Comptroller Report Due Date
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 50 ILCS 310/2; 50 ILCS 310/4; 55 ILCS 5/6-31003; 55 ILCS 5/6-31004; 55 ILCS 5/6-31005; 65 ILCS 5/8-8-3; 65 ILCS 5/8-8-4
Public Act: 99-0459
Bill Number: HB3389
Supervising Agency: None
Effective Date: 08/06/2015
Description/Analysis: Amends the Illinois Municipal Code. Provides that various documents that are submitted to the Comptroller must be filed within 180 days after the close of a fiscal year (removing the option to file as soon thereafter as various audits become available). Further changes audit due dates from 6 months to 180 days. Amends the Counties Code changing audit due dates from 6 months to 180 days. Effective immediately.
Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Elected Officials with Outstanding debt
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 65 ILCS 5/3.1-10-5; 65 ILCS 5/3.1-10-50; 65 ILCS 5/3.1-10-51
Public Act: 99-0449
Bill Number: HB3444
Supervising Agency: None
Effective Date: 08/24/2015
Description/Analysis: Amends the Illinois Municipal Code. Removes a provision concerning ineligibility of individuals to serve in an elective office. Provides that, in municipalities with a population under 500,000, a vacancy in office occurs when, after receiving notice, an elected official fails to pay a debt owed to the municipality in which he or she is elected. Effective immediately.
Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Business Districts
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 65 ILCS 5/11-74.3-3
Public Act: 99-0452
Bill Number: HB3556
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Business District Development and Redevelopment Law. Provides that a municipality may utilize revenues received under this Law from one business district for eligible costs in another business district that is: (A) contiguous to the business district from which the revenues are received; (B) separated only by a public right of way from the business district from which the revenues are received; or (C) separated only by forest preserve property from the business district from which the revenues are received if the closest boundaries of the business districts that are separated by the forest preserve property are less than one mile apart.
Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Townships
Subject: Dissolution into Municipality
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 35 ILCS 200/3-70; 60 ILCS 1/Art. 27 heading; 60 ILCS 1/Art. 28 heading new; 60 ILCS 1/28-5 new; 60 ILCS 1/28-10 new; 60 ILCS 1/28-15 new; 60 ILCS 1/28-20 new; 70 ILCS 905/25; 305 ILCS 5/12-3.1; 605 ILCS 5/5-205.10
Public Act: 99-0474
Bill Number: HB3693
Supervising Agency: None
Effective Date: 08/27/2015
Description/Analysis: Amends the Township Code. Provides that certain townships that are: (1) within a coterminous, or substantially coterminous, municipality; (2) in a county with a population of 270,000 or more; and (3) 23 square miles or more may adopt an ordinance to discontinue and abolish the township organization and transfer all the rights, powers, duties, assets, property, liabilities, obligations, and responsibilities of the township to the coterminous municipality. Further provides for procedures for the retention of township records and the disposition of any of the property belonging to the township. Amends the Property Tax Code, the Public Health District Act, the Illinois Public Aid Code, and the Illinois Highway Code making conforming changes. Effective immediately.
Cost: An estimate of the amounts to be incurred by units of local government is unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Criminal Code Amendment
Type of Mandate: Due Process Mandate
Statute: 720 ILCS 5/12-2
Public Act: 99-0256
Bill Number: HB3814
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Criminal Code of 2012. Provides that aggravated assault of a peace officer, fireman, emergency management worker, or emergency medical technician: (1) performing his or her official duties; (2) assaulted to prevent performance of his or her official duties; or (3) assaulted in retaliation for performing his or her official duties is a Class 4 felony (rather than a Class A misdemeanor if a Category I, Category II, or Category III weapon is not used in the commission of the assault).
Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Fine Cap for Disorderly Conduct
Type of Mandate: Due Process Mandate
Statute: 720 ILCS 5/26-1
Public Act: 99-0160
Bill Number: HB3988
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Criminal Code of 2012. Provides that in addition to any other sentence that may be imposed, the court shall order any person convicted of disorderly conduct to reimburse the public agency for the reasonable costs of the emergency response by the public agency if the conviction was for transmitting a false report to a peace officer, public officer or public employee to the effect that an offense will be committed, is being committed, or has been committed or for calling the number "911" for the purpose of making or transmitting a false alarm or complaint and reporting information. Changes the definition of "emergency response". Provides that the new reimbursement provisions apply only to convictions for disorderly conduct involving calling the number "911" for the purpose of making or transmitting a false alarm or complaint and reporting information. Provides the reimbursement to the public agency by the person convicted of disorderly conduct under the new provision shall not exceed \$10,000.

Cost: Fiscal impacts to units of local governments unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Missing Persons Cases
Type of Mandate: Due Process Mandate
Statute: 50 ILCS 722/5
Public Act: 99-0244
Bill Number: HB4097
Supervising Agency: Illinois State Police
Effective Date: 01/01/2016
Description/Analysis: Amends the Missing Persons Identification Act. Provides that no law enforcement agency may refuse to accept a missing person report on the basis of the missing person's mental state or medical condition.
Cost: An estimate of the amounts to be incurred by units of local government is unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Parcel Annexation
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 65 ILCS 5/7-1-1
Public Act: 99-0063
Bill Number: SB0369
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title. Replaces everything after the enacting clause. Amends the Illinois Municipal Code. In a Division concerning annexation of property, provides that municipalities may annex a parcel under 1 acre that is separated from a municipality only by a forest preserve district, federal wildlife refuge, open land or open space that is part of an open space program, or conservation area without requiring any showing that the forest preserve district, federal wildlife refuge, open land, open space, or conservation area creates an artificial barrier preventing the annexation.

Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Cook County Forest Reserve - Building
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 70 ILCS 810/8.4
Public Act: 99-0313
Bill Number: SB0379
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning the short title.
Cost: Fiscal impacts are unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Fire Hydrant Non-compliance
Type of Mandate: Service Mandate
Statute: 425 ILCS 20/2 new
Public Act: 99-0205
Bill Number: SB0740
Supervising Agency: State Fire Marshall
Effective Date: 07/30/2015
Description/Analysis: Amends the Fire Hydrant Act. Provides that whoever fails to comply with any of the provisions of the Act, after receiving written notice of noncompliance or violation from a fire protection district or municipality in whose jurisdiction a fire hydrant is located, shall be responsible for all reasonable costs that the fire protection district or municipality incurs to correct the noncompliance, including attorney's fees and legal expenses incurred by the fire protection district or municipality in recovering the costs from the responsible party.
Effective immediately.

Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements, imposes additional duties of a nature which can be carried out by existing staff and procedures at no appreciable net cost increase

GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Homestead Exemptions
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 35 ILCS 200/15-175
Public Act: 99-0164
Bill Number: SB0780
Supervising Agency: None
Effective Date: 07/28/2015
Description/Analysis: Amends the Property Tax Code. Provides that, in counties with 3,000,000 or more inhabitants, when homestead property is sold or transferred, the new owner of the property shall notify the chief county assessment officer of the sale or transfer and, if qualified, shall reapply for the general homestead exemption. Provides that, upon notification or application, the chief county assessment officer shall remove any previously granted homestead exemptions for which the property is no longer eligible. Effective immediately.

Cost: Fiscal impact to unit of local government unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Tax Districts
Subject: Tax Increase Notice
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 35 ILCS 200/18-75
Public Act: 99-0367
Bill Number: SB0792
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the truth in taxation Division of the Property Tax Code. Provides that if a taxing district maintains a website, the truth in taxation notice shall be published on the website in addition to a newspaper of general circulation.
Cost: An estimate of the amounts to be incurred by units of local government is unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Wind Farms
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 55 ILCS 5/5-12020; 65 ILCS 5/11-13-26
Public Act: 99-0123
Bill Number: SB0920
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Counties Code. Makes a technical change in a Section concerning the short title. Replaces everything after the enacting clause. Amends the Counties Code and the Illinois Municipal Code. Provides that a county and municipality may establish standards for wind farms and electric-generating wind devices notwithstanding any other provision of law.
Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Indemnification of Employee Charged with a Crime
Type of Mandate: Due Process Mandate
Statute: 5 ILCS 350/2; 745 ILCS 10/2-302
Public Act: 99-0461
Bill Number: SB1102
Supervising Agency: None
Effective Date: 01/01/2017
Description/Analysis: Amends the Intergovernmental Cooperation Act. Makes a technical change in a Section defining terms under the Act.
Cost: Fiscal impact to units of local governments unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Temporary Road Signs
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 625 ILCS 5/11-303; 625 ILCS 5/11-304
Public Act: 99-0124
Bill Number: SB1388
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Illinois Vehicle Code. Provides for the placement of temporary stop signs on State and local highways as a substitute for a missing or damaged permanent stop sign. Requires that every temporary stop sign shall conform to the requirements in the State Manual and Specifications. Requires that every temporary stop sign placed on a highway shall be a minimum of 6 feet in height, and shall be in place for no more 2 weeks, except in cases of emergency.
Cost: Fiscal impacts to units of local government unknown
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Waste Facilities
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 415 ILCS 5/22.38; 415 ILCS 5/22.38a new; 415 ILCS 5/22.54b new
Public Act: 99-0317
Bill Number: SB1408
Supervising Agency: Environmental Protection Agency
Effective Date: 08/07/2015
Description/Analysis: Amends the Environmental Protection Act. Provides that a facility permitted or approved and regulated by the Environmental Protection Agency under specified provisions of the Act shall not be subject to fees assessed by a unit of local government that are directly related to the facility's recycling activities, provided that the facility recycles 75% or more of the material brought to the facility in a calendar year.
Cost: No known cost at the moment. However this may result in a decrease in revenue for units of local governments if these fees have usually been part of their revenue stream.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Municipality Code – Budget Director
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 65 ILCS 5/3.1-15-15 from Ch. 24, par. 3.1-15-15, 65 ILCS 5/8-2-9.1 from Ch. 24, par. 8-2-9.1
Public Act: 99-0386
Bill Number: SB1470
Supervising Agency: None
Effective Date: 08/17/2015
Description/Analysis: Amends the Illinois Municipal Code. Provides that a budget officer of a municipality of less than 500,000 may hold another municipal office, either elected or appointed, including, but not limited to, the office of the mayor or president. Effective immediately. Limits the bill to municipalities with a population under 10,000 (currently, it applies to all municipalities). Provides that a mayor or president of a municipality with a population under 10,000 who also serves as the municipal budget officer may not receive compensation for both offices.
Cost: Fiscal impacts to units of local governments unknown
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Municipality Code- -Tenant Contact Police
Type of Mandate: Due Process Mandate
Statute: 65 ILCS 5/1-2-1.5 new; 55 ILCS 5/5-1005.10 new; 60 ILCS 1/85-56
new
Public Act: 99- 0441
Bill Number: SB1547
Supervising Agency: None
Effective Date: 11/19/2015
Description/Analysis: Amends the Illinois Municipal Code. Creates a new Section prohibiting all units of local government from enacting or enforcing ordinances or regulations that penalize tenants who contact police or other emergency services if (1) the contact was made with the intent to prevent the perpetration or escalation of domestic violence, sexual violence, criminal activity, or any other emergency situation; (2) the contact was made with the intent to respond to domestic violence, sexual violence, criminal activity, or other emergency situation; (3) the intervention or emergency assistance was needed to respond to the perpetration or escalation of domestic violence, sexual violence, criminal activity, or other emergency situation; or (4) the contact was concerning an individual with a disability. Requires any ordinances inconsistent with this Section to be repealed or modified. Provides that a landlord or tenant may bring a civil suit seeking to invalidate the ordinance, compensatory damages, attorney fees, court costs, and other equitable relief. Provides that the new Section is a denial and limitation of home rule powers and functions. Provides that this Section does not limit enforcement of provisions of the Emergency Telephone System Act, the Criminal Code of 2012, and the Forcible Entry and Detainer Article of the Code of Civil Procedure, or does not limit or prohibit any unit of local government from enacting or enforcing an ordinance that does not penalize landlords or tenants on the basis of contact made to police or other emergency service. Effective immediately.

Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Athlete Insurance
Type of Mandate: Personnel Mandate
Statute: 105 ILCS 5/22-15
Public Act: 98-0166
Bill Number: SB 2178
Supervising Agency: None
Effective Date: 08/05/2013
Description/Analysis: Amends the School Code. Provides that a public school district maintaining grades kindergarten through 8 may (instead of the school board of any school district may, in its discretion) provide medical or hospital service or both through accident and health insurance or through non-profit hospital service corporations or medical service plan corporations or both for pupils of the district in grades kindergarten through 8 (instead of for all pupils of the district) injured while participating in an athletic activity. Provides that a public school district maintaining grades 9 through 12 shall provide catastrophic accident insurance coverage, with specified benefit limits, for eligible students in grades 9 through 12 who sustain an accidental injury while participating in school-sponsored or school-supervised interscholastic athletic events sanctioned by the Illinois High School Association ("IHSA") that results in medical expenses in excess of \$50,000. Sets forth similar provisions for non-public schools for school-sponsored or school-supervised interscholastic athletic tournaments sanctioned by the IHSA. Provides that the IHSA has the exclusive authority to promulgate a plan of coverage necessary to ensure compliance with these provisions. Requires the IHSA to provide a group policy. Allows public school districts and non-public schools to purchase the coverage necessary by participating in the group policy, obtain the coverage necessary from other coverage providers, or, in the case of the Chicago school district, provide the catastrophic accident insurance coverage through a program of self- insurance. Sets forth provisions concerning the charges for procedures, treatments, services, or prescription pharmaceuticals covered. Effective July 1, 2013.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: N/A

Reimbursement: No reimbursement is required due to the imposition of Local Government.

GA Exemptions: No

Exclusions: No exclusions

Non-Reimbursable

Type of Government:	All Governments
Subject:	Local Government Public Notice
Type of Mandate:	Due Process Mandate
Statute:	50 ILCS 510/4
Public Act:	98-0420
Bill Number:	HB2488
Supervising Agency:	None
Effective Date:	08/16/2013
Description/Analysis:	Amends the Local Government Professional Services Selection Act. Provides that whenever a project requiring architectural, engineering, or land surveying services is proposed for a political subdivision, the political subdivision shall mail or e-mail a notice requesting a statement of interest. Further provides that the political subdivision shall place an advertisement for those professional services on its website requesting a statement of interest, include a description of each project, and state the time and place for interested firms to submit its letter of interest, statement of qualifications, and performance data, as required. Effective immediately.
Cost:	An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology:	N/A
Reimbursement:	No reimbursement is required due to the imposition of Due Process Mandate.
GA Exemptions:	No
Exclusions:	No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Omnibus Election Legislation
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 10 ILCS 5/10-1, 10 ILCS 5/10-6, 105 ILCS 5/10-10
Public Act: 98-0115
Bill Number: HB2418
Supervising Agency: None
Effective Date: 07/29/2013
Description/Analysis: Amends the Election Code. Requires each election authority to conduct early voting at a high traffic location on the campus of a public university Provides that certain registration materials must contain the applicant's e-mail address. Provides for the establishment of a county board of election commissioners in certain counties. Contains provisions concerning existing municipal boards of election commissioners in those counties. Provides that 2 or more nomination petitions filed within the last hour of the filing deadline shall be deemed to have been filed simultaneously. Makes changes to the contribution requirements for an organization to be considered a candidate political committee, a political action committee, or a ballot initiative committee. Makes changes concerning self-funding a contribution limits. Provides that nominees for the Office of Lieutenant Governor shall be appointed by the nominee for the Office of Governor. Amends the Counties Code. Provides that qualifications for the office of sheriff do not apply to candidates for that office. Amends the Illinois Municipal Code, the Revised Cities and Villages Act of 1941, and the Fox Waterway Agency Act. Makes changes concerning petitions. Amends the School Code. In a single county region with a population of greater than 750,000 inhabitants, but less than 1,200,000 inhabitants, allows 2 regional board of school trustees to be residents of the same congressional township if and only if such trustees were elected at the April 9, 2013 consolidated election. Provides that the provision requiring any vacancy on the regional board of school trustees to be filled from the same territory by the remaining members until the next regular election for members is subject to specified residency provisions. Makes changes concerning nomination petitions for school board members.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: N/A

Reimbursement: No reimbursement is required due to the imposition of Local Government Organization and Structure Mandates.

GA Exemptions: No

Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Homestead Exemption - Cook County
Type of Mandate: Tax Exemption Mandate
Statute: 30 ILCS 805/8.16, 35 ILCS 205/19.23, 105 ILCS 5/18-8
Public Act: 87-0894
Bill Number: HB3456
Supervising Agency: Department of Revenue
Effective Date: 08/01/1992
Description/Analysis: Provides for a general homestead exemption from equalized assessed value for Cook County. Also amends the State Mandates Act to provide an exception to the reimbursement requirement.
Cost: \$91,621,000.00
Methodology: Old Cook County homestead exemption = \$3,500. New exemption = \$4,500. Cook County total homestead EAV reduction = \$4,370,421,000 x \$9.53 ave. tax rate, x (1,000 divided by 4,500) = \$91,621,000
Reimbursement: The General Assembly has specifically exempted this Act from the reimbursement provisions of the State Mandates Act.
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Taxation - General Amendments
Type of Mandate: Local Government Organization and Structure Mandate (in part)
Statute: 35 ILCS 5/605, 35 ILCS 205/7, 35 ILCS 205/162
Public Act: 87-1189
Bill Number: SB1490
Supervising Agency: Department of Revenue
Effective Date: 09/01/1992
Description/Analysis: Amends the Illinois Income Tax Act, the Uniform Penalty and Interest Act, the Metropolitan Pier and Exposition Authority Act, the Revenue Act of 1939, the Plat Act, the Illinois Highway Code and the Fire Protection District Validation Act. Provides that homestead exemption applications must be mailed to individuals over age 65 who have previously been granted the exemption.
Cost: \$4,046,418.00
Methodology: In 1996, there were 674,403 senior citizen homestead exemptions granted statewide. If each mailing cost \$6, then the total cost = \$4,046,418.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Taxation - General Amendments
Type of Mandate: Due Process Mandate (in part)
Statute: 35 ILCS 5/605, 35 ILCS 205/7, 35 ILCS 205/162
Public Act: 87-1189
Bill Number: SB1490
Supervising Agency: None
Effective Date: 09/01/1992
Description/Analysis: Amends the Illinois Income Tax Act, the Uniform Penalty and Interest Act, the Metropolitan Pier and Exposition Authority Act, the Revenue Act of 1939, the Plat Act, the Illinois Highway Code and the Fire Protection District Validation Act. Provides that in counties under 3,000,000 population tax sale advertisements shall include notice of the registration requirements for persons bidding at the sale.
Cost: \$2,020.00
Methodology: Tax sale advertisements were previously required. This Act requires the inclusion of additional information regarding the registration requirements for bidders. The additional cost would be nominal. Assuming \$10 extra cost per ad, 101 counties under 3,000,000 population x 2 tax sales per year = \$2,020.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Outdoor Advertising Signs - Real Property - Eminent Domain
Type of Mandate: Due Process Mandate
Statute: 735 ILCS 5/7-101, 225 ILCS 440/6.01
Public Act: 87-1205
Bill Number: HB4049
Supervising Agency: Department of Transportation
Effective Date: 07/01/1993
Description/Analysis: Amends the Code of Civil Procedure to provide just compensation to the owner of any lawfully erected outdoor advertising sign that is compelled to be altered or moved under the requirements of state law or local ordinance. Amends the Highway Advertising Control Act to limit outdoor signs to 800 square feet. Further provides that no sign may be erected on the same side of the highway within 500 feet of another sign.

Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Fiscal responsibility and audits
Type of Mandate: Due Process Mandate
Statute: 35 ILCS 220/2
Public Act: 88-0280
Bill Number: HB1570
Supervising Agency: Comptroller's Office
Effective Date: 01/01/1994
Description/Analysis: Requires each taxing district to submit a Fiscal Responsibility Report Card to the State Comptroller.
Cost: \$324,000.00
Methodology: There are approximately 7,200 units of local government operating in Illinois x 3 hours average time to prepare the document x \$15/hour average employee compensation = \$324,000 per year.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Delinquent father information collection
Type of Mandate: Due Process Mandate
Statute: 15 ILCS 205/4d, 55 ILCS 5/3-9005, 305 ILCS 5/10-3.3
Public Act: 89-0395
Bill Number: HB1891
Supervising Agency: Department of Human Services
Effective Date: 01/01/1996
Description/Analysis: Allows the Attorney General, State's Attorney and the Child and Spousal Unit of Public Aid to request and receive location information from employees, labor unions, telephone companies, and utility companies about delinquent fathers and noncustodial parents for the purpose of establishing a child's paternity or establishing, enforcing or modifying a child support obligation.
Cost: \$0.00
Methodology: Minimal fiscal impact to local governments.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Insurance benefits
Type of Mandate: Personnel Mandate
Statute: 65 ILCS 5/10-4-2-5, 55 ILCS 5/5-1069.5
Public Act: 89-0513
Bill Number: HB2557
Supervising Agency: None
Effective Date: 07/01/1996
Description/Analysis: Health care benefits provided by self-insured units of local government must include post-parturition care benefits.
Cost: \$2,550,000.00
Methodology: Approximately 85,000 employees are covered by local government self-insured programs. (This figure does not include schools and educational units of government.) 85,000 employees multiplied by 2.5, (to account for total number of employees and dependents) = 212,500 covered individuals. It is further estimated that 1/4 or 53,125 individuals are female, of child bearing age. This multiplied by the actuarial cost of \$48 per year to add post-parturition benefits = \$2,550,000. It should be noted, however, that the majority of local government self-insured plans voluntarily provided post parturition care prior to this Public Act. Therefore, the actual increase in annual cost is likely to be substantially less.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Illinois Insurance Code
Type of Mandate: Personnel Mandate
Statute: 5 ILCS 375/6.7, 30 ILCS 805/8.2, 55 ILCS 5/5 1069.5, 65 ILCS 5/10-4-2.5, 105 ILCS 5/10-22.3d, 215 ILCS 5/36r, 215 ILCS 105/8.5, 215 ILCS 125/5-3.1, 215 ILCS 130/4002.1, 215 ILCS 165/10, 305 ILCS 5/5-16.9
Public Act: 89-0514
Bill Number: SB1246
Supervising Agency: Illinois Department of Insurance
Effective Date: 07/01/1996
Description/Analysis: Amends the Illinois Insurance Code to permit designation of a woman's principal health care provider to whom the female has access without referral or prior approval.
Cost: \$0.00
Methodology: No estimate available. Arguments can be made that this Act would increase costs to self-insured units of local government. Conversely, arguments can also be presented which would suggest that an ultimate cost savings might occur due to earlier treatment and/or prevention of medical conditions.
Reimbursement: Provides for an exemption for reimbursement under the State Mandates Act. (Ordinarily state reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates would have applied.)
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Senior citizen assessment freeze homestead exemption
Type of Mandate: Due Process Mandate
Statute: 35 ILCS 200/15-172
Public Act: 89-0557
Bill Number: HB2741
Supervising Agency: Department of Revenue
Effective Date: 01/01/1997
Description/Analysis: In counties having less than 3,000,000 inhabitants, if an applicant was denied an exemption in taxable year 1994 and the denial occurred due to an error on the part of an assessment official, or his or her agent or employees, then beginning in taxable year 1997, the applicant's base year, for purposes of determining the amount of the exemption, shall be 1993 rather than 1994. In addition, in taxable year 1997, the applicant's exemption shall also include an amount equal to (i) the amount of any exemption denied to the applicant in taxable year 1995 as a result of using 1994, rather than 1993, as the base year, (ii) the amount of any exemption denied to the applicant in taxable year 1996 as a result of using 1994, rather than 1993, as the base year, and (iii) the amount of the exemption erroneously denied for taxable year 1994.

