



## District 90 COVID-19 Protocols for Isolation, Quarantine and Masking *Revised 2/18/22*

District 90 schools is implementing the following COVID-19 protocols for isolation, quarantine, and masking as follows:

### *Individuals with Positive COVID-19 Test Result:*

- Regardless of vaccination status, students or staff who test positive for COVID-19 should isolate for a minimum of 5 days and a maximum of 10 days after the first day of symptoms or the specimen collection date from a positive viral test. If there are no symptoms or the symptoms have resolved after 5 days, they are released from isolation to return to school on the 6<sup>th</sup> day. **Students and staff who continue to have symptoms past the 5 days should wait to end isolation until they are fever-free without fever-reducing medication for 24 hours, diarrhea/vomiting have ceased for 24 hours, and other symptoms have resolved before returning to school.** Individuals are strongly encouraged to follow any additional directions from medical professionals.
- Students or staff who test positive must continue to wear a well-fitted mask around others for 5 additional days after returning to school. If this is not possible, the individual must isolate for a total of 10 days. If masks need to be removed (e.g., during lunch), at least 6 feet of physical distance will be maintained until 10 days after onset of symptoms or positive result. District 90 schools will implement protocols to ensure that student seating arrangements for lunch/snack are consistent with the IDPH/ISBE “adequate distance” guidance for students returning from isolation/quarantine after 5 days and that individuals continue to wear masks consistently upon return.

### *Individuals with COVID-19-Like Symptoms*

- Any individuals with COVID-19-like symptoms, regardless of vaccination status, will be excluded from school for a minimum of five days and a maximum of 10 days until fever-free without fever-reducing medication for 24 hours, diarrhea/vomiting have ceased for 24 hours, and other symptoms have resolved **OR**, until receiving a negative PCR test result that confirms the symptoms are not attributed to COVID-19

### *Designation as a “Close Contact”*

- Individuals 18 or older who have received all recommended vaccine doses, including boosters, and individuals aged 5-17 who have completed the primary series of COVID-19 vaccines (with at least two weeks post second dose), as well as individuals who have had a confirmed COVID-19 case within the last 90 days do not need to quarantine if they are a close contact. They should wear a mask around others for 10 days and test on days 3-5, if possible. If symptoms develop, they should isolate until they receive a negative test result (see above).
- Individuals 18 or older who have completed the primary series of recommended vaccine doses or the single-dose Johnson & Johnson vaccine over 2 months ago, but have not received a booster shot, as well as unvaccinated individuals, **are recommended to** stay home and wear a mask around others for

5 days after a close contact and test on day 5, if possible. If symptoms develop, they should isolate until they receive a negative test result.

- Children who have received the primary vaccination series but are not eligible for booster doses will not be excluded from school after a close contact unless symptoms develop and they test positive for COVID-19

### ***Examples of Individuals Not Designated as “Close Contacts”***

- A student who was within 3 to 6 feet in a classroom setting for at least 15 minutes with a confirmed or probable student case if both case and contact were consistently masked for the entire exposure period
- Students and staff aged 18 years and older who have received all recommended COVID-19 vaccine doses, including boosters and additional primary doses for qualified immunocompromised individuals
- A student aged 5-17 years who completed the primary series of a COVID-19 vaccine more than two weeks before contact
- An individual who has tested positive for COVID-19 in the past 90 days from date of exposure
- An individual who is solely exposed to a confirmed case while outdoors, unless under higher-risk exposure

These individuals (above) should wear a mask around others for 10 days and may consider testing for COVID-19 on day 5, if possible. Any individual testing positive will be excluded from school and should follow guidance for persons testing positive.

### ***Returning from Quarantine or Isolation***

Since individual health circumstances will vary about readiness to return to school, staff and students who are impacted by isolation/quarantine should contact the school nurse to finalize plans to return to school. The IDPH and ISBE recommend that students return to school after 5 days **if symptoms have resolved and other conditions are met as described above**, unless clinically recommended to continue exclusion by their medical provider.