Cost: \$0.00
Methodology: According to the Department of Revenue, calculation of these costs would require primary research to examine property tax records in each of the state's 102 counties. Due to the complexity of such a research effort, no cost estimate is available.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Senior citizen assessment freeze, homestead exemptions
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 200/15-172
Public Act: 89-0581
Bill Number: HB2900
Supervising Agency: Department of Revenue
Effective Date: 01/01/1997
Description/Analysis: Beginning January 1, 1997, when an individual dies who would have qualified for a Senior Citizen Assessment Freeze exemption and the surviving spouse does not independently qualify for the exemption because of age, the surviving spouse shall be granted the exemption for the taxable year preceding and the taxable year of the death, if the surviving spouse meets all other qualifications of the exemption.

Cost: \$0.00
Methodology: According to the Department of Revenue, calculation of these costs would require primary research to examine property tax records in each of the state's 102 counties. Due to the complexity of such a research effort, no cost estimate can be provided.

Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.

GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Tax exemption - Vegetative filter strips
Type of Mandate: Tax Exemption Mandate
Statute: 30 ILCS 805/8.20
Public Act: 89-0606
Bill Number: HB3447
Supervising Agency: Department of Revenue
Effective Date: 01/01/1997
Description/Analysis: Land located between a farm field and an area to be protected (which includes surface water, a stream, a river, or a sinkhole) and meets certain width and vegetation requirements, can be considered a vegetative filter strip. The vegetative filter strip is to be assessed at a lesser rate than it normally would be, resulting in a tax exemption mandate.

Cost: \$0.00
Methodology: The Mandates Act is amended to relieve the State of reimbursement liability. No estimate of revenue loss is available.

Reimbursement: Because the General Assembly has specifically exempted this Act, no reimbursement is required. Otherwise, State Reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates would have been required.

GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Administrative error on property tax provisions
Type of Mandate: Due Process Mandate
Statute: 35 ILCS 200/9-265, 35 ILCS 200/14-40; 35 ILCS 200/14-41, 35 ILCS 200/20-190
Public Act: 89-0617
Bill Number: HB2659
Supervising Agency: Department of Revenue
Effective Date: 09/01/1996
Description/Analysis: If a taxpayer owes arrearages of taxes due to an administrative error, the county may not collect, claim a lien for, or sell the arrearages for tax years earlier than the two most recent tax years, including the current year. Notice shall be sent to taxpayers by certified mail. If the notice is mailed on or before October 1 in any year, the arrearages are to be added to the following year's taxes and are due in two equal installments on June 1 and September 1 unless the county has adopted another method of billing. If the notice is sent after October 1 in any year, then the arrearages are to be added to the taxes in the second year after the notice, same terms as previous year. The arrearages are to be listed separately on the bill. "Administrative error" does not include failure by the county to send a tax bill. Also covers loss of Certificate of Purchase on property sold under Section 21-205. The County Clerk shall issue a duplicate certificate upon written request and sworn affidavit by purchaser that the tax certificate is lost or destroyed. A notation will be made in the tax sale and judgment book that a duplicate certificate has been issued, and redemption payment shall be made only to the holder of that duplicate certificate.

Cost: \$0.00
Methodology: No estimate is available
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Bond Ordinance Hearing Act
Type of Mandate: Due Process Mandate
Statute: 30 ILCS 352/11
Public Act: 89-0655
Bill Number: HB2695
Supervising Agency: None
Effective Date: 01/01/1997
Description/Analysis: Creates the Bond Ordinance Hearing Act. Requires the corporate authorities of a district issuing non-referendum bonds or bonds subject to a back-door referendum to hold at least one public hearing on the corporate authorities' intent to issue the bonds. Sets out notice requirements. Provides that the corporate authorities shall not vote on the bond ordinance or resolution less than 30 days after the close of the last hearing. Preempts home rule. Provides that taxing districts that are issuing refunding bonds are not required to comply with the provisions of this Act.

Cost: \$192,500.00
Methodology: Assumptions: the cost of a newspaper notice is \$380; the cost of preparing each notice is \$5; the number of bond issues made during a year requiring the notice is 500. The publication costs are approximately \$190,000; the labor to prepare the notice is \$2,500, for a total cost of \$192,500.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Homestead improvement exemption
Type of Mandate: Tax Exemption Mandate
Statute: 30 ILCS 805/8.21, 35 ILCS 200/15-180
Public Act: 90-0186
Bill Number: HB0045
Supervising Agency: Department of Revenue
Effective Date: 07/01/1997
Description/Analysis: Increases the maximum homestead improvement exemption from \$30,000 to \$45,000 beginning January 1, 1998.
Cost: \$23,967,200.00
Methodology: Based upon estimates from Department of Revenue for the collar counties and downstate Illinois. Does not include Cook County where no information was currently available. There were 59,918 such exemptions outside Cook County x \$15,000 = \$898,770,000, x 1/3 = \$299,563,000 EAV, x \$8.00 per \$100 average tax rate = \$23,965,040. This assumes maximum cost if all 59,918 improvements are equal to or greater than \$45,000.
Reimbursement: Because the General Assembly specifically exempted this Act from the State Mandates Act, no reimbursement is required (Ordinarily State Reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates would have been required).
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Senior Citizen Tax Freeze Homestead exemption, certificates of error
Type of Mandate: Due Process Mandate
Statute: 35 ILCS 200/14-15, 30 ILCS 805/8.21
Public Act: 90-0288
Bill Number: HB0572
Supervising Agency: Department of Revenue
Effective Date: 08/01/1997
Description/Analysis: Amends the Property Tax Code to provide that certificates of error allowing homestead exemptions for the Senior Citizen Tax Freeze Homestead Exemption, not previously allowed, shall be given effect by the county treasurer and the treasurer shall issue refunds to the taxpayer upon receipt of a certificate from the county assessor. Also provides an exemption to the State Mandates Act reimbursement requirement.
Cost: \$1,094,411.00
Methodology: Total Statewide EAV reduction = \$684,007,000 x \$8 per \$100 average tax rate = \$54,720,560 x estimated error for exemptions not previously allowed of 2% = \$1,094,411.
Reimbursement: Because the General Assembly specifically exempted this Act from the State Mandates Act, no reimbursement is required (Ordinarily, State Reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemptions would have been required).
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Transportation and transfer of construction debris
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 415 ILCS 5/21, 415 ILCS 5/33, 415 ILCS 5/44
Public Act: 90-0344
Bill Number: HB1736
Supervising Agency: Illinois Environmental Protection Agency
Effective Date: 01/01/1998
Description/Analysis: Amends the Environmental Protection Act. Provides that no person shall conduct an operation for the receipt, transfer, recycling, or other management of construction debris without maintenance of load tickets and other manifests reflecting receipt of the debris from the hauler and generator of the debris. Provides that no person shall conduct any generation, transportation, or transfer of any construction or demolition debris without the maintenance of load tickets and manifests reflecting the transfer, disposal, or other disposition of the debris. Public utilities are excluded from the provisions of the bill. Cost: \$240,000.00
Methodology: Assuming an average of 10 loads of construction debris per year for each of 1200 cities, and \$20 cost to create load tickets and manifests per load, the total annual cost would be \$240,000.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Property Tax Code - Exemptions - Allowable tax objections
Type of Mandate: Due Process Mandate
Statute: 35 ILCS 200/23-25
Public Act: 90-0679
Bill Number: SB1223
Supervising Agency: Illinois Department of Revenue
Effective Date: 07/01/1998
Description/Analysis: Amends the Property Tax Code. Provides that the provisions limiting the filing of tax objections shall not apply to court proceedings to establish an exemption for any specific assessment year, provided that the plaintiff or its predecessor in interest in the property has established an exemption for any subsequent or prior assessment year on grounds comparable to those alleged in the court proceedings. Exempts provisions from the State Mandates Act.

Cost: \$0.00
Methodology: Calculation of these costs would require primary research to examine all relevant court proceedings in each of the state's 102 counties. Due to the complexity of such a research effort, no cost estimate can be provided.

Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Investment Policy
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 30 ILCS 235/2.5
Public Act: 90-0688
Bill Number: SB1555
Supervising Agency: Comptroller's Office
Effective Date: 07/01/1998
Description/Analysis: Amends the Public Funds Investment Act. Requires public agencies to develop and implement an investment policy for public funds within their custody or control. Includes areas the policy must cover to address investment safety, liquidity, and rate of return. Requires that policies be in effect by January 1, 2000.

Cost: \$720,000.00
Methodology: P.A. 90-0688 codifies what is already in practice for most public agencies. However, if all 7,200 public agencies developed and implemented an investment policy, and if the cost to each unit of government was \$100, then the total mandate cost would be \$720,000 statewide.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Land Use
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 30 ILCS 561/1
Public Act: 92-0294
Bill Number: HB3024
Supervising Agency: None
Effective Date: 08/01/2001
Description/Analysis: Creates the Airport and Correctional Facility Land Disclosure Act. Provides that neither the State nor any unit of local government may enter into any agreement or understanding for the use or acquisition of land that is intended to be used or acquired for airport purposes or for a correctional facility unless full disclosure of all individuals and entities holding any beneficial interest in the land is made. Requires the statement to be in writing, verified under penalty of perjury, and recorded.

Cost: \$0.00
Methodology: This public act would require county recorders to maintain records of disclosure statements filed by units of local government that serve as trustees of land intended for use as a correctional facility or for airport purposes. Local governments would be required to identify each beneficiary of the land trust in the disclosure statement. An estimate of the increased costs to units of local government is not available.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Employees
Type of Mandate: Personnel Mandate
Statute: 5 ILCS 325 /1
Public Act: 93-0409
Bill Number: HB3141
Supervising Agency: None
Effective Date: 08/04/2003
Description/Analysis: Any full-time employee of a unit of local government, who is a member of any reserve component of the United States Armed Forces or of any reserve component of the U.S. Militia, shall be granted leave from his or her public employment for any period actively spent in military service. During leaves for annual training, the employee shall continue to receive his or her regular compensation as a public employee. During leaves for basic training and up to 60 days of special or advanced training, if the employee's compensation for military activities is less than his or her compensation as a public employee, he or she shall receive his or her regular compensation as a public employee minus the amount of his or her base pay for military activities.

Cost: \$0.00
Methodology: An estimate of the increased cost (if any) to units of local government for implementation of this mandate is not available. P.A. 93-409 contains language stating that reimbursement by the State for the mandate created by the law is not required. In addition, home rule units of local government may not regulate this requirement in a manner inconsistent with the law. Reimbursement by the State is not required of any mandate created by P.A.93-409.

Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Open Meetings Act
Type of Mandate: Due Process Mandate
Statute: 5 ILCS 120/2.06
Public Act: 93-0523
Bill Number: SB1586
Supervising Agency: None
Effective Date: 01/01/2004
Description/Analysis: P.A. 93-0523 amends the Open Meetings act by requiring units of local government to make and maintain audio or video recordings of closed meetings. These recordings shall not be open to the public unless a civil or criminal action is brought against the unit of local government. The local government may destroy the audio or video tape after 18 months, but only if it first approves closed meeting minutes of that meeting and the approves the destruction of the particular recording. If the tape is not destroyed and the local government reviews the minutes and recordings and finds that the subject matter no longer requires confidential treatment, the minutes and tape must be released.

Cost: \$0.00
Methodology: It is anticipated that P.A. 93-523 imposes additional annual net costs of less than \$1,000 for each of the several local governments affected or less than \$50,000 in the aggregate for all local governments affected.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Collective Bargaining Agreements
Type of Mandate: Personnel Mandate
Statute: 5 ILCS 315/6
Public Act: 93-0854
Bill Number: HB4374
Supervising Agency: None
Effective Date: 01/01/2005
Description/Analysis: P.A. 93-854 amends the Illinois Public Labor Relations Act. The public act specifies the conditions under which a public employer must continue to honor the dues deduction or fair share clauses of a collective bargaining agreement to the benefit of the same or a successor exclusive representative.

Cost: Section 3(h) of the State Mandates Act provides that a personnel mandate affects local government salaries and wages. P.A. 93-854 provides that when a collective bargaining agreement is terminated, or continues in effect beyond its scheduled expiration date pending the negotiation of a successor agreement, public employers shall continue to honor and abide by any dues reduction or fair share clause. Current law (5 ILCS 315/3(o)) includes units of local government within the definition of "public employer," thereby requiring such entities to implement P.A. 93-854. Therefore, in the opinion of DCEO, P.A. 93-854 creates a personnel mandate for which reimbursement of 100% of the increased costs to units of local government is required under the State Mandates Act. However, the public act inserts its language within Section 6 of the Illinois Public Labor Relations Act (5 ILCS 315/6). Section 23 of the same statute (5 ILCS 315/23) provides that reimbursement to local governments for any mandate created by 5 ILCS 315/6 is not required.

Methodology: It is anticipated that this mandate will not incur a significant cost on units of local government and will be administered with existing resources.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Firefighter and Police Duties
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 65 ILCS 5/10-3-3.1new
Public Act: 94-0720
Bill Number: HB1368
Supervising Agency: P.A. 94-0720 does not designate a supervisory agency.
Effective Date: 01/06/2006
Description/Analysis: Under Section 3(c) of the State Mandates Act, a local government organization and structure mandate concerns such matters as the practices and procedures by local governing bodies. P.A. 94-0720 prohibits non-home rule municipalities from assigning firefighters to police duties or policeman to perform firefighting duties. Therefore, in the opinion of DCEO, P.A. 094-0720 creates a local government organization and structure mandate for which reimbursement of the increased costs to units of local government is not required under the State Mandates Act.

Cost: It is anticipated that this mandate will not incur a significant cost on units of local government and will be administered with existing resources.

Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: None
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Chicago Public School Employers Medicare Contribution
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 40 ILCS 5/17-130.3 new, 30 ILCS 805/8.29 new
Public Act: 94-0724
Bill Number: HB0230
Supervising Agency: Not Available
Effective Date: 01/09/2006
Description/Analysis: Under Section 3 (C) of the State Mandates Act, a local government organization and structure mandate concerns such matters as the practices and procedures by local governing bodies. This legislation has no impact on the Illinois State Board of Education, but requires the Chicago Public School employers to contribute the mandatory 1.45% to Medicare per participant electing to opt into the program. Therefore, in the opinion of DCEO, P.A. 094-0724 creates a local government organization and structure mandate for which reimbursement of the increased costs to units of local government is not required under the State Mandates Act.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available. If all teachers eligible opted in it would cost approximately \$7 million dollars per year which will decrease as work force diminishes over time.

Methodology: If all teachers eligible opted in it would cost approximately \$7 million dollars per year which will decrease as work force diminishes over time.

Reimbursement: No reimbursements required
GA Exemptions: None
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Property Tax Exemption for Leased Property
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 35 ILCS 200/15-185, 820 ILCS 130/2, 65 ILCS 5/11-120-14 new, 30 ILCS 805/8.30 new
Public Act: 94-0750
Bill Number: SB2872
Supervising Agency: Does not designate a supervisory agency.
Effective Date: 05/09/2006
Description/Analysis: Under Section 3(C) of the State Mandates Act, a local government organization and structure mandate concerns such matters as the practices and procedures by local governing bodies. If Chicago or any local government containing any part of Chicago's territory leases to a private entity property now used for airport, parking, or waste disposal or processing, the property will remain exempt from property taxation. Lessees of such property must comply with all applicable municipal ordinances prohibiting municipal discrimination, or requiring affirmative action and hiring of minority- and women-owned businesses; they must offer jobs to local government workers who were employed at the leased property, and pay at least the economic equivalent of what the lesser local government was paying them. Lessees of property at airports (excluding O'Hare) must meet further requirements, such as making "project labor agreements" with unions in described circumstances. Runways at Midway Airport may not be expanded beyond the airport's current boundaries. Therefore, in the opinion of DCEO, P.A. 094-0750 creates a local government organization and structure mandate for which reimbursement of the increased costs to units of local government is not required under the State Mandates Act. In addition, the legislation also contains language stating any mandate that it creates is not required to be reimbursed.
Cost: An estimate of the amount incurred by units of local governments for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: None
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Abolishes Local Canvas Boards
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 10 ILCS 5/1
Public Act: 94-1000
Bill Number: SB1445
Supervising Agency: State Board of Elections
Effective Date: 07/03/2006
Description/Analysis: P.A. 94-1000 requires all ballots for grace period, early, absentee, and provisional voting must be counted at central local counting places, not in precincts. Local election authorities must send information identifying voters who cast grace period or early voting ballots to the State Board of Elections by 1 day after such ballots are cast; information on those voters must be offered to state and local political committees on the State Board's Web site. The State Board of elections must provide an educational program on early voting and grace period voting. Poll watchers may view all procedures and records related to early voting except those infringing on voter privacy. Local election authorities must send statistics on absentee ballots cast to the State Board within 3 weeks after each election. A voter who planned to vote by absentee ballot may apply to vote in precinct on election day, or request an early voting ballot, if the voter submits the absentee ballot for cancellation; presents a piece of torn or mutilated absentee ballot; or signs an affidavit of non-receipt of an absentee ballot. A voter's signature must be verified for absentee voting; if it does not match the one of file, the ballot may be rejected and the voter notified. A would-be absentee voter whose vote is rejected for that or another reason may appeal. A political committee paying for advertising and (1) mentions a candidate without permission and (2) takes a policy position must identify itself in the advertising. Voting equipment vendors must pay all costs related to equipment testing. Local governments (but not school districts) are to make public buildings available for early voting. Reimbursement of the increased costs to units of local government is not required under the State Mandates Act.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: Not available
Reimbursement: No reimbursements required
GA Exemptions: None
Exclusions: None