### ***Outbreak Testing – Classrooms or Small Group***

District 90 is implementing classroom or small group outbreak testing in accordance with directions from the Cook County Department of Public Health (CCDPH) when a confirmed outbreak has occurred. CCDPH has indicated that classroom or small group COVID-19 outbreaks require that families either consent for student participation in outbreak testing or that the student be excluded from school under quarantine, with certain considerations/exemptions (please see below). Students excluded from school under quarantine qualify for remote learning, as per Illinois State Board of Education (ISBE) guidance. Outbreak testing consists of the collection of a saliva sample at school twice a week for a testing cycle of 28 days and is conducted by our testing partner, SHIELD.

Please note the following considerations indicated by CCDPH related to outbreak testing:

- Students and staff who have completed their primary series and/or booster doses (vaccinations “up-to-date”) and are associated with the identified outbreak classroom or small group are strongly recommended to participate in the outbreak testing regimen to assist in curtailing ongoing transmission. However, students, with vaccinations “up-to-date” are not required to participate in the outbreak testing or be excluded from school under quarantine.
- Outbreak testing for individuals who have recovered from a PCR-confirmed COVID-19 infection is not recommended if less than 90 days have passed from symptom onset or previous positive test, but testing should resume once the 90 days have passed. Families are requested to provide confirmation of past positive PCR test results to the school nurse for outbreak testing exemption, if applicable.
- Consent for student participation in outbreak testing or school exclusion is required for students who are unvaccinated or have not completed their primary series and/or booster doses and are part of the identified outbreak testing classroom or small group. CCDPH has indicated that school exclusion consists of a 10-day quarantine. In this case, school exclusion qualifies for remote learning.
- Participation in outbreak testing is required for personnel who are unvaccinated or have not completed their primary series and/or booster doses and are part of the identified outbreak testing classroom or small group.

### ***Face Masks***

Wearing face masks outdoors will be optional for all students and staff when participating in outdoor recess, outdoor PE, outdoor athletic practices/competition, or other activities that occur outside during the school day. Please note that interscholastic athletes will be required to adhere to the host school’s mask/mitigation requirements in order to participate in an interscholastic contest. Under Federal law, masks are also required for all individuals being transported on school buses for any reason.

Current indoor mask-wearing protocols mandated by the Governor’s Executive Order remain in place. Schools will provide face masks for students and staff as needed. However, individuals will be permitted to supply a face mask of their own choosing. Note that gaiters, bandanas, and face-shields are not permissible unless dictated by a physician in response to an identified health condition.

### ***Additional Considerations***

Please note that all other COVID-19 protocols currently being implemented in District 90 that are not addressed in this communication remain unchanged at this time. These include our present mitigation protocols addressing:

- vaccination and testing
- **indoor** mask-wearing requirements
- physical distancing considerations
- contact tracing procedures
- screening and outbreak testing provisions
- steps to improve ventilation and air circulation
- adherence to handwashing regimens
- school cleaning and disinfection efforts

If you have questions about this communication or implications for you, your child, or your family, please contact the nurse at your child’s school. Questions pertaining to COVID-19 procedures or safety mitigation protocols can also be directed to the D90 Infection Control Officer, Sam Martini at [martinis@district90.org](mailto:martinis@district90.org)





River Forest  
Public Schools

Administration Building  
7776 Lake Street  
River Forest, IL 60305  
Phone: 708-771-8282  
Fax: 708-771-8291

Estimated D90 Student Vaccination Rates  
(As of 2/16/22)

<b>With Unverified</b>	<b>Enrolled</b>	<b>Vaccinated</b>	<b>% Vaccinated</b>
<b>Students Ages 5-11</b>	952	558	59%
<b>Students Ages 12+</b>	422	310	73%

  

<b>Verified Only</b>	<b>Enrolled</b>	<b>Vaccinated</b>	<b>% Vaccinated</b>
<b>Students Ages 5-11</b>	952	537	56%
<b>Students Ages 12+</b>	422	307	73%



**Leadership**

Toni Preckwinkle  
President, Cook County Board of Commissioners

Israel Rocha, Jr.  
Chief Executive Officer, Cook County Health

Rachel Rubin, MD, MPH, FACP  
Co-Lead and Senior Medical Officer

Kiran Joshi, MD, MPH  
Co-Lead and Senior Medical Officer

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## COOK COUNTY DEPARTMENT OF PUBLIC HEALTH STATEMENT ON MASKING IN SCHOOLS

As the legal issues regarding the Temporary Restraining Order (TRO) on the governor's school mask mandate are analyzed, the [Cook County Department of Public Health](#) continues to strongly endorse universal masking in all schools – public and private – consistent with [CDC guidance](#).