Non-Reimbursable

Type of Government: All Governments
Subject: Cable and Video Competition Law of 2007
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 220 ILCS 5/13-505.4, 220 ILCS 5/13-701, 220 ILCS 5/13-1200, 220 ILCS 5/Art. XXI heading new, 220 ILCS 5/21-100 new, 220 ILCS 5/21-101 new, 220 ILCS 5/21-101.1 new, 220 ILCS 5/21-201 new, 220 ILCS 5/21-301 new, 220 ILCS 5/21-401 new, 220 ILCS 5/21-601 new, 220 ILCS 5/21-701 new, 220 ILCS 5/21-801 new, 220 ILCS 5/21-901 new, 220 ILCS 5/21-1001 new, 220 ILCS 5/21-1101 new, 220 ILCS 5/21-1201 new, 220 ILCS 5/21-1301 new, 220 ILCS 5/21-1401 new, 220 ILCS 5/21-1501 new, 220 ILCS 5/21-1601 new, 5 ILCS 100/1-5, 15 ILCS 205/6.5, 55 ILCS 5/5-1095, 55 ILCS 5/5-1096.5 new, 65 ILCS 5/11-42-11, 65 ILCS 5/11-42-11.2 new, 220 ILCS 5/13-507.1 new, 220 ILCS 5/Art. 70 heading new, 220 ILCS 5/70-501 new, 220 ILCS 5/70-502 new, 220 ILCS 5/70-503 new, 30 ILCS 805/8.31 new
Public Act: 95-0009
Bill Number: SB0678
Supervising Agency: Attorney General
Effective Date: 06/30/2007
Description/Analysis: Creates the Cable and Video Competition Law of 2007 as a new Article in the Public Utilities Act. The State authorization process and uniform standards and procedures in this Act are intended to enable rapid and widespread entry by competitive providers which will bring to Illinois consumers with more choice, lower prices, higher speed and more advanced Internet access, more diverse and varied news, public information, education, and entertainment programming, and will bring to this State and its local units of government the benefits of new infrastructure investment, job growth, and innovation in broadband and Internet protocol technologies and deployment.
Cost: N/A
Methodology: P.A. 95-0009 will not require the expenditure of State funds or decrease State revenues. The provisions in P.A. 95-0009 are a limitation of home rule powers. Nothing in this Act shall be construed to limit or deny a home rule unit's power to tax.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/3-125, 40 ILCS 5/3-110.6, 40 ILCS 5/3-110.8, 40 ILCS 5/3-110.9 new, 40 ILCS 5/5-236, 40 ILCS 5/7-139.8, 40 ILCS 5/7-139.11, 40 ILCS 5/7-139.12 new, 40 ILCS 5/9-121.10, 40 ILCS 5/14-110, 40 ILCS 5/15-134.4, 30 ILCS 805/8.31 new
Public Act: 95-0530
Bill Number: SB0065
Supervising Agency: Illinois Department of Revenue
Effective Date: 08/28/2007
Description/Analysis: Amends the Illinois Pension Code. An active member of the State Employees' Retirement System who is a State policeman, an investigator for the Secretary of State or a conservation police officer may transfer to that System up to 5 years of his or her creditable service under certain conditions and outlines the requirements. In the Downstate Police Article, until January 1,2008, an active member of the Illinois Municipal Retirement Fund may apply for a transfer of his or her creditable service accumulated in that fund to the Illinois Municipal Retirement Fund under certain conditions. In the Illinois Municipal Retirement Fund Article, provides that, until January 1, 2008, a person may apply for a transfer of his or her IMRF creditable service to that police pension fund.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Property Tax Code - Homestead Exemptions
Type of Mandate: Due Process Mandate
Statute: 20 ILCS 620/6, 35 ILCS 200/Art. 10 Div. 18 heading new, 35 ILCS 200/10-600 new, 35 ILCS 200/10-605 new, 35 ILCS 200/10-610 new, 35 ILCS 200/10-615 new, 35 ILCS 200/10-620 new, 35 ILCS 200/14-15, 35 ILCS 200/15-10, 35 ILCS 200/15-165, 35 ILCS 200/15-167 new, 35 ILCS 200/15-168 new, 35 ILCS 200/15-169 new, 35 ILCS 200/15-170, 35 ILCS 200/15-172, 35 ILCS 200/15-175, 35 ILCS 200/15-176, 35 ILCS 200/15-177 new, 35 ILCS 200/18-178 new, 35 ILCS 200/20-15, 35 ILCS 200/20-178, 35 ILCS 200/21-27, 35 ILCS 200/24-35 new, 55 ILCS 85/6, 55 ILCS 90/45, 65 ILCS 5/11-74.4-8, 65 ILCS 5/11-74.4-9, 65 ILCS 5/11-74.6-40, 65 ILCS 110/45, 105 ILCS 5/18-8.05, 320 ILCS 25/4, 720 ILCS 5/17A-1, 765 ILCS 205/1, 30 ILCS 805/8.31 new
Public Act: 95-0664
Bill Number: HB0664
Supervising Agency: Illinois Department of Revenue
Effective Date: 10/12/2007
Description/Analysis: Amends the Property Tax Code. It creates the long-time occupant homestead exemption for those counties that elect to extend the alternative general homestead exemption that caps the increase in assessed value of qualified homestead property at 10% or 7% per year based on the taxpayer's household income. Furthermore, it creates the Returning Veterans' Homestead Exemption, creates the Disabled Persons' Homestead Exemption, creates the Disabled Veterans' Homestead Exemption, and amends the General homestead exemption.
Cost: An estimate of the increased cost to units of local government for implementation of this mandate is not able to be determined.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Adopted Child Benefits
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/1-104.3 new, 40 ILCS 5/2-121, 40 ILCS 5/3-108, 40 ILCS 5/4-114, 40 ILCS 5/4-115.1, 40 ILCS 5/5-152, 40 ILCS 5/6-148, 40 ILCS 5/6-151, 40 ILCS 5/7-145.2, 40 ILCS 5/7-160, 40ILCS 5/8-120, 40 ILCS 5/8-243.3, 40 ILCS 5/9-115, 40 ILCS 5/9-121.7, 40 ILCS 5/11-153, 40 ILCS 5/12-137, 40 ILCS 5/13-308,40 ILCS 5/13-314, 40 ILCS 5/14-119, 40 ILCS 5/14-120, 40 ILCS5/14-128, 40 ILCS 5/15-129, 40 ILCS 5/18-128, 40 ILCS 5/19-115, 30 ILCS 805/8.31 new
Public Act: 95-0279
Bill Number: HB0049
Supervising Agency: None
Effective Date: 01/01/2008
Description/Analysis: Amends the Illinois Pension Code. Provides that beginning on the effective date of this Act, legally adopted children shall be entitled to the same benefits as other children, and no child's or survivor's benefit shall be disallowed because the child is an adopted child. These provisions apply without regard to whether the employee or member was in service on or after the date of the adoption of the child.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Insurance Coverage of a Vaccine for Shingles
Type of Mandate: Personnel Mandate
Statute: 5 ILCS 375/6.11, 55 ILCS 5/5-1069.3, 65 ILCS 5/10-4-2.3, 105 ILCS 5/10-22.3f, 215 ILCS 5/356z.11 new, 215 ILCS 125/5-3, 215 ILCS 165/10, 30 ILCS 805/8.32 new, 215 ILCS 5/367F
Public Act: 95-0978
Bill Number: HB4602
Supervising Agency: None
Effective Date: 01/01/2009
Description/Analysis: Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Provides coverage for a federally approved shingles vaccine and requires coverage for a vaccine for shingles that is approved for marketing by the federal Food and Drug Administration if the vaccine is ordered by a physician licensed to practice medicine in all its branches and the enrollee is 60 years of age or older.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Insurance Coverage of Preventative Physical Therapy
Type of Mandate: Personnel Mandate
Statute: 5 ILCS 375/6.11, 55 ILCS 5/5-1069.3, 65 ILCS 5/10-4-2.3, 105 ILCS 5/10-22.3f, 30 ILCS 805/8.33 new
Public Act: 96-0139
Bill Number: HB0244
Supervising Agency: None
Effective Date: 01/01/2010
Description/Analysis: Requires coverage for medically necessary preventative physical therapy for insureds diagnosed with multiple sclerosis.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Identity Protection Act
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 30 ILCS 805/8.33 new
Public Act: 96-0874
Bill Number: HB0547
Supervising Agency: None
Effective Date: 01/01/2010
Description/Analysis: Creates the Identity Protection Act. Prohibits a State or local government agency from using an individual's social security number in certain ways, subject to various exceptions. Requires each State or local government agency to develop and approve an identity-protection policy within 12 months after the effective date of the Act. Provides that any employee of a State or local government agency who intentionally violates the provisions of the Act is guilty of a Class B misdemeanor. Preempts the concurrent exercise of home rule powers. Imposes conditions on any rulemaking authority.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursement is required due to the imposition of Local Government Organization and Structure Mandates.
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Counties - Stormwater and Waste Management Planning Committees
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 55 ILCS 5/5-1062, 55 ILCS 5/5-15010
Public Act: 87-1049
Bill Number: HB3878
Supervising Agency: None
Effective Date: 09/01/1992
Description/Analysis: Amends the Counties Code to require the adoption of by-laws for storm water management planning committees and county solid waste committees.
Cost: \$0.00
Methodology: Minimal fiscal impact
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Property Tax Cap Referendum Law
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 35 ILCS 248/1-15
Public Act: 88-0116
Bill Number: HB1038
Supervising Agency: Department of Revenue
Effective Date: 07/01/1993
Description/Analysis: Creates the Property Tax Cap Referendum Law for the voters of Cook County. Requires that there shall be submitted to the voters of each county in the state with a population of 2,000,000 or more at the 1994 general election an advisory question as follows: "Should the Illinois General Assembly limit annual property tax extension increases to a maximum of 5% or as provided by the Consumer Price Index, whichever is less?" Provides an exemption to the reimbursement requirement of the State Mandates Act.

Cost: \$0.00
Methodology: The one time cost of the Cook County advisory referendum required by the Property Tax Extension Limitation Law is unknown.
Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: PTAB jurisdiction in Cook County
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 35 ILCS 200/4-10
Public Act: 89-0126
Bill Number: HB1465
Supervising Agency: Illinois Department of Revenue
Effective Date: 07/01/1995
Description/Analysis: This Act abolishes the Board of Appeals and replaces the board of appeals with an interim board of review effective January 1, 1996. Replaces the interim board of review with an elected board of review beginning the first Monday in December 1998. Provides for the election of one member to the board of review from each election district, as those boundaries are established by the General Assembly and provides for staggered terms and reapportionment every 10 years.
Cost: \$0.00
Methodology: This Act exempts the state from reimbursement liability. No estimate of cost is currently available.
Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Public Records
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 765 ILCS 5/28
Public Act: 89-0160
Bill Number: SB0158
Supervising Agency: None
Effective Date: 07/01/1995
Description/Analysis: Amends the Conveyances Act by providing that deed, mortgage, or other instruments affecting the title to real estate in Illinois do not become a public record until the instrument is recorded with the recorder in the county where the real estate is located. No instrument affecting the title of real estate in this state may prohibit the recording of that instrument. Amends the Counties Code concerning the fees of recorders. Any costs are expected to be covered by previously authorized fees.

Cost: \$0.00
Methodology: A local government organization and structure mandate for which state reimbursement is not required.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties

Subject: Upper Illinois River Valley Development Authority

Type of Mandate: Local Government Organization and Structure Mandate

Statute: 70 ILCS 530/4

Public Act: 89-0211

Bill Number: HB1850

Supervising Agency: None

Effective Date: 08/01/1995

Description/Analysis: This Act amends the Upper Illinois River Valley Development Act to expand the territorial jurisdiction of the Development Authority to include Kendall County and expands the governing and administrative powers of the Authority to 18 (now 16) members, one new member to be appointed by the Governor and one by the county board chairman of Kendall County.

Cost: \$0.00

Methodology: No estimate of cost is currently available.

Reimbursement: No reimbursements required

GA Exemptions: No

Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Illinois Child Advocacy Commission Protocol
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 55 ILCS 80/3, 55 ILCS 80/4
Public Act: 89-0543
Bill Number: SB1747
Supervising Agency: Department of Children and Family Services
Effective Date: 01/01/1997
Description/Analysis: Provides that a county advisory board adopting a protocol shall submit a draft to the Illinois Child Advocacy Commission for review and comments. Provides that the final protocol shall be filed with the Department of Children and Family Services. Provides that a copy shall also be furnished to the Illinois Child Advocacy Commission. Provides for the contents of a protocol. Provides that advisory boards and the Illinois Child Advocacy Commission shall evaluate and review the implementation and effectiveness of a protocol.

Cost: \$0.00
Methodology: No estimate of cost is currently available.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: County impact incarceration programs
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 55 ILCS 5/3-15003.5, 730 ILCS 5/5-3-2, 730 ILCS 5/5-5-3, 730 ILCS 5/5-6-3, 730 ILCS 5/5-6-4, 730 ILCS 5/5-8-1.2, 730 ILCS 130/3
Public Act: 89-0587
Bill Number: SB1357
Supervising Agency: Department of Corrections
Effective Date: 07/01/1996
Description/Analysis: Amends the Counties Code relating to the county impact incarceration program in counties with more than 3,000,000 inhabitants. Places program under the sheriff rather than the County Department of Corrections. Establishes requirements for eligibility for participation in the county impact incarceration program. Amends the County Jail Good Behavior Allowance Act to provide that a person sentenced to a county impact incarceration program shall receive no good behavior allowance. Provides that the offender who fails to successfully complete the county impact incarceration program may not be resentenced to probation or conditional discharge. Provides that offenders assigned to the county impact incarceration program under an intergovernmental agreement between the county and the Illinois Department of Corrections are exempt from the mandated period of monitored release. Permits the court to sentence an offender who is not accepted for placement in the county impact incarceration program to a term of probation or conditional discharge.

Cost: \$0.00
Methodology: No estimate available.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Property Tax Appeal Board -- Cook County; Board of Review deletion
Type of Mandate: Due Process Mandate
Statute: 30 ILCS 805/8.20, 35 ILCS 200/4-10, 35 ILCS 200/5-5, 35 ILCS 200/5-10, 35 ILCS 200/5-15, 35 ILCS 200/6-10, 35 ILCS 200/6-20, 35 ILCS 200/9-5, 35 ILCS 200/9-85, 35 ILCS 200/9-260, 35 ILCS 200/9-265, 35 ILCS 200/12-50, 35 ILCS 200/14-10, 35 ILCS 200/14-15, 35 ILCS 200/14-35, 35 ILCS 200/16-5, 35 ILCS 200/16-10, 35 ILCS 200/Art. 16- Div. 2 heading, 35 ILCS 200/16-80, 35 ILCS 200/16-95, 35 ILCS 200/16-100, 35 ILCS 200/16-105, 35 ILCS 200/16-110, 35 ILCS 200/16-115, 35 ILCS 200/16-120, 35 ILCS 200/16-125, 35 ILCS 200/16-130, 35 ILCS 200/16-135, 35 ILCS 200/16-140, 35 ILCS 200/16-145, 35 ILCS 200/16-147, 35 ILCS 200/16-150, 35 ILCS 200/16-155
Public Act: 89-0671
Bill Number: SB1516
Supervising Agency: None
Effective Date: 08/01/1996
Description/Analysis: Amends the Property Tax Code concerning process, forms for appeal, procedures for determining the correct assessment, and decisions of the Property Tax Appeals Board to change references from the board of review to the board of review or the board of appeals. Provides that in counties of 3,000,000 or more inhabitants, the board of review shall revise, correct, alter, or modify any assessment upon written complaint of any taxpayer or interested taxing district. Allows taxing districts in counties with 3,000,000 or more inhabitants to file a complaint before a board of review. Requires the motion of a member of a board of review in Cook County to change an assessment to be made on or before the dates specified in the notice of the meetings to review and correct assessments. Amends the State Mandates Act to require implementation without reimbursement.
Cost: \$0.00
Methodology: No estimate is available.
Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Revocation of firearm owner's identification card
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 430 ILCS 65/4
Public Act: 90-0493
Bill Number: HB0127
Supervising Agency: State Police
Effective Date: 01/01/1995 and 01/01/1996
Description/Analysis: Requires that a Firearm Owner's Identification Card shall be revoked if the holder has been convicted of domestic battery.
Cost: \$381,016.00
Methodology: According to the Illinois State Police, there were approximately 95,254 cases of domestic battery in the year 1997. Local governments are required to notify the State Police for each offense. If the cost of each such notification is estimated to be \$4.00, then the total cost of the mandate would be approximately \$381,016. (There is no prescribed method of notification. Faxes, letters, telephone calls, etc. are all accepted forms of notification according to the State Police.)
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Payment of Taxes by Mobile Home Owners
Type of Mandate: Due Process Mandate
Statute: 625 ILCS 5/3-112
Public Act: 90-0542
Bill Number: SB0771
Supervising Agency: Department of Revenue
Effective Date: 12/01/1997
Description/Analysis: Amends the Illinois Vehicle Code. Provides that, for purposes of the Mobile Home Local Services Tax Act, the owner shall provide the transferee a certification that all taxes imposed upon the vehicle for the years the owner was the actual titleholder of the vehicle have been paid. Provides that the transferee shall be liable only for the taxes he/she incurred while he/she was the actual titleholder. Provides that the county treasurer shall refund any taxes paid, in the past 10 years, by the transferee that were imposed in years when the transferee was not the actual titleholder. Provides that these amendatory provisions shall apply retroactively to January 1, 1996.

Cost: \$0.00
Methodology: According to the Department of Revenue, calculation of these costs would require primary research to examine property tax records in each of the state's 102 counties. Due to the complexity of such a research effort, no cost estimate can be provided.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Cook County Article of the Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/15-106, 40 ILCS 5/15-107, 40 ILCS 5/9-134.5 new, 40 ILCS 5/10-104.5 new, 30 ILCS 805/8.31 new, 40 ILCS 5/9-121.6, 40 ILCS 5/9-133, 40 ILCS 5/9-133.1, 40 ILCS 5/9-166, 40 ILCS 5/9-169, 40 ILCS 5/9-179.3, 40 ILCS 5/9-182, 40 ILCS 5/9-199, 40 ILCS 5/9-204, 40 ILCS 5/9-168 rep., 40 ILCS 5/9-205 rep., 40 ILCS 5/9-206 rep., 40 ILCS 5/9-207 rep., 40 ILCS 5/9-208 rep., 40 ILCS 5/9-209 rep., 40 ILCS 5/9-210 rep., 40 ILCS 5/9-211 rep., 40 ILCS 5/9-212 rep., 40 ILCS 5/9-213 rep., 40 ILCS 5/9-214 rep., 40 ILCS 5/9-215 rep.
Public Act: 95-0369
Bill Number: SB0377
Supervising Agency: Illinois Department of Revenue
Effective Date: 08/23/2007
Description/Analysis: Amends the Cook County Article of the Illinois Pension Code. It allows a person who meets specified criteria to elect to receive a one-time lump sum retirement cancellation payment equal to the amount of his or her contributions to the Fund on the date of termination, with regular interest, multiplied by 1.5. An adequate system of accounts and records shall be established to report the financial condition of the County Employees' and Officers' Annuity and Benefit Fund and that such additional data as is necessary for required calculations, actuarial valuations, and operation of the fund shall be maintained.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 15 ILCS 520/22.5, 15 ILCS 505/16.5, 40 ILCS 5/1-110.6 new, 15 ILCS 520/22.6 rep., 40 ILCS 5/1-110.5 rep., 40 ILCS 5/1-110.10 new, 30 ILCS 805/8.31 new
Public Act: 95-0521
Bill Number: SB1169
Supervising Agency: Department of Financial and Professional Regulation
Effective Date: 08/28/2007
Description/Analysis: Amends the Deposit of State Moneys Act, the State Treasurer Act, the Illinois Pension Code, and the State Mandates Act. The General Assembly finds that the people of Illinois, acting through their representatives, do not want to be associated with forbidden entities. Therefore, amendments are made primarily to the Illinois Pension Code for protection of funds and transactions made by retirement systems. A retirement system may transfer or disburse funds to, deposit into, acquire any bonds or commercial paper from, or otherwise loan to or invest in any entity. An Illinois finance entity may be eligible for investment or deposit of retirement system or pension fund assets, but the Illinois finance entity must annually certify that it complies with the requirements of the High Risk Home Loan Act, and the retirement system or pension fund must divest its assets with the Illinois finance entity if the certification is not made.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Chicago Metropolitan Agency for Planning
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 30 ILCS 105/5.675 new, 30 ILCS 105/6z-69 new, 40 ILCS 5/7-132, 40 ILCS 5/7-139.12 new, 40 ILCS 5/14-103.05, 40 ILCS 5/14-104.13 new, 70 ILCS 1707/5, 70 ILCS 1707/10, 70 ILCS 1707/15, 70 ILCS 1707/20, 70 ILCS 1707/25, 70 ILCS 1707/44 new, 70 ILCS 1707/45, 70 ILCS 1707/47 new, 70 ILCS 1707/48 new, 70 ILCS 1707/51 new, 70 ILCS 1707/55, 70 ILCS 1707/60, 70 ILCS 1707/61 new, 70 ILCS 1707/62 new, 70 ILCS 1707/63 new, 70 ILCS 1707/65, 70 ILCS 1705/Act rep., 30 ILCS 805/8.31 new
Public Act: 95-0677
Bill Number: SB1201
Supervising Agency: Chicago Metropolitan Agency for Planning
Effective Date: 10/11/2007
Description/Analysis: The purpose is to define and describe the powers and responsibilities of the Chicago Metropolitan Agency for Planning, a unit of government whose purpose is to effectively address the development and transportation challenges in the northeastern Illinois region. P.A. 95-0677 Amends the State Finance Act, the Regional Planning Act, renames the Regional Planning Board as the Board of the Chicago Metropolitan Agency for Planning (CMAP). It also amends the Illinois Pension Code and allows a person employed by the Chicago Metropolitan Agency for Planning on the effective date who was a member of the State Employees' Retirement System of Illinois as an employee of the Chicago Area Transportation Study to elect to participate in that System for his or her employment with the Chicago Metropolitan Agency for Planning, and allows employees who make that election to apply for the transfer of any creditable service earned under the Illinois Municipal Retirement Fund Article to the State Employees' Retirement System of Illinois
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: County Recorder Website Information Removal
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 55 ILCS 5/3-5047 new, 30 ILCS 805/8.32 new
Public Act: 95-0875
Bill Number: HB5586
Supervising Agency: None
Effective Date: 01/01/2009
Description/Analysis: Amends the Counties Code. Requires county recorders to remove certain personal information from any website that displays public records and that they must submit a written policy to their respective county boards.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties
Subject: Cook County Officers Optional Alternative Benefits
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/9-121.6, 30 ILCS 805/8.31 new
Public Act: 95-0654
Bill Number: HB3578
Supervising Agency: The Cook County Board
Effective Date: 01/01/2008
Description/Analysis: Amends the Cook County Article of the Illinois Pension Code. It provides that the plan of optional alternative benefits and contributions for Cook County officers elected by vote of the people applies to all county officers elected by vote of the people on or before the effective date of this amendatory Act.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Fire Protection Dist.; Municipalities
Subject: Property Tax
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 35 ILCS 200/2-10, 6-10, 9-190, 9-195
Public Act: 88-0221
Bill Number: HB0684
Supervising Agency: None
Effective Date: 12/02/1994
Description/Analysis: Whenever a local official is required to make an official report to another governmental agency concerning a natural disaster or accident which may have reduced the valuation of property, the official must also notify the property owners that the property may be eligible for a reduction in property taxes.

Cost: \$66,250.00
Methodology: The State Fire Marshall's Office reports that 13,250 residential fires occurred during 1996. If the cost is \$5 to issue a notice to residents whose homes were damaged, then the annual cost is approximately \$66,250. Figures for residential damage resulting from other natural disasters such as floods or tornadoes are not available.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Forest Preserve Dist.
Subject: Counties-Board of Commissioners-Membership-DuPage County Forest Preserve
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 55 ILCS 5/2-3002.5 new; 70 ILCS 805/3a; 70 ILCS 805/3c new
Public Act: 89-0577
Bill Number: HB3141
Supervising Agency: Department of Natural Resources
Effective Date: 01/01/1997
Description/Analysis: Amends the Downstate Forest Preserve District Act and the Counties Code. Provides that if the boundaries of a forest preserve district are co-extensive with the boundaries of a county with population between 800,000 to under 3,000,000 (DuPage), commissioners of the forest preserve district shall be elected from the same district as members of the county board beginning with the general election of 2002. Provides that counties with population between 800,000 and 3,000,000 by the decennial census shall have no more than 18 county board members. At the first meeting the commissioners shall elect from among their number a president of the forest preserve district board of commissioners to serve for a term of 2 years. The board shall set the compensation for the president. The compensation for the forest preserve district commissioners shall be the same as the county board members of the county with which the forest preserve district's boundaries are co-extensive.
Cost: \$0.00
Methodology: No estimate of cost is currently available.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Hospital Districts; Municipalities
Subject: Outpatient surgical data
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 20 ILCS 2215/4-2
Public Act: 89-0554
Bill Number: HB2587
Supervising Agency: Department of Public Health
Effective Date: 07/01/1996
Description/Analysis: Charges the Illinois Health Care Cost Containment Council to establish a system for the collection of outpatient surgical data from hospitals and licensed ambulatory surgical treatment centers using data on billing forms. Patient confidentiality will be maintained. Data will be collected through the use of a survey, a pilot study, and field test. Then, comments regarding the system will be collected from providers, consumers, and advisory groups. The Council shall report its findings, comments received, conclusions, and recommendations to the General Assembly no later than March 1, 1998.

Cost: \$0.00
Methodology: The Council is to work in cooperation with the Departments of Public Aid, Insurance, and Public Health.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Multi-Twsp. Ass. Dist.; Townships
Subject: Homestead improvement exemption
Type of Mandate: Due Process Mandate
Statute: 35ILCS 200/15-180
Public Act: 89-0595
Bill Number: HB3282
Supervising Agency: Department of Revenue
Effective Date: 01/01/1997
Description/Analysis: Amends the Property Tax Code. Provides that in counties of less than 3,000,000 a supervisor of assessments, county assessor, or township or multi-township assessor responsible for adding assessable improvements to a residential property's assessment shall either notify a taxpayer whose assessment has been changed since the last preceding assessment that he or she may be eligible for a homestead improvement exemption, or shall grant the exemption automatically.

Cost: \$299,590.00
Methodology: Table 22 of the 1996 Illinois Property Tax Statistics Book states that there were 59,918 homestead improvement exemptions granted state-wide (outside of Cook County). If labor costs to notify each exemption is \$5, then the total additional cost of the mandate per year is \$299,590.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Motor vehicle impoundment
Type of Mandate: Due Process Mandate
Statute: 625 ILCS 5/6-303
Public Act: 88-0383
Bill Number: HB0328
Supervising Agency: Secretary of State
Effective Date: 01/01/1994
Description/Analysis: Requires impoundment of a motor vehicle if no insurance is in force when the vehicle is stopped for another offense.
Cost: \$0.00
Methodology: According to the Illinois State Police, no estimate of the number of vehicles required to be impounded as per this Act is available.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Inmate communicable disease disclosure
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 730 ILCS 5/3-15-2, 730 ILCS 5/5-5-3
Public Act: 89-0477
Bill Number: HB2649
Supervising Agency: Department of Public Health
Effective Date: 06/01/1996
Description/Analysis: Provides that when an inmate is tested for an airborne communicable disease as determined by the Department of Public Health, the results of the test shall be delivered by the warden or his or her designee to the judge of the court in which the inmate must appear for the judge's in-camera inspection, if the judge so requests.
Cost: \$0.00
Methodology: Minimal fiscal impact. There is no way to determine how many times judges will make such requests.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Use sales tax exemption
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 105/3-5
Public Act: 89-0496
Bill Number: HB2703
Supervising Agency: Department of Revenue
Effective Date: 06/01/1996
Description/Analysis: Allows use sales tax exemption to apply to oil drilling equipment less than \$250.
Cost: \$1,000,000.00
Methodology: Department of Revenue estimate.
Reimbursement: Because the General Assembly specifically exempted this Act from the reimbursement provisions of the State Mandates Act, no reimbursement is required. Otherwise, State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates would have been required.
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Builder/developer letters of credit
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 30 ILCS 550/1, 30 ILCS 550/3, 55 ILCS 5/5-1121 65 ILCS 5/11-39-3
Public Act: 89-0518
Bill Number: SB1502
Supervising Agency: None
Effective Date: 01/01/1997
Description/Analysis: Amends the Counties Code, the Illinois Municipal Code and the Public Construction Bond Act to provide that a county or municipality may not require a cash bond from a builder or developer to guarantee completion of a project improvement if he has filed a current, irrevocable letter of credit with the clerk in an amount equal to or greater than 110 percent of the bid for each project improvement. Allows a builder or developer to utilize an irrevocable letter of credit to satisfy any cash bond requirement established by the county or municipality. Requires a county or municipality that receives a cash bond from a builder or developer to (i) register the bond under the address of the project and the construction permit number and (ii) give the builder or developer a receipt for the bond. Requires the county or municipality to establish and maintain a separate account for the bonds. Provides that a county or municipality shall refund a cash bond to a builder or developer within 60 days after the builder or developer notifies the county in writing of the completion of a project improvement. Requires the county or municipality to pay interest on any bond not refunded. Adds a requirement that the letters of credit required by counties or municipalities have good and sufficient sureties. Pre-empts home rule.

Cost: \$0.00
Methodology: No estimate is available.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Motor Vehicles-Driver Disclosures-Medical Conditions
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 625 ILCS5/6-116.5
Public Act: 89-0584
Bill Number: HB3629
Supervising Agency: Secretary of State
Effective Date: 07/01/1996
Description/Analysis: Law enforcement officers having reason to suspect that a motor vehicle accident was the result of a driver's loss of consciousness due to a medical condition or the result of any condition impairing the driver's ability to safely operate a motor vehicle shall notify the Secretary of State of this determination.
Cost: \$1,750.00
Methodology: Minimal fiscal impact. The Secretary of State office estimates 350 such notifications will have been received by the close of FY 99 @ \$5 per notification = \$1,750.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Sex Offender Registration
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 730 ILCS 150/3
Public Act: 91-0048
Bill Number: HB2721
Supervising Agency: State Police
Effective Date: 07/01/1999
Description/Analysis: Amends the Sex Offender Registration Act. Provides that the \$10 initial registration fee and \$5 annual renewal fee paid by convicted sex offenders to register in a municipality in which he or she resides shall be used by the local law enforcement agency for official purposes, and the agency shall establish procedures to document receipt and use of the funds.

Cost: An estimate of the increased costs to units of local government is not available at this time.

Methodology: The amount of additional time required to develop procedures has not been determined, but the cost should be minimal.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Building Codes
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 20 ILCS 3918
Public Act: 92-0489
Bill Number: SB0754
Supervising Agency: Illinois Building Commission
Effective Date: 07/01/2002
Description/Analysis: Amends the Illinois Building Commission Act, the Counties Code, and the Illinois Municipal Code. Requires all municipalities (with the exception of the City of Chicago) and counties adopting new building codes or amending existing building codes to provide, at least 30 days before adopting the code or amendment, an identification of the code, by title and edition, or the amendment to the Illinois Building Commission. Requires the Illinois Building Commission to identify the proposed code or amendment on the Internet.

Cost: \$0.00
Methodology: This public act requires counties and municipalities that are considering the adoption of new building codes or amendments to existing codes to submit an identification of such proposals to the Illinois Building Commission at least 30 days before they are adopted. As estimate of the increased costs (if any) to units of local government is not available.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Police Officers
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 50 ILCS 705/10.2
Public Act: 92-0533
Bill Number: HB0148
Supervising Agency: Illinois Law Enforcement Training and Standards Board
Effective Date: 03/01/2002
Description/Analysis: Amends the Illinois Police Training Act. Provides that a law enforcement agency may not knowingly employ a person unless a criminal background investigation of the person has been completed, and the investigation of the person does not reveal any convictions or offenses listed in Section 6.1, subsection (a) of the Act. Under the State Mandates Act, a local government organization and structure mandate pertains to the prescription of administrative practices and procedures for local governing bodies. 50 ILCS 705/10.2 provides that local law enforcement agencies may not knowingly employ an individual unless a criminal background check of the individual has been conducted. Furthermore, a police officer may not be employed by a law enforcement agency if he or she has been convicted of a felony offense, or any misdemeanor specified in Section 11-6, 11-9.1, 11-14, 11-17, 11-19, 12-2, 12-15, 16-1, 17-1, 17-2, 28-3, 29-1, 31-1, 31-6, 31-7, 32-4a, and 32-7 of the Criminal Code of 1961, as well as Section 5 and Section 5.2 of the Cannabis Control Act.

Cost: \$0.00
Methodology: It is assumed that the requirements of this statute can be accomplished with existing resources.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Hospitals
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 210 ILCS 85/6.21
Public Act: 93-0143
Bill Number: HB1843
Supervising Agency: None
Effective Date: 01/01/2004
Description/Analysis: P.A. 93-0143 amends the Hospital Licensing Act. It provides that all licensed hospitals (including those administered by units of local government, such as Cook County Hospital) to offer a pregnant patient the ability to donate, to a publicly-accessible certified cord blood bank, blood extracted from the umbilical cord following the delivery of a newborn child. Such an offer can be made only if it can be undertaken at no expense to the patient or hospital for collection for storage. The legislation does not place any requirements or obligations on hospitals, hospital employees, physicians, or nurses that are directly affiliated with a bona fide religious denomination that includes as an integral part of its beliefs and practices the tenet that blood transfer is contrary to the moral principles of the denomination. In addition, the legislation does not require hospitals to collect umbilical cord blood if, in the professional opinion of a licensed physician or nurse, the collection would threaten the health of the mother or child.

Cost: \$0.00
Methodology: An estimate of the increased costs (if any) to units of local government incurred by implementation of this mandate is not available.
Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: Imposes additional duties of a nature which can be carried out by existing staff and procedures at no appreciable net cost increase

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Police Officers
Type of Mandate: Due Process Mandate
Statute: 720 ILCS 5/16G-30
Public Act: 93-0195
Bill Number: HB2188
Supervising Agency: None
Effective Date: 01/01/2004
Description/Analysis: P.A. 93-0195 mandates law enforcement agencies to accept certain reports. A person who has learned or reasonably suspect that his or her personal identifying information has been unlawfully used by another may initiate a law enforcement investigation by contacting the local law enforcement agency that has jurisdiction over his or her residence. The law enforcement agency shall take a police report of the matter, provide the complainant with a copy of the report, and begin an investigation of the facts, or if the suspected crime was committed in a different jurisdiction, refer the matter to the law enforcement agency where the suspected crime was committed for an investigation of the facts. An estimate of the increased costs (if any) to units of local government for implementation of this mandate is not available.

Cost: \$0.00
Methodology: Calculation of increased costs (if any) as a result of implementing P.A. 93-0195 would require extensive research of all police department budgets in Illinois. Due to the complexity of such an effort, a cost estimate is not available.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Police Officers
Type of Mandate: Due Process Mandate
Statute: 725 ILCS 5/103-2.1
Public Act: 93-0206
Bill Number: HB0223
Supervising Agency: None
Effective Date: 07/18/2003
Description/Analysis: The legislation amends the Code of Criminal Procedure to provide that any electronic recording of any statement made by an accused individual during a custodial interrogation by a law enforcement officer is to remain confidential and not available for public inspection or copying, and may not be transmitted to anyone unless it is deemed necessary under the Code. In addition, any statements made by an accused individual during the interrogation are not admissible in court unless an electronic recording of the interrogation is made. Any mandate created by P.A. 93-206 is exempt from reimbursement requirements. Due to the nature of the legislation, an estimate of the increased costs to units of local government is not available. While HB P.A. 93-0206 places a burden on local law enforcement agencies to purchase and maintain electronic and video recording devices, the legislation provides that grants may be available through the Illinois Criminal Justice Information Authority to offset the cost.

Cost: \$0.00
Methodology: Grants may be available through the Illinois Criminal Justice Information Authority to offset costs of purchasing and maintaining electronic and video recording equipment.

Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Police Officers
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 625 ILCS 5/11-212
Public Act: 93-0209
Bill Number: SB0030
Supervising Agency: Department of Transportation
Effective Date: 07/18/2003
Description/Analysis: P.A. 93-0209 amends the Vehicle Code to provide for a traffic stop study. Under this law, the Illinois Department of Transportation (IDOT) will provide a standardized law enforcement data compilation form on its website. All law enforcement agencies are to use this form in compiling traffic stop statistical data, and transmit this information to IDOT. The Department, in consultation with various law enforcement agencies, officials, organizations, and others, will undertake a study to determine the best use of technology to collect, compile, and analyze the traffic stop data.

Cost: \$0.00
Methodology: Funding for the traffic stop study shall come from federal highway safety funds available to Illinois as directed by the Governor.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: Imposes a cost that is wholly or largely recovered from Federal State or other external financial aid

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Housing
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 310 ILCS 67/
Public Act: 93-0595
Bill Number: HB0625
Supervising Agency: Illinois Housing Development Authority
Effective Date: 01/01/2004
Description/Analysis: Over 95 counties and 1,140 municipalities are exempt from the legislation. For those communities that are not exempt, they would have to adopt and develop an affordable housing plan under certain guidelines. Municipalities and counties will have 5 years to meet the objectives within their plans.
Cost: \$0.00
Methodology: Costs incurred by units of local government would vary. An estimate is not available at this time.
Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Police Officers
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 325 ILCS 2/10, 325 ILCS 2/15, 325 ILCS 2/20, 325 ILCS 2/25, 325 ILCS 2/27, 325 ILCS 2/30, 325 ILCS 2/35, 325 ILCS 2/40, 325 ILCS 2/50, 325 ILCS 2/55, 325 ILCS 2/65
Public Act: 93-0820
Bill Number: SB2583
Supervising Agency: None
Effective Date: 07/27/2004
Description/Analysis: Amends the Abandoned Newborn Infant Protection Act. Provides for relinquishment of a newborn infant to a police station (in addition to a hospital, fire station, or emergency medical facility). Provides that "police station" means a municipal police station or a county sheriff's office. Provides that a police station to which a newborn infant is relinquished must arrange for the transportation of the infant to the nearest hospital as soon as transportation can be arranged. Effective immediately.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Police Officers
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 20 ILCS 2605/2605-378, 30 ILCS 105/5.625, 705 ILCS 405/1-7, 705 ILCS 405/1-8, 705 ILCS 405/5-901, 705 ILCS 405/5-905
Public Act: 93-0949
Bill Number: HB4426
Supervising Agency: State Police
Effective Date: 01/01/2005
Description/Analysis: Creates the Arsonist Registration Act. Requires a person who has committed or attempted to commit arson, aggravated arson, residential arson, place of worship arson, or possession of explosives or explosive or incendiary devices to register with the Department of State Police for a 10-year period. Establishes procedures for registration and penalties for violation. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Requires the Department of State Police to enter arsonist registration information into the Law Enforcement Agencies Data System (LEADS). Amends the State Finance Act. Creates the Arsonist Registration Fund in the State treasury. Amends the Juvenile Court Act of 1987. Provides that law enforcement records and juvenile court records of a minor may be disclosed to a fire or arson investigator of the Office of the State Fire Marshal or of a local fire department or fire protection district or to a person classified as a peace officer under the Peace Officer Fire Investigation Act during the investigation or prosecution of an arson.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Downstate Firefighters Article of the Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/4-112, 30 ILCS 805/8.31 new
Public Act: 95-0681
Bill Number: SB1553
Supervising Agency: No designated supervising agency
Effective Date: 10/11/2007
Description/Analysis: Amends the Downstate Firefighters Article of the Illinois Pension Code. The public act specifies the conditions under which a marshal or chief of the fire department can reinstate to active service upon termination of a disability pension. If the firefighter must file a civil action against the municipality to enforce his or her mandated return to payroll, then the firefighter is entitled to recovery of reasonable court costs and attorney's fees.
Cost: An estimate of the increased costs to units of local government is not available at this time. However it is anticipated that this mandate will not incur a significant cost on units of local government.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Downstate Police and the Cook County Articles of the Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/3-110.9 new, 40 ILCS 5/5-146, 40 ILCS 5/5-147, 40ILCS 5/5-152, 40 ILCS 5/7-139, 40 ILCS 5/8-226.7 new, 40 ILCS 5/9-121.17 new
Public Act: 95-0504
Bill Number: SB1380
Supervising Agency: No designated supervising agency
Effective Date: 08/28/2007
Description/Analysis: Amends the Downstate Police and the Cook County Articles of the Illinois Pension Code. It allows the transfer of up to six years of credit established in the Downstate Police Article to the Cook County pension fund. It also amends the Illinois Municipal Retirement Fund (IMRF) and Chicago Municipal Articles of the Illinois Pension Code, and allows a sheriff's law enforcement employee under the IMRF Article to transfer service credit under the Chicago Municipal Article to the IMRF.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/7-139, 30 ILCS 805/8.31 new, 40 ILCS 5/3-109, 40,ILCS 5/14-104
Public Act: 95-0483
Bill Number: HB0804
Supervising Agency: No supervising agency is designated
Effective Date: 08/28/2007
Description/Analysis: Amends the Downstate Police Article of the Illinois Pension Code. It allows for a person employed by the Village of Shiloh to establish creditable service for periods of employment as a police officer which he or she did not participate. Next, it amends the IMRF Article of the Illinois Pension Code and increases the amount of creditable service a participating employee may be granted for service in the armed forces of the United States from 24 months to 48 months. Lastly, it amends the State Employee Article of the Illinois Pension Code and increases the amount of military service prior to entering the System for which a person may establish creditable service from 2 years to 4 years.
Cost: An estimate of the increased cost to units of local government for implementation of this mandate is not able to be determined.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Smoke Free Illinois Act
Type of Mandate: Service Mandate
Statute: 30 ILCS 805/8.31 new, 410 ILCS 80/Act rep.
Public Act: 95-0017
Bill Number: SB0500
Supervising Agency: Department of Public Health, State-certified local public health departments, and local law enforcement agencies as supervising agencies
Effective Date: 01/01/2008
Description/Analysis: Creates the Smoke Free Illinois Act. It prohibits smoking in public places, places of employment, and governmental vehicles; requires "No Smoking" signs to be posted in each public place and place of employment where smoking is prohibited; requires ashtrays to be removed from any area where smoking is prohibited; and prohibits smoking in student dormitories. A home rule unit may regulate smoking in public places, but that regulation must be no less restrictive than the provisions in the Act. Lastly, it prohibits smoking within a minimum distance of 15 feet from entrances, exits, windows that open, and ventilation intakes that serve an enclosed area where smoking is prohibited.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Pension Fund Transferred Service
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/7-139, 30 ILCS 805/8.32 new, 40 ILCS 5/3-110
Public Act: 95-0812
Bill Number: HB4603
Supervising Agency: None
Effective Date: 08/13/2008
Description/Analysis: Amends the Downstate Police and Illinois Municipal Retirement Fund Articles of the Illinois Pension Code. Provides that, until January 1, 2010, a police officer who transferred service from the Illinois Municipal Retirement Fund or a member of IMRF who transferred service from a pension fund under the Downstate Police Article of the Code under the provisions of P.A.94-356 may establish additional credit, but only for the amount of the service credit reduction in that transfer.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Downstate Firefighters, Chicago Firefighters, Police and Cook County Articles of the Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/6-154, 40 ILCS 5/4-108.6 new, 40 ILCS 5/5-234, 40 ILCS 5/6-210.1, 40 ILCS 5/6-210.2, 40 ILCS 5/6-228 new, 40 ILCS 5/8-172.1, 40 ILCS 5/9-121.18 new
Public Act: 96-0727
Bill Number: SB1705
Supervising Agency: None
Effective Date: 08/25/2009
Description/Analysis: Amends the Downstate Firefighters and Chicago Firefighters Articles of the Illinois Pension Code. Allows an active fireman who is a member of the Firemen's Annuity and Benefit Fund of Chicago to transfer up to a total of 10 years of service credit in 6- month increments for service for covered employment under the Downstate Firefighters Article. Amends the Chicago Firefighters Article of the Illinois Pension Code. Requires that a disabled fireman who is receiving a duty, occupational disease, or ordinary disability benefit be examined at least once a year or such longer period as determined by the Board. Provides a window during which a fireman who re-entered service and failed to repay his refund within the required 2-year period may repay the refund. Provides that a fireman who has failed to repay any refund due to the Fund after re-entering service shall be treated as a new employee and shall only receive service credit from the date that he has re-entered service as a new employee. Allows a fireman who was employed by the Chicago Fire Department and either (i) did not participate in a pension fund under the Code or (ii) participated in the pension fund established under the Chicago Municipal Article, terminated that service, and received a refund to establish the service under the Chicago Firefighter Article. Amends the Chicago Police and Cook County Articles of the Illinois Pension Code. Allows a police officer who has at least 10 years of creditable service in the Chicago Police Article fund to transfer to that fund up to 48 months of creditable service accumulated under the Cook County Article as a correctional officer with the county department of corrections prior to January 1, 1994.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities
Subject: Retail Food Establishments Regulation
Type of Mandate: Service Mandate
Statute: 55 ILCS 5/5-1005, 55 ILCS 5/5-1115, 65 ILCS 5/11-20-15 new,30
ILCS 805/8.33 new
Public Act: 96-0749
Bill Number: HB0926
Supervising Agency: None
Effective Date: 01/01/2010
Description/Analysis: Provides that a county board with 2,000,000 inhabitants may license and regulate retail food establishments. Requires a municipality in a county having a population of 2,000,000 or more inhabitants to regulate and inspect specified retail food establishments.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities; Park Districts
Subject: Indoor Athletic Facilities
Type of Mandate: Service Mandate
Statute: 30 ILCS 105/5.625, 30 ILCS 805/8.28, 410 ILCS 4/30
Public Act: 93-0910
Bill Number: HB4232
Supervising Agency: Department of Public Health
Effective Date: 01/01/2005
Description/Analysis: Creates the Physical Fitness Facility Medical Emergency Preparedness Act. Requires various indoor physical fitness facilities to develop and implement a plan for responding to medical emergencies and to file a copy of the plan with the Department of Public Health. Requires each such facility to have at least one automated external defibrillator (AED) on the facility premises and to have a trained AED user on staff. Requires the Department to adopt rules to ensure coordination with local emergency medical services systems regarding the placement and use of AEDs in physical fitness facilities. Authorizes the Department to inspect facilities to investigate complaints and ensure compliance with the Act. Authorizes civil monetary penalties for violations of the Act. Contains provisions concerning civil liability in connection with the purchase or use of an AED. Establishes a time frame for compliance with the Act. Preempts home rule. Provides for the deposit of fines into the Physical Fitness Facility Medical Emergency Preparedness Fund. Amends The State Finance Act to create the Fund. Amends the State Mandates Act to provide that no reimbursement by the State is required for the implementation of any mandate created by this amendatory Act. Amends the Automated External Defibrillator Act to provide that (i) a unit of State or local government, or school district (as well as a "person") is not liable for civil damages as a result of an act or omission involving the use of an AED, (ii) "an" AED user (instead of "a trained" AED user) is not liable for such damages, and (iii) the provisions concerning exemption from civil liability do not apply to a public hospital.

Cost: An estimate of the increased costs to units of local government is not available at this time.

Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities; Road Districts
Subject: Traffic signs
Type of Mandate: Service Mandate
Statute: 625 ILCS 5/11-605
Public Act: 89-0559
Bill Number: HB2773
Supervising Agency: Department of Transportation
Effective Date: 01/01/1997
Description/Analysis: Expands the definition of "schools" requiring additional school speed zone signs to be erected and maintained.
Cost: \$216,000.00
Methodology: Estimated average cost for local governments to purchase and erect a school speed zone sign is \$90. It is further estimated that the expansion of the definition of schools will involve 2,400 signs, for an estimated total cost of \$216,000.
Reimbursement: Reimbursement of 50% to 100% is required.
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities; Sanitary Districts
Subject: Sanitary district dissolution
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 70 ILCS 2805/37
Public Act: 89-0558
Bill Number: HB2745
Supervising Agency: State Board of Elections
Effective Date: 07/01/1996
Description/Analysis: Where the territory within any sanitary district becomes wholly included in one or more municipalities and no part of that territory is in an unincorporated area, any 50 electors residing within the sanitary district may file, within 6 months after being wholly included in one or more municipalities, with the circuit clerk of the county where the district is located, a petition to submit a public question to referendum on whether the sanitary district shall be dissolved. Upon filing with the clerk, the circuit court shall certify the question to the proper election officials who shall submit the question at an election in accordance with the general election law.

Cost: \$0.00
Methodology: According to the State Board of Elections, no referenda have been held to dissolve sanitary districts since the effective date of PA 89-0558 in 1996. As a result, DCEO has no method to determine costs.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities; Sanitary Districts
Subject: Siting Hearings
Type of Mandate: Due Process Mandate
Statute: 415 ILCS 5/39.2
Public Act: 90-0409
Bill Number: SB0475
Supervising Agency: Illinois Environmental Protection Agency
Effective Date: 08/01/1997
Description/Analysis: If, prior to making a final local siting decision, a county board or governing body of a municipality has negotiated and entered into a host agreement with the local siting applicant, the terms and conditions of the host agreement, whether written or oral, shall be disclosed and made a part of the hearing record for that local siting proceeding. In the case of an oral agreement, the disclosure shall be made in the form of a written summary jointly prepared and submitted by the county board or governing body of the municipality and the siting applicant and shall describe the terms and conditions of the oral agreement.

Cost: \$0.00
Methodology: Minimal fiscal impact requires additional information to be included in the hearing record for siting hearings for pollution control facilities.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusion; No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities; Sanitary Districts
Subject: Annexation
Type of Mandate: Due Process Mandate
Statute: 70 ILCS 2805/32a.3
Public Act: 90-0558
Bill Number: HB2161
Supervising Agency: Illinois Environmental Protection Agency
Effective Date: 12/01/1997
Description/Analysis: Amends the Sanitary District Act of 1936. Provides that before a sanitary district may annex unincorporated territory of 60 acres or less, the record owners of all parcels to be annexed shall be notified.
Cost: \$0.00
Methodology: Minimal fiscal impact. According to the Illinois Environmental Protection Agency, there is no state agency which tracks this type of annexation.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Municipalities; Townships; Water Authorities
Subject: Grand Avenue Railroad Relocation Authority
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 70 ILCS 1915/1
Public Act: 89-0134
Bill Number: SB0077
Supervising Agency: Illinois Commerce Commission
Effective Date: 07/01/1995
Description/Analysis: Creates the Grand Avenue Railroad Relocation Authority to relocate the railroad track at Grand Avenue and the grade separation of railroads from the improvement of right of way at grade crossing closures within the Village of Franklin Park, Provides that the Authority shall be governed by a 5 member board appointed by the Governor. Provides that the Authority cannot levy real property taxes. Provides quick take for White County, the Cities of Effingham and Aurora, Grand Avenue Railroad Relocation Authority, Villages of Romeoville and Palatine, and the Anna-Jonesboro Water Commission.

Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: Mandate accommodates a request from local governments or organizations thereof

Non-Reimbursable

Type of Government: Counties; Townships

Subject: Taxation - General Amendments

Type of Mandate: Local Government Organization and Structure Mandate

Statute: 35 ILCS 200/21-330

Public Act: 89-0342

Bill Number: HB1303

Supervising Agency: None

Effective Date: 01/01/1996

Description/Analysis: Provides that moneys accumulated by the county treasurer from property sale fees in excess of \$500,000 shall be paid first to satisfy any existing unpaid judgments against the indemnity fund and provides that any remaining funds shall be paid to the general fund of the county (now, all amounts are paid into the county general fund). Specifies the amounts a county collector shall refund a tax deed grantee or his or her successors and assigns if a court order vacates an order directing the county clerk to issue a tax deed.

Cost: \$0.00

Methodology: N/A

Reimbursement: No reimbursements required

GA Exemptions: No

Exclusions: No exclusions

Non-Reimbursable

Type of Government: Counties; Townships
Subject: Taxation - General Amendments
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 515/7.5
Public Act: 93-0146
Bill Number: HB2291
Supervising Agency: None
Effective Date: 01/01/2004
Description/Analysis: Beginning on January 1, 2004 a mobile home owned and used exclusively by a disabled veteran (or the spouse or unmarried surviving spouse of the veteran) as a home, is exempt from the Mobile Home Local Services Tax Act. Eligibility for this exemption must be re-established on an annual basis by certification from the Illinois Department of Veterans' Affairs to the county clerk of the county in which the exempt mobile home is located. The county clerk shall forward a copy of the certification to local assessing officials. P.A. 93-0146 contains language stating that reimbursement by the State is not required.

Cost: \$0.00
Methodology: Calculation of the cost will be dependent upon the time required for county assessors to review applicant records and the extent to which the new base for each taxpayer differs from the previous base. An estimate of the cost incurred by this mandate is not available.

Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Fire Protection Dist.

Subject: Cook County fire district trustee appointments

Type of Mandate: Local Government Organization and Structure Mandate

Statute: 70 ILCS 705/4

Public Act: 89-0588

Bill Number: SB1407

Supervising Agency: None

Effective Date: 01/01/1997

Description/Analysis: Amends the Fire Protection District Act. Provides for the appointment of trustees for fire districts contained within a county of more than 3,000,000 but not within a single township or municipality. In those counties, two trustees shall be appointed by the board of the most populous township in the district, and the remaining trustee shall be appointed by the board of the township that comprises at least 10 percent of the population of the district or by boards of townships that each comprise at least 10 percent of the district's population. If no other townships comprise 10 percent of the fire district's population, then the board of the most populous township also shall appoint the remaining trustee. No township official who is eligible to vote on the appointment shall be eligible for the appointment. Provides for trustees to be appointed differently according to the population of the county if the fire district is located in more than one county. In counties with a population of 3,000,000 or more, the proportionate number of trustees shall be appointed in the same manner as if the district were in a single county, and in counties with a population less than 3,000,000, the proportionate number of trustees shall be appointed by the presiding officer of the county board with the advice and consent of the county board.

Cost: \$0.00

Methodology: No estimate is available

Reimbursement: No reimbursements required

GA Exemptions: No

Exclusions: No exclusions

Non-Reimbursable

Type of Government: Fire Protection Dist.; Municipalities
Subject: Firefighters
Type of Mandate: Personnel Mandate
Statute: 50 ILCS 742/
Public Act: 93-0411
Bill Number: HB0988
Supervising Agency: None
Effective Date: 08/04/2003
Description/Analysis: P.A. 93-0411 creates the Fire Department Promotion Act. It requires municipal fire departments and fire departments operated by a fire protection district to make promotions in accordance with the Act. The legislation requires the preparation and publishing of promotion lists, and sets components that may be included in the promotion process. In addition, requirements for written examinations, the award of seniority points, the award of merit points, subjective evaluations, and veterans' preferences are established.

Cost: \$0.00
Methodology: To the extent that P.A. 93-0411 affects local revenue, the fiscal impact of the legislation cannot be determined at this time. It should be noted that P.A. 93-0411 also amends the State Mandates Act to provide that reimbursement for additional costs incurred under this mandate is not required.

Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Fire Protection Districts; Municipalities
Subject: Foreign Fire Insurance Boards
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 65 ILCS 5/11-10-2, 70 ILCS 705/11i new, 30 ILCS 805/8.33 new
Public Act: 96-0505
Bill Number: HB0587
Supervising Agency: None
Effective Date: 08/14/2009
Description/Analysis: Amends the Illinois Municipal Code and the Fire Protection District Act. Provides that a fire department foreign fire insurance board in a municipality with fewer than 500,000 (now, 250,000) inhabitants shall have 7 trustees, including the fire chief and 6 members of the fire department. Provides that the board shall develop and maintain a list of items that are appropriate expenditures. Provides that the annual fire protection district audit shall include funds appropriated to the board and shall determine whether the funds have been expended by the board only for the maintenance, use, and benefit of the department.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Mass Transit Districts
Subject: Metropolitan Transit Authority
Type of Mandate: Due Process Mandate
Statute: 735 ILCS 5/13-206, 810 ILCS 5/3-118
Public Act: 90-0451
Bill Number: SB0710
Supervising Agency: None
Effective Date: 01/01/1998
Description/Analysis: Amends the Metropolitan Transit Authority Act to require the Authority to provide, within 10 days, a copy of Section 41 of this Act to anyone who notifies the Authority that he or she was injured or has a cause of action against the Authority, provided the injured party notifies the Authority within six months of the date of injury or cause of action.
Cost: \$5,000.00
Methodology: If the cost to the Metropolitan Transit Authority to provide a copy of Section 41 of this Act to injured parties is \$10, and the estimated number of persons injured is 500 per year, then the cost of this mandate would be \$5,000 per year.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions; No exclusions

Non-Reimbursable

Type of Government: Mosquito Abatement Districts
Subject: Mosquitoes
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 70 ILCS 1005/0.02, 70 ILCS 1005/0.03, 70 ILCS 1005/0.04, 70 ILCS 1005/0.05, 70 ILCS 1005/0.06, 70 ILCS 1005/0.07, 70 ILCS 1005/0.08, 70 ILCS 1005/0.09, 70 ILCS 1005/0.10, 70 ILCS 1005/0.11, 70 ILCS 1005/0.12, 70 ILCS 1005/5, 70 ILCS 1005/5.1, 70 ILCS 1005/8, 60 ILCS 1/30-170, 30 ILCS 805/8.28
Public Act: 93-0734
Bill Number: SB2879
Supervising Agency: None
Effective Date: 07/14/2004
Description/Analysis: Amends the Mosquito Abatement District Act. Provides that, notwithstanding any other provision of law, (i) the North Shore Mosquito Abatement District and the South Cook County Mosquito Abatement District are abolished on January 1, 2005, (ii) no new mosquito abatement districts may be organized on or after January 1, 2005 in Cook County, and (iii) the assets, liabilities, rights, powers, duties, and functions, including the taxing authority, of the North Shore Mosquito Abatement District are assumed by the Northwest Mosquito Abatement District; the assets, liabilities, rights, powers, duties, and functions, including the taxing authority, of the South Cook County Mosquito Abatement District are assumed by the Des Plaines Valley Mosquito Abatement District, and the City of Chicago for any part of the District that lies in the City of Chicago. Authorizes the appointment of 2 additional trustees to the Northwest and the Des Plaines Valley mosquito abatement districts and requires the Districts to pay a supplemental stipend of \$3,000 per year to each of the trustees. Amends the Township Code to provide that no new mosquito abatement districts may be created under the Code in counties with a population of 3,000,000 or more on or after January 1, 2005. Provides that the board of trustees of any mosquito abatement district shall conduct routine surveillance of mosquitoes to detect the presence of mosquito-borne diseases. Provides that the district must report results of any positive mosquito samples infected with any and all arboviral infections to the director of environmental health of the local certified public health department, or his or her designee, within 24 hours of receiving the result. Provides penalties for failure to comply. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: State and Local Government - General Amendments
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 65 ILCS 5/1-2-4
Public Act: 87-1197
Bill Number: HB0854
Supervising Agency: None
Effective Date: 01/01/1993
Description/Analysis: Amends the Illinois Municipal Code to provide that if a municipality has incorrectly published the required listing of ordinances imposing any fine, penalty, imprisonment, or forfeiture or making of any appropriation, then the requirements of this Act shall be satisfied if those portions of the ordinance which were erroneously printed are republished correctly within 30 days after the original publication which contained the error.

Cost: \$0.00
Methodology: Minimal fiscal impact
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Sale of municipal property - Weed cutting lien notice requirements
Type of Mandate: Due Process Mandate
Statute: 65 ILCS 5/11-76-4, 65 ILCS 5/11-20-7
Public Act: 88-0355
Bill Number: HB0440
Supervising Agency: Comptroller's Office
Effective Date: 08/01/1993
Description/Analysis: Requires municipalities to provide a lien notice for weed cuttings on private property.
Cost: \$48,480.00
Methodology: The cost of a certified letter, return receipt and postage is \$3.08. Labor costs to prepare a certified letter is estimated to be \$5.00. If there are approximately 6,000 weed cuttings each year, then the annual cost of the certified mail is \$18,480 and the labor cost to prepare the mailings is \$30,000. Therefore, the total cost of the mandate is estimated to be \$48,480 annually.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Property Tax Caps--Cook Co.
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 30 ILCS 200/18-246-249.5
Public Act: 89-0001
Bill Number: HB0200
Supervising Agency: Department of Revenue
Effective Date: 02/01/1995
Description/Analysis: Amends the Property Tax Code to make the Property Tax Extension Limitation Law also applicable to non-home rule taxing districts in a county with 3,000,000 or more inhabitants. Creates the One-year Property Tax Extension Law that limits the extensions of non-home rule taxing districts in a county with 3,000,000 or more inhabitants or in a county contiguous to a county with 3,000,000 or more inhabitants that were not previously subject to the Property Tax Extension Limitation law.
Cost: \$0.00
Methodology: This Act exempts the state from reimbursement liability.
Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Chicago Police Article of the Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/5, 30 ILCS 805/8.19
Public Act: 89-0012
Bill Number: SB0099
Supervising Agency: Illinois Economic and Fiscal Commission
Effective Date: 04/01/1995
Description/Analysis: Amends the Chicago Police Article of the Pension Code to change the manner of calculating the widow's supplemental annuity.
Cost: \$8,780,000.00
Methodology: Cost calculated based upon information provided by the Illinois Economic and Fiscal Commission.
Reimbursement: Because the General Assembly has specifically exempted this Act from the State Mandates Act, no reimbursement is required. (Ordinarily State Reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates would have applied.)
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Handicapped parking
Type of Mandate: Due Process Mandate
Statute: 625 ILCS 5/11-1301.3
Public Act: 89-0275
Bill Number: HB1048
Supervising Agency: None
Effective Date: 01/01/1996
Description/Analysis: Requires municipalities to increase fines from a minimum of \$50 to a minimum of \$100. The maximum fines may be \$200.
Cost: \$0.00
Methodology: Any increased cost resulting from the mandate will be recovered by the increase in the fine. Cross reference subsequent Public Act 89-0533, effective 01/97 to determine further mandate costs for similar subject.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: Imposes additional duties of a nature which can be carried out by existing staff and procedures at no appreciable net cost increase

Non-Reimbursable

Type of Government: Municipalities
Subject: Utility Tax
Type of Mandate: Tax Exemption Mandate
Statute: 30 ILCS 805/8.19 65 ILCS 5/8-11-2
Public Act: 89-0325
Bill Number: HB0238
Supervising Agency: None
Effective Date: 01/01/1996
Description/Analysis: Changes how the municipal utility tax is calculated by altering the definition of the utility "gross receipts", by excluding taxes and other amounts added to utility bills under the provisions of the Public Utilities Act. Also removes from the definition of gross receipts any tax or charges for an emergency telephone system. Phases in exclusions over a 3 year period. Provides an exception to the State Mandates Act to exclude reimbursement to units of local government.
Cost: \$13,300,000.00
Methodology: Cost estimate provided by mandate note filed during bill consideration.
Reimbursement: Provides an exception to the State Mandates Act such that no reimbursement is required. Otherwise State Reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates would have been required.
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Housing Authorities
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 310 ILCS 10/3; 310 ILCS 10/8.1a
Public Act: 89-0351
Bill Number: HB1854
Supervising Agency: None
Effective Date: 01/01/1996
Description/Analysis: Authorizes 2 or more home rule municipalities within the same county to create a housing authority by intergovernmental agreement. Provides that in a county with between 170,000 and 500,000 inhabitants, the county board, with respect to one or more housing authority commissioners, may cede powers of appointment, confirmation, and removal of those commissioners to one or more municipalities within the county by intergovernmental agreement. Requires a housing authority in a municipality over 500,000 to exercise police powers to strive to eliminate or reduce street-gang-related activities and illegal activities involving controlled substances, cannabis, and firearms. Authorizes a housing authority in a municipality under 500,000 to establish a police force with the approval of the mayor or president of the municipality. Provides that the appointing authority for a housing authority may require an annual report and a budget by the housing authority. Authorizes a housing authority to enter into agreements with a state public body to finance, plan, improve, manage, or convey property or for other purposes.

Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Award of Benefits and Annual Reports
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 30 ILCS 105/8.12, 40 ILCS 5/2-124, 40 ILCS 5/14-131, 40 ILCS 5/15-155, 40 ILCS 5/16-158, 40 ILCS 5/18-131, 40 ILCS 15/1,765 ILCS 1025/18, 20 ILCS 2105/2105-300, 25 ILCS 55/3, 30 ILCS 105/8f, 40 ILCS 5/1-110, 40 ILCS 5/1-113.5, 40 ILCS 5/1-125 new, 40 ILCS 5/1A-104, 40 ILCS 5/3-141.1 new, 40 ILCS 5/3-143, 40 ILCS 5/3-144.5 new, 40 ILCS 5/4-134, 40 ILCS 5/4-138.5 new, 40 ILCS 5/22-1004 new, 30 ILCS 805/8.32 new
Public Act: 95-0950
Bill Number: HB5088
Supervising Agency: None
Effective Date: 08/29/2008
Description/Analysis: Amends the Downstate Police Article adding provisions concerning calculating benefits and provides for annual reports to be submitted by the pension boards to the city council or board.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Downstate Police, Downstate Firefighter, Illinois Municipal Retirement Fund (IMRF) Articles of the Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/2-121, 40 ILCS 5/3-109, 40 ILCS 5/4-109.1, 40 ILCS 5/7-141.1, 40 ILCS 5/14-104, 30 ILCS 805/8.33 new
Public Act: 96-0775
Bill Number: HB3606
Supervising Agency: None
Effective Date: 08/28/2009
Description/Analysis: Amends the Downstate Police Article of the Illinois Pension Code. Excludes from participation under the Downstate Police Article a person who has entered into a personal services contract to perform police duties for the Village of Bartonville on or before the effective date of the amendatory Act and who may be appointed as an officer in the Village of Bartonville within 6 months after the effective date of the amendatory Act. Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that, in July 2009, the monthly pension of a firefighter who retired before January 1, 1977 shall be recalculated and increased to reflect the amount that the firefighter would have received in July 2009 had the firefighter been receiving a 3% compounded increase for each year he or she received pension payments after January 1, 1986, plus any increases in pension received for each year prior to January 1, 1986. In each January thereafter, provides that he or she shall receive an additional increase of 3% of the amount of the pension then being paid. Amends the IMRF Article of the Illinois Pension Code to provide that such an officer does not forfeit certain early retirement incentives. Amends the State Employees Article of the Illinois Pension Code. Allows any person who rendered contractual services on a full-time basis to the Illinois Institute of Natural Resources and the Illinois Department of Energy and Natural Resources to establish creditable service for up to 4 years of those contractual services.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Chicago Firefighters Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/6-210.4 new, 30 ILCS 805/8.33 new
Public Act: 96-0260
Bill Number: HB1291
Supervising Agency: None
Effective Date: 08/11/2009
Description/Analysis: Amends the Chicago Firefighters Article of the Illinois Pension Code. Allows an active fireman to establish a maximum of 24 months of additional service credit attributed to service in the armed forces of the United States that was served prior to employment by the city as a firefighter. Requires contribution of employee contributions and employer contributions, plus interest.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Chicago Police Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/5-214.2 new 30 ILCS 805/8.33 new
Public Act: 96-0285
Bill Number: HB2582
Supervising Agency: None
Effective Date: 08/11/2009
Description/Analysis: Amends the Chicago Police Article of the Illinois Pension Code to authorize an active member to establish service credit in 6-month increments for certain employment in a law enforcement capacity under the Chicago Municipal Article of the Code or as a law enforcement officer with any agency of the United States government.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Sick Leave Days Credit
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/7-139, 30 ILCS 805/8.33 new
Public Act: 96-0299
Bill Number: HB3672
Supervising Agency: None
Effective Date: 08/11/2009
Description/Analysis: Amends the IMRF Article of the Illinois Pension Code. In provisions concerning creditable service, provides that if the employee was in the service of more than one school district, then the sick leave days from all such employers shall be credited (currently only sick leave days from last employer). Provides that in calculating the creditable service, the sick leave days from the last employer shall be considered first, then the remaining sick leave days shall be considered until there are no more days or the maximum creditable sick leave threshold has been reached.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Downstate police and fire pension funds trustee training
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/1-109.3, 30 ILCS 805/8.33 new
Public Act: 96-0429
Bill Number: SB1974
Supervising Agency: None
Effective Date: 08/13/2009
Description/Analysis: Requires all elected and appointed trustees of downstate police and fire pension funds to participate in a mandatory trustee certification training seminar that must consist of at least 32 hours of initial trustee certification at a training facility that is accredited and affiliated with a State of Illinois certified college or university.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: Active or appointed trustees serving on the effective date of the amendatory Act are exempt from the initial 32-hour trustee certification training.
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Utility Tax
Type of Mandate: Service Mandate
Statute: 35 ILCS 615/1
Public Act: 89-0417
Bill Number: HB1149
Supervising Agency: None
Effective Date: 01/01/1996
Description/Analysis: Changes the definition of "gross receipts" so that it excludes any charge for gas to a customer who acquired contractual rights for the direct purchase of gas from an out-of-state supplier, on or before March 1, 1995.
Cost: \$0.00
Methodology: No estimate currently available.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemptions is required.
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Downstate Property Tax Caps
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 10 ILCS 5/28-1, 30 ILCS 805/8.20, 35 ILCS 200/18-185, 35 ILCS 200/18-240
Public Act: 89-0510
Bill Number: SB1511
Supervising Agency: Department of Revenue
Effective Date: 07/01/1996
Description/Analysis: Allows the county board of a county not subject to the Property Tax Extension Limitation Law to submit to the voters of the county the question of whether to make all non-home rule taxing districts that have all or a portion of their equalized assessed valuation (EAV) situated in the county subject to the Law. Provides that if a taxing district has all of its EAV in one county, this Law becomes applicable to the taxing district beginning on January 1 following the referendum in which a majority of the votes were cast in favor of the question. Provides that with respect to a taxing district that does not have all of its EAV in one county, if each county in which any of the EAV of a taxing district is located has held a referendum on this question at any election, the taxing district shall become subject to the Law on January 1 of the year following the year in which the last referendum in a county in which the taxing district has EAV was held. Provides that the county clerk shall notify all taxing districts having all or a portion of their EAV in the county, the county clerk of every other county in which any of the EAV of the taxing district is located, and the Department of Revenue upon each referendum. Exempt from reimbursement under the State Mandates Act.
Cost: \$0.00
Methodology: Requirements imposed on taxing districts in downstate Illinois would be determined by local voters
Reimbursement: No reimbursements required
GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Parking signs for persons with disabilities
Type of Mandate: Due Process Mandate
Statute: 625 ILCS 5/11-301, 625 ILCS 5/11-1301.3
Public Act: 89-0533
Bill Number: SB1300
Supervising Agency: Department of Transportation
Effective Date: 01/01/1997
Description/Analysis: Amends the Illinois Vehicle Code. Provides that Department of Transportation signs designating parking for a person with disabilities shall exhibit "\$100 Fine" instead of "\$50 Fine." Provides that a municipality shall display signs indicating the fine it imposes. Provides that if the amount of a fine is changed, the Department or municipality shall change the sign to indicate the current amount of the fine. Provides that the Department shall change the design of the sign to indicate the current amount of the fine.

Cost: \$660,000.00
Methodology: Estimated number of municipal signs delineating handicapped parking space fines = 13,200 x \$50 per sign = \$660,000
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Pensions - Police officers - Parents annuity and creditable service
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/3-110.4
Public Act: 89-0643
Bill Number: SB1456
Supervising Agency: Illinois Economic and Fiscal Commission
Effective Date: 08/01/1996
Description/Analysis: Amends the Illinois Pension Code to provide that a policeman who suffers a heart attack during the performance and discharge of his or her duties shall be considered injured in the line of duty and eligible for benefits provided to officers injured in the line of duty. Also provides a parent's annuity for the parents of a police officer who dies in the line of duty. Said annuity is payable only if there is no surviving spouse or child entitled to an annuity as a result of the policeman's death and satisfactory proof that the policeman was contributing to the support of the parent or parents at the time of death.

Cost: \$0.00
Methodology: No estimate available. According to the Illinois Economic and Fiscal Commission, the fiscal impact cannot be determined since the number of police officers who may suffer a heart attack in the line of duty is unknown. As per the Illinois Department of Insurance pension division, the situation required to provide a parent's annuity does not frequently occur.

Reimbursement: This change is specifically exempted by the General Assembly from reimbursement under the State Mandates Act.

GA Exemptions: Yes
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Annexation
Type of Mandate: Due Process Mandate
Statute: 65 ILCS 5/7-1-1
Public Act: 89-0666
Bill Number: SB1278
Supervising Agency: None
Effective Date: 08/01/1996
Description/Analysis: Amends the Municipal Code. Provides that when territory is annexed or disconnected, the corporate authority or petitioner initiating the action shall notify the persons who pay real estate taxes on property within the territory. Provides that notice of an annexation or a disconnection by court order shall be given to the payor of real estate taxes on the property. Provides that if the person who pays real estate taxes on the property is not the owner of record, then the payor shall notify the owner of record of the proposed annexation or disconnection.

Cost: \$80,800.00
Methodology: Assuming that there are 10,000 parcels annexed by municipalities each year, and that the cost of a certified letter is \$3.08, and that the labor cost for each notification is \$5.00, the total cost would be \$80,800 per year. It is assumed that there are a negligible number of disconnections from municipalities each year.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Citizens Review Board
Type of Mandate: Due Process Mandate
Statute: 310 ILCS 10/8.1c
Public Act: 90-0478
Bill Number: SB0025
Supervising Agency: None
Effective Date: 08/01/1997
Description/Analysis: A Citizens Review board is established for the housing authority in any municipality having over 500,000 inhabitants to monitor the housing authority police force. Subject to collective bargaining agreements, the board has the authority, after holding a hearing, to suspend, terminate, or take other disciplinary action against a housing authority police officer.

Cost: \$0.00
Methodology: Costs are not available.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Firearms
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 430 ILCS 65/13.3
Public Act: 92-0238
Bill Number: HB0542
Supervising Agency: State Police
Effective Date: 08/01/2001
Description/Analysis: Amends the Firearm Owners Identification Card Act. Provides that every municipality must submit to the Department of State Police a copy of every ordinance adopted by the municipality that regulates the acquisition, possession, or transfer of firearms within the municipality and must submit, as soon as possible after adoption, every such ordinance adopted after the initial submission. Provides that the Department of State Police shall compile the ordinances and publish them in a form available to the public free of charge and shall periodically update the compilation.

Cost: An estimate of the increased costs to units of local government is not available at this time.

Methodology: The cost of this mandate would be minimal and can be accomplished with existing staff and resources.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: Municipalities

Subject: Liquor

Type of Mandate: Due Process Mandate

Statute: 235 ILCS 5/6-16.1 (b)

Public Act: 92-0503

Bill Number: HB3162

Supervising Agency: None

Effective Date: 01/01/2002

Description/Analysis: Amends the Liquor Control Act of 1934. Provides that a liquor control commission or unit of local government that conducts alcohol and tobacco compliance operations shall establish a policy and standards for alcohol and tobacco compliance operations to investigate whether a licensee is furnishing (1) alcoholic liquor to persons under 21 years of age in violation of the Liquor Control Act of 1934, or (2) tobacco to persons in violation of the Sale of Tobacco to Minors Act. Under the State Mandates Act, a due process mandate is defined as including such matters as the administration of justice. 235 ILCS 5/6-16.1 requires units of local government that conduct alcohol and tobacco compliance operations to establish a policy and standards for investigating whether a licensee is providing alcoholic liquor to individuals under 21, and/or tobacco to minors.

Cost: \$0.00

Methodology: It is assumed that most municipalities can undertake this new requirement using existing resources.

Reimbursement: No reimbursements required

GA Exemptions: No

Exclusions: No Exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: Environmental Fees
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 415 ILCS 5/12.5
Public Act: 93-0032
Bill Number: SB1903
Supervising Agency: Illinois Environmental Protection Agency
Effective Date: 07/01/2003
Description/Analysis: P.A. 93-0032 requires the Illinois Environmental Protection Agency (IEPA) to assess and collect, on an annual basis, National Pollution Discharge Elimination System (NPDES) permit fees from units of local government. The NPDES permit program was established under Section 402 of the federal Clean Water Act, which prohibits the unauthorized discharge of pollutants from a point source (pipe, ditch, well, etc.) to U.S. waters, including municipal, commercial, and industrial wastewater discharges, as well as discharges from large animal feeding operations. Permittees must verify compliance with permit requirements by monitoring activities, maintaining records, and filing periodic reports. The IEPA administers the program in Illinois.

Cost: An estimate of the increased costs to units of local government is not available at this time.

Methodology: Beginning July 1, 2003 the IEPA is to begin collection of the fees, which range from \$1,000 to \$50,000. Units of local government, such as municipalities, may be eligible for assessment of more than one type of fee under the new system. Some estimates have put the total amount paid by municipalities at approximately \$10 million.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities
Subject: IMRF Article of the Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/7-139, 30 ILCS 805/8.31 new
Public Act: 95-0486
Bill Number: SB0647
Supervising Agency: None
Effective Date: 08/28/2007
Description/Analysis: Amends the IMRF Article of the Illinois Pension Code. It increases the amount of creditable service a participating employee may be granted for service in the armed forces of the United States from 24 months to 48 months, and that the required interest shall be calculated at the regular interest rate.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Municipalities; Water Authorities
Subject: Aquifer depth records maintenance laboratory certification
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 415 ILCS 30/5B; 415 ILCS 5/17.8
Public Act: 89-0368
Bill Number: HB0729
Supervising Agency: Illinois Environmental Protection Agency
Effective Date: 01/01/1996
Description/Analysis: Requires that local ordinances governing water well construction include disclosure in permit applications of well depth and the aquifer involved, notice to the local government of subsequent lowerings of the well, and maintenance by the local government of that information as public records. Creates the Environmental Laboratory Certification Fund to require the Environmental Protection Agency (EPA) to collect an annual administration assessment of \$350 and certification assessments established by schedule from each environmental laboratory requesting certification. Permits the EPA to establish procedures for laboratory certification, sample analysis, and assessment collection and requires the deposit of the collected assessment into the new Fund.

Cost: \$0.00
Methodology: DCEO has determined that this Act could reasonably be accomplished with existing staff and resources.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Park Districts
Subject: Park Districts - bidding requirements
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 70 ILCS 1205/8-1
Public Act: 88-0426
Bill Number: HB1922
Supervising Agency: None
Effective Date: 08/01/1993
Description/Analysis: Amends the Park District Code making park districts' bidding requirements resemble those of school districts and the State of Illinois.
Cost: \$0.00
Methodology: Minimal fiscal impact
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: Mandate accommodates a request from local governments or organizations thereof

Non-Reimbursable

Type of Government: Park Districts
Subject: Sale of land
Type of Mandate: Due Process Mandate
Statute: 70 ILCS 705/20a; 70 ILCS 1205/10-7
Public Act: 89-0509
Bill Number: HB0682
Supervising Agency: None
Effective Date: 07/01/1996
Description/Analysis: Permits a park district which meets specified criteria to allow a not-for-profit corporation to operate or own park district property upon the condition that the corporation uses the property to provide public park or recreational programs for youth. Provides for a public meeting on a proposed sale to a not-for-profit corporation and for approval of a sale by a majority of the park board.

Cost: \$0.00
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Park Districts
Subject: Park district disconnection
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 70 ILCS 1205/5-2d, 70 ILCS 1205/3-1, 70 ILCS 1205/8-6a
Public Act: 89-0536
Bill Number: SB1402
Supervising Agency: None
Effective Date: 07/01/1996
Description/Analysis: Amends the Park District Code. Provides that whenever any property that is located within a park district located within a county with a population of 3,000,000 or more, and also lies within a municipality with a population between 22,000 and 25,000, and the property is taxed by both entities, 10 percent or more of the legal voters residing in the territory may petition to be disconnected from the park district. Provides that a certified copy of an annexing ordinance annexing property to a park district shall be filed in the offices of the county clerk and recorder of the county in which the annexation takes place. Provides that park district land outside the park district's boundaries shall be subject to all ordinances of the district. Establishes referendum procedures.

Cost: \$0.00
Methodology: Minimal fiscal impact, no estimate available. This law appears to address a single specific situation.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: River Cons. Dist.
Subject: River Conservancy Districts Act
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 70 ILCS 2105/4a
Public Act: 89-0148
Bill Number: SB0764
Supervising Agency: Department of Natural Resources
Effective Date: 01/01/1996
Description/Analysis: Amends the River Conservancy Districts Act providing that a river conservancy district in a single county, between 60,500 and 70,000 population, with only one municipality of 5,000 or more population shall have 3 trustees from that municipality, 2 from the county outside the municipality, and 2 at large, rather than 5 trustees.

Cost: \$0.00
Methodology: Minimal fiscal impact.
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Townships
Subject: Townships
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 5 ILCS 270/1
Public Act: 88-0360
Bill Number: HB0907
Supervising Agency: None
Effective Date: 08/01/1993
Description/Analysis: Amends the Township Law of 1874 to provide that annual or special town meetings may not convene before 6:00 p.m.; provides other changes relevant to townships with regard to renovation expenditures, trustee officers, bond procurement from risk management pools, and audits.

Cost: \$0.00
Methodology: The Act changes the time of holding the annual town meeting. This does not impose any additional cost on townships. The other provisions of the Act clarify existing law or are permissive and not mandates.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Townships
Subject: Advisory referendum
Type of Mandate: Local Government Organization and Structure Mandate
Statute: 60 ILCS 1/80-75; 60 ILCS 1/30-205
Public Act: 89-0331
Bill Number: HB0513
Supervising Agency: State Board of Elections
Effective Date: 08/01/1995
Description/Analysis: A township board by a majority vote may authorize that an advisory question of public policy be placed on the ballot at the next regularly scheduled election in the township. The township board shall certify the question to the proper election officials, who shall submit the question in accordance with the general election law. The Act defines township electors at town meetings as registered voters within the township at least 28 days before the meeting and requires the town clerk to verify voter registration at town meetings.

Cost: \$0.00
Methodology: DCEO determined that the requirements created by this Act can be accomplished with existing staff and resources.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Townships
Subject: Townships
Type of Mandate: Due Process Mandate
Statute: 60 ILCS 1/80-60
Public Act: 91-0286
Bill Number: HB0541
Supervising Agency: None
Effective Date: 01/01/2000
Description/Analysis: Amends the Township Code. Requires the township board to make a tentative budget and appropriation ordinance available for public inspection at least 30 days before the public hearing required by the Illinois Municipal Budget Law. Requires the public hearing to be held on or before the last day of the first quarter of the fiscal year. Requires that notice of the hearing be given by publication in a newspaper published in the township or, if no newspaper is published in the township, by posting notice in the five most public places in the township. Requires the township clerk to arrange for the hearing. Provides that the township board may adopt all or part of the tentative budget and appropriation ordinance at the public hearing.

Cost: \$0.00
Methodology: This type of mandate would incur a minimal fiscal impact regarding posting a notice for a public hearing. the provision stating that the township board may adopt all or part of the tentative budget appropriation ordinance at the public hearing is permissive in nature.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: Townships
Subject: Townships
Type of Mandate: Due Process Mandate
Statute: 35 ILCS 200/2-30
Public Act: 92-0684
Bill Number: HB5779
Supervising Agency: None
Effective Date: 07/01/2002
Description/Analysis: Amends the Property Tax Code. Requires the board of a multi-township assessment district to make a tentative budget and appropriation ordinance available for public inspection at least 30 days before the public hearing required by the Illinois Municipal Budget Law. Requires the public hearing to be held on or before the last day of the first quarter of the fiscal year. Requires that notice of the hearing be given by publication in a newspaper published in the multi-township assessment district or, if no newspaper is published in the district, by posting notice in the 5 most public places in each township comprising the multi-township assessment district. Requires the township clerks to arrange the hearing. Allows the board to adopt all or part of the tentative budget and appropriation ordinance at the public hearing. Under the State Mandates Act, a due process mandate concerns notification and conduct of public hearings. 35 ILCS 200/2-30 outlines procedures for multi-township assessment districts to follow in making budgets and appropriation ordinances available for public inspection, as well as requiring hearings.

Cost: \$0.00
Methodology: The Illinois Municipal Budget Law (50 ILCS 330) already requires townships to annually adopt budgets and appropriation ordinance. The additional steps outlined by this mandate can be undertaken with existing resources.

Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No Exclusions

Non-Reimbursable

Type of Government: Water Reclamation Districts; Sanitary Districts
Subject: Metropolitan Water Reclamation District Article of the Illinois Pension Code
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/13-303, 40 ILCS 5/13-308, 40 ILCS 5/13-309, 40 ILCS 5/13-314, 40 ILCS 5/13-403, 40 ILCS 5/13-601, 30 ILCS 805/8.33
Public Act: 96-0251
Bill Number: HB1099
Supervising Agency: None
Effective Date: 08/11/2009
Description/Analysis: Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. Makes changes in provisions concerning reversionary annuities, child annuities, duty disability benefits, and refunds
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Heroin Crisis Act
Type of Mandate: Local Government Organization and Structure Mandate (in part)
Statute: 5 ILCS 120/2 from Ch. 102, par. 42; 5 ILCS 375/6.11; 20 ILCS 301/5-23; 20 ILCS 301/5-24 new; 20 ILCS 301/20-20 new; 20 ILCS 1305/10-80 new; 20 ILCS 2605/2605-97 new; 30 ILCS 105/5.866 new; 50 ILCS 705/7 from Ch. 85, par. 507; 50 ILCS 705/10.17 new; 50 ILCS 740/8 from Ch. 85, par. 538; 50 ILCS 740/12.5 new; 55 ILCS 5/3-3013 from Ch. 34, par. 3-3013; 55 ILCS 5/5-1069.3 65 ILCS 5/10-4-2.3; 105 ILCS 5/22-30; 105 ILCS 5/22-80 new; 210 ILCS 50/3.50210 ILCS 85/6.14g new; 215 ILCS 5/352 from Ch. 73, par. 964; 215 ILCS 5/356z.23 new; 215 ILCS 5/370c from Ch. 73, par. 982c; 215 ILCS 5/370c.1; 215 ILCS 180/20; 215 ILCS 180/35; 225 ILCS 60/20 from Ch. 111, par. 4400-20; 305 ILCS 5/5-5 from Ch. 23, par. 5-5; 305 ILCS 5/5-16.8; 720 ILCS 5/29B-1 from Ch. 38, par. 29B-1; 720 ILCS 5/33G-6; 720 ILCS 5/33G-9; 720 ILCS 550/10 from Ch. 56 1/2, par. 710; 720 ILCS 570/102 from Ch. 56 1/2, par. 1102; 720 ILCS 570/303.06 new; 720 ILCS 570/312 from Ch. 56 1/2, par. 1312; 720 ILCS 570/314.5; 720 ILCS 570/316; 720 ILCS 570/317; 720 ILCS 570/317.5 new; 720 ILCS 570/318; 720 ILCS 570/319; 720 ILCS 570/320; 720 ILCS 570/406 from Ch. 56 1/2, par. 1406; 720 ILCS 570/410 from Ch. 56 1/2, par. 1410; 720 ILCS 646/70; 730 ILCS 5/5-6-3.3; 730 ILCS 5/5-6-3.4; 730 ILCS 166/20; 730 ILCS 166/45 new; 730 ILCS 166/50 new; 730 ILCS 167/20 ; 745 ILCS 49/36 new; 745 ILCS 49/70
Public Act: 99-0480
Bill Number: HB0001
Supervising Agency: None
Effective Date: 09/09/2015
Description/Analysis: Creates the Heroin Crisis Act. Contains only a short title provision. Omnibus heroin bill aimed at reducing the number of heroin overdose deaths and the amount of excess prescription drugs in the state. Increases the availability of lifesaving overdose antidote drugs, strengthens the Prescription Drug Monitoring Program, and enhances criminal penalties for "doctor shopping," establishes medication take-back programs, expands statewide heroin education programs, and expands Medicaid coverage for treatment.
Cost: Cost to units of local government unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Non-Reimbursable

Type of Government: All Governments
Subject: Police Reform
Type of Mandate: Due Process Mandate
Statute: 5 ILCS 140/7.5; 20 ILCS 2605/2605-390; 20 ILCS 2610/35 new; 20 ILCS 2630/5.1 rep.; 20 ILCS 2715/10; 20 ILCS 2715/40; 35 ILCS 105/9; 35 ILCS 110/9; 35 ILCS 115/9; 35 ILCS 120/3; 50 ILCS 705/6; 50 ILCS 705/6.2 new; 50 ILCS 705/7; 50 ILCS 707/5; 50 ILCS 707/10; 50 ILCS 707/15 new; 50 ILCS 707/20 new; 50 ILCS 707/25 new; 50 ILCS 725/8 new; 55 ILCS 5/3-9008; 625 ILCS 5/11-212; 720 ILCS 5/7-5.5 new; 720 ILCS 5/14-2; 725 ILCS 5/107-14; 730 ILCS 5/5-4-3a; 730 ILCS 5/5-4-3b new; 730 ILCS 5/5-9-1
Public Act: 99-0352
Bill Number: SB1304
Supervising Agency: None
Effective Date: 08/12/2015 and 01/01/2016
Description/Analysis: Amends the Code of Criminal Procedure of 1963. In provision regarding refund of costs, fines, or fees upon reversal of conviction on a finding of actual innocence, the refund shall be determined by the judge and paid by the clerk of the court based upon the availability of funds in the subject fund account
Cost: Fiscal impact to units of local government unknown at this time
Methodology: N/A
Reimbursement: No reimbursements required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Property tax accessibility
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 200/10-23 new; 35 ILCS 200/15-169;
Public Act: 99-0375
Bill Number: SB0107
Supervising Agency: None
Effective Date: 08/17/2015
Description/Analysis: Amends the Property Tax Code. Provides that accessibility improvements made to residential property shall not increase the assessed valuation of the property. Provides that the term "accessibility improvement" means a modification or addition to residential property that is designed to make the property more accessible to a disabled person, including, but not limited to, the installation of ramps, lifts, or fixtures or the removal of architectural barriers on the property. Effective immediately.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: Reimbursements of up to 100% will be required for the tax exemption
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Heroin Crisis Act
Type of Mandate: Personnel Mandate (in part), Service Mandate (in part)
Statute: 5 ILCS 120/2 from Ch. 102, par. 42; 5 ILCS 375/6.11; 20 ILCS 301/5-23; 20 ILCS 301/5-24 new; 20 ILCS 301/20-20 new ; 20 ILCS 1305/10-80 new; 20 ILCS 2605/2605-97 new; 30 ILCS 105/5.866 new; 50 ILCS 705/7 from Ch. 85, par. 507; 50 ILCS 705/10.17 new; 50 ILCS 740/8 from Ch. 85, par. 538; 50 ILCS 740/12.5 new; 55 ILCS 5/3-3013 from Ch. 34, par. 3-3013; 55 ILCS 5/5-1069.3 65 ILCS 5/10-4-2.3; 105 ILCS 5/22-30; 105 ILCS 5/22-80 new; 210 ILCS 50/3.50210 ILCS 85/6.14g new; 215 ILCS 5/352 from Ch. 73, par. 964; 215 ILCS 5/356z.23 new; 215 ILCS 5/370c from Ch. 73, par. 982c; 215 ILCS 5/370c.1; 215 ILCS 180/20; 215 ILCS 180/35; 225 ILCS 60/20 from Ch. 111, par. 4400-20; 305 ILCS 5/5-5 from Ch. 23, par. 5-5; 305 ILCS 5/5-16.8; 720 ILCS 5/29B-1 from Ch. 38, par. 29B-1; 720 ILCS 5/33G-6; 720 ILCS 5/33G-9; 720 ILCS 550/10 from Ch. 56 1/2, par. 710; 720 ILCS 570/102 from Ch. 56 1/2, par. 1102; 720 ILCS 570/303.06 new; 720 ILCS 570/312 from Ch. 56 1/2, par. 1312; 720 ILCS 570/314.5; 720 ILCS 570/316; 720 ILCS 570/317; 720 ILCS 570/317.5 new; 720 ILCS 570/318; 720 ILCS 570/319; 720 ILCS 570/320; 720 ILCS 570/406 from Ch. 56 1/2, par. 1406; 720 ILCS 570/410 from Ch. 56 1/2, par. 1410; 720 ILCS 646/70; 730 ILCS 5/5-6-3.3; 730 ILCS 5/5-6-3.4; 730 ILCS 166/20; 730 ILCS 166/45 new; 730 ILCS 166/50 new; 730 ILCS 167/20 ; 745 ILCS 49/36 new; 745 ILCS 49/70
Public Act: 99-0480
Bill Number: HB0001
Supervising Agency: None
Effective Date: 09/09/2015
Description/Analysis: Creates the Heroin Crisis Act. Contains only a short title provision. Omnibus heroin bill aimed at reducing the number of heroin overdose deaths and the amount of excess prescription drugs in the state. Increases the availability of lifesaving overdose antidote drugs, strengthens the Prescription Drug Monitoring Program, and enhances criminal penalties for "doctor shopping," establishes medication take-back programs, expands statewide heroin education programs, and expands Medicaid coverage for treatment.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: Reimbursements of 50 – 100% will be required for service mandates and personnel mandates require 100% reimbursement
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities
Subject: Access to Automated External Defibrillators (AED)
Type of Mandate: Personnel Mandate (in part), Service Mandate (in part)
Statute: 20 ILCS 2310/2310-371.5; 55 ILCS 5/3-6040 new; 65 ILCS 5/11-1-13 new; 410 ILCS 4/30
Public Act: 99-0246
Bill Number: SB0764
Supervising Agency: Department of Public Health
Effective Date: 01/01/2016
Description/Analysis: Amends the Counties Code. Requires each county sheriff to ensure that his or her office, in accordance with the requirements of the Automated External Defibrillator Act, is equipped with an operational and accessible automated external defibrillator and an adequate number of personnel trained to administer the automated external defibrillator. Makes a similar change regarding municipal police departments in the Illinois Municipal Code. Makes conforming changes in the Department of Public Health Powers and Duties Law of Civil Administrative Code of Illinois and the Automated External Defibrillator Act.
Cost: An estimate of the amounts to be incurred by units of local government is unknown at this time
Methodology: N/A
Reimbursement: Reimbursements of at least 50% is required. In some cases reimbursements of 100% will be required as a result of the personnel mandate.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Towing Rotation List
Type of Mandate: Service Mandate
Statute: 625 ILCS 5/4-203; 625 ILCS 5/4-203.5 new; 625 ILCS 5/6-118; 625 ILCS 5/11-1431; 625 ILCS 5/18a-300; 625 ILCS 5/18d-153
Public Act: 99-0438
Bill Number: SB1441
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Illinois Vehicle Code. Provides that no towing service shall engage in the removal of commercial motor vehicles requiring a commercial driver's license by operating the vehicle under its own power, unless authorized by a law enforcement officer. Allows a law enforcement officer issuing a citation to a driver for operating an uninsured motor vehicle to authorize the removal and impoundment of the vehicle by a towing service if the driver has a prior conviction for driving without insurance in the past 12 months, unless the vehicle is exempt from the insurance requirements of the Code. Provides that law enforcement agencies patrolling highways in this State shall establish tow rotation lists of towing services, and requires officers of those agencies to utilize the tow rotation lists to select a towing service for officer initiated tows. Provides criteria for inclusion on a tow rotation list, including licensing, insurance requirements, and submission of fingerprints for the purpose of a criminal history check. Provides that a tower that stops for the purpose of soliciting a towing service transaction or without being summoned by a law enforcement officer shall be subject to a fine, shall have his or her driver's license suspended for 3 months, and shall not be reinstated until the payment of a reinstatement fee. If a person's license is already suspended at the time of the violation, his or her driver's license shall be suspended for 6 months, and shall not be reinstated until the payment of a reinstatement fee. Provides that towers that misrepresent their affiliation with a law enforcement agency's tow rotation list shall be subject to license suspension and a fine up to \$1000.

Cost: An estimate of the increased costs to units of local government is not available at this time.

Methodology: N/A
Reimbursement: Reimbursement of no less than 50% and no more than 100% may be required
GA Exemptions: No
Exclusions: No exclusions

:

Reimbursable

Type of Government: Municipalities
Subject: Restaurant Self Inspection
Type of Mandate: Service Mandate
Statute: 65 ILCS 5/11-20-16
Public Act: 99-0458
Bill Number: SB1800
Supervising Agency: Department of Public Health
Effective Date: 08/17/2015
Description/Analysis: Amends the Illinois Municipal Code. Provides that retail food establishments in a municipality in a county having a population of 2,000,000 or more inhabitants shall either receive one inspection every 2 years or submit one self-inspection report every 2 years if certain criteria are met. Requires the local health department for such retail food establishments to develop the self-inspection form and submit it to the Department of Public Health for approval before it may be used. Effective immediately.
Cost: An estimate of the increased costs to units of local government is not available at this time.
Methodology: N/A
Reimbursement: Reimbursements between 50 – 100% are required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities
Subject: Pawnshop Recordkeeping
Type of Mandate: Service Mandate
Statute: 205 ILCS 510/5; 205 ILCS 510/9.5 new; 205 ILCS 510/10
Public Act: 99-0188
Bill Number: SB1820
Supervising Agency: None
Effective Date: 01/01/2016
Description/Analysis: Amends the Pawnbroker Regulation Act. Provides that every pawnbroker shall record an accurate account and description of all goods, articles, and other things purchased or received for the purpose of resale or loan collateral by the pawnbroker from any source, including other pawnshop locations owned by the same pawnbroker, not in the course of a pledge or loan, the time of such purchase or receipt and the name and address of the person or business which sold or delivered such goods, articles, or other things to the pawnbroker. Further provides that no personal property received on deposit or pledge or purchased by any pawnbroker shall be sold or permitted to be redeemed or removed from the place of business or transferred to another pawnshop location of such pawnbroker for a period of 7 days (rather than 48 hours) after the delivery of the copy and statement required by the Act. Prohibits any pawnbroker from receiving or purchasing any article if the serial number or manufacturer's identification number on the article has been altered or removed in any way.

Cost: An estimate of the increased costs to units of local government is not available at this time.

Methodology: N/A
Reimbursement: Reimbursements between 50 – 100% are required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Workplace Violence Prevention
Type of Mandate: Personnel Mandate
Statute: 820 ILCS 275/
Public Act: 98-0430
Bill Number: HB2590
Supervising Agency: None
Effective Date: 01/01/2014
Description/Analysis: This legislation creates the Workplace Violence Prevention Act and identifies the conditions under which an employer may seek an order of protection to prohibit further violence or threats of violence by an employee.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: N/A
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel Mandates is required.

GA Exemptions: No.
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities
Subject: Muni-Veteran Qualification
Type of Mandate: Personnel Mandate
Statute: 65 ILCS 5/10-2.1-6
Public Act: 98-0510
Bill Number: SB1908
Supervising Agency: None
Effective Date: 08/19/2013
Description/Analysis: This legislation provides that a waiver may be provided for applicants seeking employment as a police officer if the applicants possess qualifying military experience in lieu of the necessary college requirements.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Pollution Control Facilities Exemption
Type of Mandate: Service Mandate
Statute: 415 ILCS 5/3.330
Public Act: 98-0146
Bill Number: SB0850
Supervising Agency: None
Effective Date: 01/01/2014
Description/Analysis: Amends the Environmental Protection Act. For a limited time, exempts from the definition of the term "pollution control facility" (and associated local siting approval requirements) the portion of a site or facility (i) that is used exclusively for the transfer of commingled landscape waste and food scrap held at the site or facility for no longer than 24 hours, (ii) that is located in a home rule unit of a particular size, (iii) that is permitted by the Environmental Protection Agency, prior to January 1, 2002, for the transfer of landscape waste, and (iv) for which a permit application is submitted to the Agency within 6 months after the effective date of the amendatory Act to modify an existing permit for the transfer of landscape waste to also include, on a demonstration basis not to exceed 18 months, the transfer of commingled waste and food scrap.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: N/A
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Service Mandate is required.

GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Airport Authorities; Auditorium Authorities (Civic Centers); Cemetery Districts; Conservation Districts; County Historical Museum Districts; County Water Commission; Fire Protection Dist.; Forest Preserve Dist.; Hospital Districts; Library Districts; Mass Transit Districts; Mosquito Abatement Districts; Multi-Twsp. Ass. Dist.; Museum District; Park Districts; Port Districts; Public Health Dist.; Public Water Dist.; River Cons. Dist.; Road Districts; Sanitary Districts; Soil & Water Cons. Dist.; Surface Water Prot. Dist.; Townships; T.B. Sanitarium Dist.; Water Authorities; Water Service Dist.; Watershed/flood Cont. Dist.

Subject: Uniform special real property tax relief

Type of Mandate: Tax Exemption Mandate

Statute: 35 ILCS 250/15

Public Act: 89-0127

Bill Number: SB0249

Supervising Agency: Department of Revenue

Effective Date: 01/01/1996

Description/Analysis: Expands to all counties (formerly, counties with a population of 100,000 or more) the corporate authorities' rights to provide for uniform special real property tax relief.

Cost: \$0.00

Methodology: No estimate available

Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.

GA Exemptions: No

Exclusions: No exclusions

Reimbursable

Type of Government: Municipalities
Subject: IMRF Transferred Credit
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/7-139
Public Act: 98-0439
Bill Number: HB2656
Supervising Agency: None
Effective Date: 08/16/2013
Description/Analysis: This legislation amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to provide that, for service transferred from a downstate police pension fund under a specific provision, credits and creditable service shall be granted upon transfer of those credits to IMRF. The bill specifies that if the board determines that the amount transferred is less than the true cost to the Fund of allowing that creditable service to be established, then in order to establish that creditable service, the member must pay to the Fund an additional contribution equal to the difference or have their service credit reduced accordingly.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: N/A

Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel Mandates is required.

GA Exemptions: No

Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: MABAS Tax Exemption
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 200/15-60
Public Act: 98-0206
Bill Number: HB1206
Supervising Agency: None
Effective Date: 01/01/2014
Description/Analysis: This bill exempts all property owned by the Executive Board of the Mutual Aid Box Alarm System that is used for the public purpose of disaster preparedness and response is exempt from property taxes.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Tax Exemption Mandate is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Unemployment Compensation Insurance
Type of Mandate: Personnel Mandate
Statute: 820 ILCS 405/205-2102
Public Act: 87-1178
Bill Number: HB0180
Supervising Agency: Illinois Dept. of Employment Security
Effective Date: 09/01/1992
Description/Analysis: Makes changes to the Unemployment Insurance Act. Limits the definition of employment. Further defines the term "wages". Provides that an employing unit shall cease to be an employer as of the last day of a calendar quarter in which it ceases to pay wages for services in employment and ceases to have any individual performing services for it. Provides parameters for the calculation of weekly benefit amounts. Under certain conditions, provides for the retroactive payment of benefits to employees of educational service agencies who are denied benefits and not offered a bona fide opportunity to perform such services in an educational institution while in the employ of an educational service agency for the second of such academic years or terms. Provides that, after 1992, no employer shall be charged for any benefits due to the worker's incarceration, detention, or imprisonment under state, local or federal law. Provides that the experience factor shall not be adjusted by more than 14% per calendar year.

Cost: \$0.00
Methodology: Minimal cost to local governments. According to the Illinois Department of Employment Security, most units of local government opt for reimbursement with regard to unemployment benefits.

Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.

GA Exemptions: No
Exclusions: No exclusion

Reimbursable

Type of Government: All Governments
Subject: Taxation - General Amendments
Type of Mandate: Tax Exemption Mandate (in part)
Statute: 35 ILCS 5/605, 35 ILCS 205/7, 35 ILCS 205/162
Public Act: 87-1189
Bill Number: SB1490
Supervising Agency: Department of Revenue
Effective Date: 09/01/1992
Description/Analysis: Amends the Revenue Act of 1939. Outlines procedures for Home Rule municipal abatement of property taxes in areas of "urban decay". Provides for participation of other affected taxing districts on an abatement review board.

Cost: \$0.00
Methodology: While this provision allows a home rule municipality to abate taxes on certain property, it would impact the revenue of all other taxing districts which include such property. No estimate is currently available.

Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.

GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Property Tax exemptions for forest preserve districts
Type of Mandate: Tax Exemption Mandate
Statute: 70 ILCS 810/10-42, 305 ILCS 205/19.18
Public Act: 87-1191
Bill Number: SB1823
Supervising Agency: Department of Revenue
Effective Date: 09/01/1992
Description/Analysis: Amends the Revenue Act of 1939 to provide a property tax exemption for all property of every kind owned by a forest preserve district
Cost: \$0.00
Methodology: No estimate available.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Clean Air Act - National Municipal Solid Waste Landfill Stds-
Leaking Underground Storage Tank Program
Type of Mandate: Service Mandate
Statute: 30 ILCS 105/5.360, 415 ILCS, 5/3.85-3.90, 415 ILCS 5/9.6, 415
ILCS5/22.17-22.46, 415 ILCS 5/57
Public Act: 88-0496
Bill Number: HB0300
Supervising Agency: Illinois Environmental Protection Agency
Effective Date: 09/01/1993
Description/Analysis: Assists compliance with Clean Air Act emissions standards and
National Municipal Solid Waste Landfill Standards; rewrites the
Leaking Underground Storage Tank Program.
Cost: \$0.00
Methodology: No estimate is available.
Reimbursement: Reimbursements between 50 – 100% are required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Property Tax Code
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 200/10-155
Public Act: 89-0137
Bill Number: SB0133
Supervising Agency: Department of Revenue
Effective Date: 01/01/1996
Description/Analysis: Amends the Property Tax Code to include Cook County in open space valuation procedures.
Cost: \$0.00
Methodology: No estimate available.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Senior citizen assessment freeze homestead exemption
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 200/15-172
Public Act: 91-0045
Bill Number: HB1327
Supervising Agency: None
Effective Date: 06/30/1999
Description/Analysis: Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that if in any subsequent taxable year for which an applicant applies and qualifies for the exemption the equalized value decreases, then that year shall become the "base year" for the purposes of the Act. Provides that for taxable year 1999, the Chief County Assessment Officer shall select the lowest base year from the preceding years for which the applicant received the exemption.

Cost:
Methodology: Calculation of the cost will be dependent upon the time required for county assessors to review applicant records and extend to which the new base for each taxpayer differs from the previous base.

Reimbursement: Reimbursements of 100% may be required due to the imposition of a tax exemption mandate

GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Working Conditions
Type of Mandate: Personnel Mandate
Statute: 820 ILCS 260
Public Act: 92-0068
Bill Number: SB0542
Supervising Agency: None
Effective Date: 07/01/2001
Description/Analysis: Creates the Nursing Mothers in the Workplace Act. Requires an employer to provide reasonable unpaid break time each day to an employee who needs to express breast milk for her infant child. Requires an employer to make reasonable efforts to provide a room or other location, in close proximity to the work area, other than a toilet stall, where the employee can express her milk in privacy.

Cost: \$0.00
Methodology: The cost of this mandate would be dependent upon the number of local governments that have not yet provided a room or other location where an employee may provide breast milk for an infant child; therefore, an estimate is not available.

Reimbursement: Reimbursements of 50 – 100% may be required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Employees
Type of Mandate: Personnel Mandate
Statute: 820 ILCS 112/
Public Act: 93-0006
Bill Number: SB0002
Supervising Agency: Department of Labor
Effective Date: 01/01/2004
Description/Analysis: P.A. 93-0006 creates the Equal Pay Act of 2003. The bill provides that employers--including units of local government--may not discriminate between employees on the basis of gender in paying wages. The law also prohibits retaliatory discharge or discrimination against an employee on the basis of the employee's use of the Equal Pay Act of 2003. Every employer subject to the law shall preserve specified records for a minimum of 3 years, and post a notice in the workplace summarizing the requirements outlined in the Equal Pay Act. Furthermore, the law prohibits terminating or discriminating against any employee because the employee has consulted legal counsel in connection with instituting any procedures outlined in the legislation.

Cost: \$0.00
Methodology: Calculation of costs would require extensive research of all units of local government in Illinois. Due to the complexity of such an effort, a cost estimate cannot be provided.

Reimbursement: Reimbursements of 50 – 100% may be required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Insurance benefits
Type of Mandate: Personnel Mandate
Statute: 5 ILCS 375 6.11, 215 ILCS 5, 215 ILCS 125, 215 ILCS 165
Public Act: 93-0102
Bill Number: HB0211
Supervising Agency: Illinois Department of Insurance
Effective Date: 01/01/2004
Description/Analysis: Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Requires coverage to include benefits for outpatient contraceptive drugs and devices and outpatient contraceptive services. The provisions concerning coverage for contraceptives shall not be construed to require an insurance company to cover services related to an abortion or to permanent sterilization that requires a surgical procedure.

Cost: \$0.00
Methodology: Calculation of costs incurred by units of local government would require examination of a high volume of financial records, which would vary, depending on the size of each local government's work force. To the extent that P.A. 93-0102 affects local revenue, the fiscal impact of the legislation cannot be determined at this time.

Reimbursement: Reimbursements of 50 – 100% may be required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Employees
Type of Mandate: Personnel Mandate
Statute: 5 ILCS 375 /6.2, 215 ILCS 5/143.17a, 215 ILCS 5/367.2
Public Act: 93-0477
Bill Number: HB3661
Supervising Agency: None
Effective Date: 08/08/2003
Description/Analysis: P.A. 93-0477 pertains to continuation of health benefits. The legislation provides for notice of death or entry of a judgment of dissolution of marriage to be given to the employer or insurer, rather than both. Under this law, employers are required to give notice of death or dissolution of marriage to an insurer. In addition, the public act provides for coverage of certain dependents, and requires group policies to provide a continuation privilege for covered dependents of a deceased employee.

Cost: \$0.00
Methodology: Calculation of any costs incurred would require research to examine group policies of various units of local government. Due to the complexity of such an effort, a cost estimate cannot be provided.

Reimbursement: Reimbursements of 50 – 100% may be required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Employees
Type of Mandate: Personnel Mandate
Statute: 820 ILCS 105/4
Public Act: 93-0581
Bill Number: SB0600
Supervising Agency: Department of Labor
Effective Date: 01/01/2004
Description/Analysis: P.A. 93-0581 provides that, from January 1, 2004 through December 31, 2004, every employer shall pay each employee who is 18 years of age or older wages of not less than \$5.50 per hour. It also provides that, on and after January 1, 2005, every employer shall pay each employee who is 18 years of age or older wages of not less than \$6.50 per hour. The legislation deletes language providing that wages paid to employees may not be less than the federal minimum hourly wage. The Minimum Wage Law (820 ILCS 105/3) includes “governmental bodies” within the definition of “employer.” This would encompass units of local government, and require such entities to comply with the provisions of the legislation.

Cost: \$0.00
Methodology: Current statute (820 ILCS 105/14) states that establishment of a standard minimum wage does not interfere, impede, or diminish the right of employees to bargain collectively with their employers in order to obtain higher wages. Due to this factor, it is anticipated that the minimum wage established by individual units of local government will vary. To the extent that P.A. 93-0581 affects local revenue, the fiscal impact of the legislation cannot be estimated at this time.

Reimbursement: Reimbursements of 50 – 100 % maybe required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: All Governments
Subject: Hospital Fair Billing and Collection Practices Act
Type of Mandate: Service Mandate
Statute: 30 ILCS 105/5.66.3new, 110 ILCS 330/5, 210 ILCS 85/7
Public Act: 94-0885
Bill Number: HB4999
Supervising Agency: Attorney General
Effective Date: 01/01/2007
Description/Analysis: Under Section 3 (f) of the State Mandates Act, a service mandate concerns the creation or expansion of governmental services or delivery standards, such as for public health. P.A. 94-0885 requires hospitals to post a sign and provide written materials notifying patients of financial assistance. Bills to uninsured patients must tell how to apply for such assistance. Each hospital must have a process for addressing billing inquiries and disputes. Before starting legal action against an uninsured patient, a hospital must let the patient apply for financial assistance and offer the patient a "reasonable payment plan." Before starting legal action against an insured patient, a hospital must let the patient request a payment plan for the part owed by the patient. Legal action against the patient for a hospital bill may be begun only with written approval from a hospital employee authorized to give such approval. No legal action may be pursued against uninsured patients who have shown that they cannot pay, if they provide the hospital with necessary information and notify it of any changes in their financial situations. The Attorney General will monitor hospitals' compliance, and may seek injunctions and civil penalties. Therefore, in the opinion of DCEO, P.A. 94-0885 creates a service mandate for which reimbursement of 50%-100% of the increased costs to units of local government is required under the State Mandates Act.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available. Calculation of the cost of this mandate would be achieved by extensive research of local government-administered hospitals, combined with assessment of costs for developing, implementing, and posting the policy statement.

Methodology: N/A
Reimbursement: Creates a mandate for which reimbursement of 50%-100% of the increased costs to units of local government is required under the State Mandates Act.

GA Exemptions: None
Exclusions: None

Reimbursable

Type of Government: All Governments
Subject: Illinois Pension Code Changes
Type of Mandate: Personnel Mandate
Statute: 5 ILCS 315/15, 40 ILCS 5/1-160 new, 40 ILCS 5/2-108.1, 40 ILCS 5/2-119, 40 ILCS 5/2-119.01, 40 ILCS 5/2-121.1, 40 ILCS 5/2-122, 40 ILCS 5/17-129, 40 ILCS 5/18-124, 40 ILCS 5/18-125, 40 ILCS 5/18-125.1, 40 ILCS 5/18-127, 40 ILCS 5/18-128.01, 30 ILCS 805/8.34 new
Public Act: 96-0889
Bill Number: SB1946
Supervising Agency: None
Effective Date: 01/01/2011 and 04/14/2010
Description/Analysis: Amends the Illinois Public Labor Relations Act. Exempts the changes made to the Illinois Pension Code under this amendatory Act from provisions providing that, if there is a conflict between the Act and any other law, the provisions of the Act or any collective bargaining agreement negotiated under the Act shall prevail and control. Amends the Illinois Pension Code. Makes changes applicable to persons who first become employees and participants under any system under the Code, other than a downstate police or downstate firefighter pension fund, the Chicago Police pension fund, the Chicago Firemen pension fund, or the Retirement Plan for Chicago Transit Authority Employees or service as a SLEP under IMRF, on or after the effective date of the amendatory Act concerning the following: conditions for retirement, calculation of salary, annual increases, survivor's annuities, and application of alternative formula provisions. Amends the Chicago Teacher Article of the Illinois Pension Code. Sets forth a new employer contribution schedule.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties
Subject: Cook County Pension
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/9-134
Public Act: 87-1130
Bill Number: SB1770
Supervising Agency: Illinois Economic and Fiscal Commission
Effective Date: 09/01/1992
Description/Analysis: Amends the Illinois Pension Code to describe early retirement benefit conditions under the Cook County Employees and Officers Benefit Fund.
Cost: \$0.00
Methodology: No estimate is available.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties
Subject: Taxation - General Amendments
Type of Mandate: Personnel Mandate (in part)
Statute: 35 ILCS 5/605, 35 ILCS 205/7, 35 ILCS 205/162
Public Act: 87-1189
Bill Number: SB1490
Supervising Agency: Department of Revenue
Effective Date: 09/01/1992
Description/Analysis: In counties under 100,000 population, requires members of the board of review within one year of taking office, to successfully complete a basic course in assessment practice approved by the Department of Revenue and conducted by the Illinois Property Assessment Institute.

Cost: \$11,200.00
Methodology: Approximate cost to take IPAI course is \$225. In the alternative, an Illinois Department of Revenue course also satisfies the requirement. The course from the Department of Revenue is provided tuition free to local governments, however there would be cost to local governments for employee travel and time away from the job. According to the Department of Revenue, an average of 35 review board members take the two and one half day class per year. Assuming the State per diem rate of \$28 per day and an average travel and lodging expense of \$250 per commissioner per class, the total annual cost to local government would be \$11,200.

Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.

GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties
Subject: Firearm Owners Identification Card Background Checks
Type of Mandate: Service Mandate
Statute: 430 ILCS 65/3.1, 740 ILCS 110/12
Public Act: 95-0564
Bill Number: SB0940
Supervising Agency: Illinois Department of State Police
Effective Date: 06/01/2008
Description/Analysis: Amends the Firearm Owners Identification Card Act. Provides for the Department of State Police and the Department of Human Services to enter into a memorandum of understanding with the Federal Bureau of Investigation for the purpose of implementing the National Instant Criminal Background Check System in the State. Next, it amends the Mental Health and Developmental Disabilities Confidentiality Act and sets responsibilities for public hospitals and mental health facilities.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: State reimbursement of 50%-100% of the increased costs to units of local governments due to the imposition of Service Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties
Subject: Property Tax Exemptions
Type of Mandate: Tax Exemption Mandate
Statute: 20 ILCS 2505/2505-560 new, 35 ILCS 200/15-167, 35 ILCS 200/15-169, 35 ILCS 200/15/170, 35 ILCS 200/15-176
Public Act: 96-1418
Bill Number: SB3638
Supervising Agency: None
Effective Date: 08/02/2010
Description/Analysis: Amends the Property Tax Code. Extends the alternative general homestead exemption for a period of 3 years. Provides that the maximum amount of the exemption is \$20,000 in the first taxable year, \$16,000 in the second taxable year, and \$12,000 in the third taxable year. Provides that counties other than Cook County may elect to be subject to the alternative general homestead exemption if the county adopts an ordinance within 6 months after the effective date of the amendatory Act. Provides that, beginning in taxable year 2010, the returning veterans' homestead exemption also applies in the taxable year after the taxable year in which the veteran returns from active duty in an armed conflict involving the armed forces of the United States. Provides that taxpayers who have been granted a disabled veterans standard homestead exemption must reapply each year. Provides that taxpayers who are eligible for a senior citizens homestead exemption must reapply each year in counties with 3,000,000 or more inhabitants. Provides that the annual amount of the disabled veterans standard homestead exemption is \$5,000 for veterans with a service connected disability of at least 70% (instead of 75%).
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Tax Exemption Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties
Subject: Counties Credit Card Acceptance
Type of Mandate: Service Mandate
Statute: 35 ILCS 200/20-25, 30 ILCS 805/8.34 new, 50 ILCS 345/20
Public Act: 96-1248
Bill Number: HB6062
Supervising Agency: None
Effective Date: 07/23/2010
Description/Analysis: Amends the Property Tax Code. Provides that, beginning January 1, 2012, a county with a population of more than 3,000,000 is required to accept payment by credit card for each installment of property taxes. Provides that all service charges or fees associated with the processing or accepting of a credit card payment by the county shall be paid by the taxpayer and shall not be refundable. Provides that the county is not required to accept payment by credit card for the payment on any installment of taxes that is delinquent under certain provisions of the Property Tax Code or for the purposes of any tax sale or scavenger sale. Provides that the county shall not incur liability for or associated with the collection of a property tax payment by credit card. Provides that the acceptance of credit cards by a county with a population of more than 3,000,000 is not subject to the public hearing requirement of the Local Governmental Acceptance of Credit Cards Act.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: N/A

Reimbursement: State reimbursement of 50% to 100% of the increased cost to local governments due to the imposition of Service Mandates is required.

GA Exemptions: No

Exclusions: No exclusions

Reimbursable

Type of Government: Counties
Subject: Pension Retirement Annuity and Furlough Service Credit
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/7-142, 40 ILCS 5/7-142.1, 40 ILCS 5/7-145.1, 40 ILCS 5/9-121.6, 40 ILCS 5/9-128.2 new, 30 ILCS 805/8.34 new
Public Act: 96-0961
Bill Number: HB4644
Supervising Agency: None
Effective Date: 07/02/2010
Description/Analysis: Amends the IMRF Article of the Illinois Pension Code. In provisions concerning the amount of a retirement annuity, sheriff's law enforcement employees, and elected county officers, provides that any elected county officer who was entitled to receive a stipend from the State on or after July 1, 2009 and on or before June 30, 2010 may establish earnings credit for the amount of stipend not received, if the elected county official applies in writing to the fund within 6 months after the effective date of the amendatory Act and pays to the fund an amount equal to (i) employee contributions on the amount of stipend not received, (ii) employer contributions determined by the Board equal to the employer's normal cost of the benefit on the amount of stipend not received, plus (iii) interest at the actuarially assumed rate. Makes similar changes in the Cook county Article of the Illinois Pension Code. Amends the State Employee and State Universities Articles of the Illinois Pension Code. Allows a member to establish service credit for voluntary or involuntary furlough beginning on or after July 1, 2009 and ending on or before June 30, 2011. Requires application before December 31, 2011.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Fire Protection Dist.; Hospital Districts; Municipalities;
Public Health Dist.

Subject: Health care professionals ID badges

Type of Mandate: Service Mandate

Statute: 410 ILCS 50/6

Public Act: 90-0331

Bill Number: HB0864

Supervising Agency: Department of Public Health

Effective Date: 01/01/1998

Description/Analysis: Amends Medical Patient Rights Act to require that a licensed health care professional shall wear an identification badge disclosing their name, licensure status and staff position.

Cost: \$35,000.00

Methodology: The number of health care professionals employed by or practicing in health care facilities owned or operated by counties or cities x approximate cost of an identification badge. (17,500 x \$2 = \$35,000)
This would include county hospitals, clinics, long term care facilities and home health agencies.

Reimbursement: Reimbursements between 50 – 100% are required

GA Exemptions: No

Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities
Subject: Taxation Exemption - Livestock - Artificial Insemination
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 105/3-5, 35 ILCS 115/3-5 35 ILCS 120/2-5
Public Act: 88-0337
Bill Number: HB0904
Supervising Agency: Department of Revenue
Effective Date: 01/01/1994
Description/Analysis: Exempts semen used for artificial insemination of livestock for direct agricultural production from the State Occupation and Use Tax Acts.
Cost: \$0.00
Methodology: Home rule units of local government are authorized to impose home rule sales taxes. This exemption carries over to such home rule sales taxes.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities
Subject: Appointment of part time police officers - Police training
Type of Mandate: Personnel Mandate
Statute: 50 ILCS 705/8.2, 50 ILCS 705/10.1, 50 ILCS 720/2
Public Act: 89-0170
Bill Number: SB0441
Supervising Agency: Illinois Law Enforcement Training and Standards Board
Effective Date: 01/01/1996
Description/Analysis: Amends the Illinois Police Training Act to require certification and training of part time police officers and part time county corrections officers. Applies to persons employed by home rule units of government. Provides that part time training courses must be of similar content and the same duration as full time courses. Provides that part time police officers shall not be used as permanent replacements for permanent full time police officers.

Cost: \$3,671,250.00
Methodology: According to the Illinois Law Enforcement Training and Standards Board, the required 400 hours of training is provided tuition free, however travel expense and time away from the job would create local government costs. Mobile training work station sessions are held on Saturdays. If the 3300 part time officers in the State are paid for attendance at training sessions at an average of \$8 per hour, and if each officer incurs \$25 in travel and expenses per 8 hour session, then the total cost would be \$14,685,000. Assuming that 1/4 of the 3300 officers would receive training per year = \$3,671,250 annual cost.

Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.

GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities
Subject: Taxation, exemptions, coal equipment value
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 105/3-5
Public Act: 89-0495
Bill Number: SB1361
Supervising Agency: Department of Revenue
Effective Date: 06/01/1996
Description/Analysis: Amends the Use Tax Act by removing the \$250 minimum cost requirement for the Use Tax exemption for coal exploration, mining, off highway hauling, processing, maintenance, and reclamation equipment.
Cost: \$0.00
Methodology: Minimal fiscal impact to local home rule sales taxes by removing the \$250 minimum.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities
Subject: Mining equipment tax exemption
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 105/3-7
Public Act: 90-0529
Bill Number: HB0027
Supervising Agency: Department of Revenue
Effective Date: 11/01/1997
Description/Analysis: Exempts aggregate exploration, mining, off highway hauling, processing, maintenance, and reclamation equipment including parts and equipment from taxes imposed under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax, and the Retailers Occupation Tax Act.
Cost: \$0.00
Methodology: Minimal impact to local home rule sales taxes.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities
Subject: Vehicle Code
Type of Mandate: Personnel Mandate
Statute: 625 ILCS 5/15-112
Public Act: 91-0129
Bill Number: HB0458
Supervising Agency: Illinois Law Enforcement Training and Standards Board
Effective Date: 07/16/1999
Description/Analysis: Amends the Illinois Vehicle Code. Provides that within 18 months following the effective date of the public act, all municipal and county officers, technicians, and employees who set up and operate portable scales for wheel load or axle load or both, and issue citations based on the use of portable scales for wheel load or axle load or both, and who have not successfully completed initial classroom and field training, shall attend and successfully complete initial classroom and field training administered by the Illinois Law Enforcement Training Standards Board.

Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.

Methodology: Calculation of this amount would require researching the number of all municipal and county officers, technicians, and employees who have not successfully completed initial classroom and field training for setting up and operating portable scales. This figure would have to be multiplied by the number of hours required, as well as various expenses involving travel, etc. for individuals enrolled in the training program. A cost estimate is not currently available.

Reimbursement: Not available
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties, Municipalities
Subject: Police Military Pension Credit
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/3-110, 40 ILCS 5/5-212, 40 ILCS 5/5-214.3 new,30 ILCS
805/8.34 new
Public Act: 96-1260
Bill Number: SB3022
Supervising Agency: None
Effective Date: 07/23/2010
Description/Analysis: Amends the Downstate Police and Chicago Police Articles of the Illinois Pension Code. Allows police officers to establish creditable service for up to 2 years of military service before employment. Requires payment of employee and employer contributions, plus interest at the actuarially assumed rate.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities; Public Health Dist.
Subject: Disasters
Type of Mandate: Service Mandate
Statute: 20 ILCS 2105/2105-400 , 20 ILCS 2305/2 from Ch. 111 1/2, par. 22
20 ILCS 2305/2.1 ,20 ILCS 2305/7 from Ch. 111 1/2, par. 22.05, 20
ILCS 2310/2310-5, 20 ILCS 2310/2310-35 was 20 ILCS 2310/55.27,
20 ILCS 2310/2310-50.5, 20 ILCS 2310/2310-610, 20 ILCS
2310/2310-615, 20 ILCS 2310/2310-620, 20 ILCS 2310/2310-625
new, 210 ILCS 25/7-102, 210 ILCS 50/3.255,210 ILCS 85/10.4,410
ILCS 517/15, 625 ILCS 5/1-105, 625 ILCS 5/12-215, 745 ILCS 45/1,
820 ILCS 305/11, 820 ILCS 310/1,5 ILCS 100/5-45
Public Act: 93-0829
Bill Number: HB5164
Supervising Agency: Various
Effective Date: 07/28/2004
Description/Analysis: Amends the Department of Public Health Act and various other Acts
concerning public health emergencies. Contains provisions relating to:
quarantine and isolation; physical examinations, tests, and specimen
collection; vaccines and medications; destruction of animals and
property; access to medical records; syndromic data collection;
information sharing; medical disaster plans; emergency personnel;
immunity; and other matters. Effective immediately.
Cost: An estimate of the amount incurred by units of local government for
implementation of this mandate is not available.
Methodology: N/A
Reimbursement: Reimbursements of 50 – 100 % may be required
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Counties; Municipalities; Townships
Subject: Worker's Compensation Payments
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/22-307
Public Act: 90-0525
Bill Number: SB0194
Supervising Agency: Department of Labor
Effective Date: 11/12/1997
Description/Analysis: Amends Article 22, Division 3 of the Illinois Pension Code in Relation to benefits for an injured policeman or fireman. Deletes provisions limiting statutory rights to recover damages. Provides that nothing in Division 3 relieves any municipality with a population under 500,000 of its duties under the Workers' Compensation Act or the Workers' Occupational Diseases Act or prevents any policeman or fireman in a municipality with a population under 500,000 from recovery under those Acts.

Cost: \$0.00
Methodology: No estimate is available.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.

GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Municipalities
Subject: Hotel Operators Occupation Tax
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 145/2
Public Act: 87-0951
Bill Number: SB1743
Supervising Agency: Department of Revenue
Effective Date: 08/01/1992
Description/Analysis: Amends the Hotel Operators Occupation Tax Act to further define "permanent resident".
Cost: \$0.00
Methodology: Exempts permanent residents from the hotel operators occupation tax base, thereby exempting such permanent residents from the local hotel/motel tax base as well.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Municipalities
Subject: Motor Vehicles - Local Government Tax (Wheel tax)
Type of Mandate: Tax Exemption Mandate
Statute: 625 ILCS 5/2-121
Public Act: 87-1063
Bill Number: SB2200
Supervising Agency: Secretary of State
Effective Date: 01/01/1993
Description/Analysis: Amends the Illinois Vehicle Code to exempt certain types of commercial motor vehicles from local government vehicle tax.
Cost: \$300,000.00
Methodology: According to the Secretary of State there are approximately 10,000 commercial motor vehicles in the state which meet this definition. If 50% of these are located in local governmental jurisdictions which have a wheel tax, and if the average wheel tax in such communities is \$30, then the total cost to local governments would be \$300,000.
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Municipalities
Subject: Longtime Owner-Occupant Property Tax Relief Act
Type of Mandate: Tax Exemption Mandate
Statute: 35 ILCS 250/15, 35 ILCS 250/20
Public Act: 90-0648
Bill Number: SB1370
Supervising Agency: None
Effective Date: 07/01/1998
Description/Analysis: Amends the Longtime Owner-Occupant Property Tax Relief Act. Provides that if the corporate authority of a county with 3,000,000 or more inhabitants enacts an ordinance or resolution designating certain areas eligible for the special property tax relief under the Act, a municipality having a population exceeding 500,000 within that county and a school district in a municipality having a population exceeding 500,000 within that county must participate in the program. Does not apply to those governmental bodies governed by the amendatory provisions. Pre-empts home rule.

Cost: \$0.00
Methodology: The Department of Revenue is not able to provide data upon which to prepare cost estimates.

Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel and Tax Exemption Mandates is required.

GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Municipalities
Subject: Electric and gas utilities assistance
Type of Mandate: Service Mandate
Statute: 20 ILCS 3855/1-10, 220 ILCS 5/2-103, 220 ILCS 5/8-103, 220 ILCS 5/8-104, 220 ILCS 5/8-105, 220 ILCS 5/9-201, 220 ILCS 5/9-229, 220 ILCS 5/10-102, 220 ILCS 5/10-103, 220 ILCS 5/10-110, 220 ILCS 5/10-111, 220 ILCS 5/10-201, 220 ILCS 5/16-111.7 new, 220 ILCS 5/10-111.8 new, 220 ILCS 5/16-115D new, 220 ILCS 5/19-140 new, 220 ILCS 5/19-145 new, 305 ILCS 20/2, 305 ILCS 20/3, 305 ILCS 20/13, 305 ILCS 20/18 new
Public Act: 96-0033
Bill Number: SB1918
Supervising Agency: Illinois Commerce Commission
Effective Date: 07/10/2009
Description/Analysis: Establishes energy efficiency targets for Illinois natural gas utilities. Creates an on-bill financing program for energy efficiency upgrades by utility customers. Creates a Percentage of Income Payment Program.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: Reimbursements of 50% to 100% is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Municipalities
Subject: IMRF Social Security Taxes
Type of Mandate: Personnel Mandate
Statute: 40 ILCS 5/7-170, 40 ILCS 5/7-171, 40 ILCS 5/7-172, 40 ILCS 5/7-173, 40 ILCS 5/7-211, 30 ILCS 805/8.34
Public Act: 96-1084
Bill Number: SB3405
Supervising Agency: None
Effective Date: 07/16/2010
Description/Analysis: Amends the IMRF Article of the Illinois Pension Code. Makes changes in provisions concerning Social Security taxes. Makes changes concerning cross-references to provisions concerning amortization of unfunded obligations.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: State reimbursement of 100% of the increased cost to local governments due to the imposition of Personnel Mandates is required.
GA Exemptions: No
Exclusions: No exclusions

Reimbursable

Type of Government: Mass Transit Districts
Subject: Chicago Transit Authority Benefits
Type of Mandate: Personnel Mandate
Statute: 820 ILCS 130/2, 820 ILCS 130/3, 820 ILCS 130/4, 820 ILCS 130/6, 820 ILCS 130/9, 820 ILCS 130/11, 820 ILCS 130/11b, 820 ILCS 130/11a rep, 40 ILCS 5/22-101B, 30 ILCS 805/8.34
Public Act: 96-1254
Bill Number: SB0043
Supervising Agency: None
Effective Date: 07/23/2010
Description/Analysis: Amends provisions concerning health care benefits for the Chicago Transit Authority in the Illinois Pension Code. Provides that the Retiree Health Care Trust shall be solely responsible for providing health care benefits to eligible retirees and their dependents and survivors upon the exhaustion of the account established by the Retirement Plan for Chicago Transit Authority Employees pursuant to Section 401(h) of the Internal Revenue Code, but no earlier than January 1, 2009 and no later than July 1, 2009 (rather than by no later than July 1, 2009, but no earlier than January 1, 2009). Provides that health care coverage through a health maintenance organization may be provided at 100% (while certain health care benefit programs established by the Board of Trustees are limited to 90% coverage for in-network services or 70% coverage for out-of-network services). Makes changes concerning the annual assessment of the funding levels of the Retiree Health Care Trust. Provides that any retiree hired on or before September 5, 2001 who retires with 25 years or more of continuous service, shall be eligible for retiree health care benefits upon retirement in accordance with any rules or regulations adopted by the Board of Trustees; provided he or she retires prior to the full execution of the successor collective bargaining agreement to the collective bargaining agreement that became effective January 1, 2007 between the Authority and the organizations representing the highest and second-highest number of Chicago Transit Authority participants.
Cost: An estimate of the amount incurred by units of local government for implementation of this mandate is not available.
Methodology: N/A
Reimbursement: State reimbursement 100% of the increased cost to local governments due to the imposition of Personnel Mandates is required.
GA Exemptions: No
Exclusions: No exclusions