Masking is a proven strategy and a key element of a layered approach in schools to fighting this deadly virus and its variants, particularly among a population with such low vaccination rates. In addition to getting vaccinated and staying up to date on boosters, the layered approach to keeping our schools safe include wearing an appropriate mask indoors, maintaining physical distance from others when possible, having proper ventilation in school buildings, and frequent handwashing. The least vaccinated throughout suburban Cook County (and nationally) are youth under 20 years old. [In suburban Cook County, only 47% have had at least one dose and 32.8% have had both vaccine doses.](#)

The pandemic is not behind us. The risk that new variants of the virus will be created and spread throughout Cook County is present. a new surge requires us collectively to remain vigilant and adhere to evidence-driven public health practices.

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Links:

[CCDPH School Guidance Page](#)

[CDC School Guidance](#)

[CCDPH Vaccine Data](#)

**NOTICE**  
This Order was filed under Supreme Court Rule 23 and is not precedent except in the limited circumstances allowed under Rule 23(e)(1).

2022 IL App (4th) 220090-U

NOS. 4-22-0090, 4-22-0092, 4-22-0093, 4-22-0094 cons.

**FILED**  
February 17, 2022  
Carla Bender  
4<sup>th</sup> District Appellate  
Court, IL

IN THE APPELLATE COURT

OF ILLINOIS

FOURTH DISTRICT

JULIEANNE AUSTIN, as the Parent or Legal Guardian	)	Appeal from the
of T.L. and L.A., <i>et al.</i> , <sup>1</sup>	)	Circuit Court of
Plaintiffs-Appellees,	)	Sangamon County
v.	)	Nos. 21CH500002
THE BOARD OF EDUCATION OF COMMUNITY	)	21CH500003
UNIT SCHOOL DISTRICT 300, <i>et al.</i> ,	)	21CH500005
Defendants	)	21CH500007
(The Board of Education of Community Unit School	)	
District 300, <i>et al.</i> , Defendants-Appellants).	)	Honorable
	)	Raylene Grischow,
	)	Judge Presiding.

JUSTICE TURNER delivered the judgment of the court.  
Justice Harris concurred in the judgment.  
Justice Holder White concurred in part and dissented in part.

**ORDER**

¶ 1 *Held:* Appeal is dismissed as moot.

¶ 2 Defendants appeal a February 4, 2022, temporary restraining order (TRO) which declared Illinois Department of Public Health (IDPH) emergency rules enacted on September 17, 2021, and an Illinois State Board of Education (ISBE) emergency rule, also enacted on September 17, 2021, null and void. The rules expired on February 13, 2022. The circuit court’s TRO also restrained enforcement of Executive Order 2021-18 (EO-18), Executive Order 2021-24 (EO-24) and Executive Order 2021-25 (EO-25) as those executive orders pertained to the issue before the circuit court and the emergency rules issued by IDPH and ISBE. In addition,

<sup>1</sup> See the appendix to this order for a list of all plaintiffs-appellees, defendants, and defendants-appellants.

the TRO restrained the State defendants from ordering school districts to require (1) a mask without a quarantine order, (2) tests of unvaccinated persons without due process, and (3) exclusion of students or teachers for close contact without due process. Collectively, State defendants are Jay Robert Pritzker, in his official capacity as Governor of the State of Illinois; ISBE; Dr. Carmen I. Ayala, in her official capacity as ISBE Superintendent; IDPH; and Dr. Ngozi Ezike, in her official capacity as IDPH Director.

¶ 3 We note the language of the TRO in no way restrains school districts from acting independently from the executive orders or the IDPH in creating provisions addressing COVID-19. Thus, it does not appear the school districts are temporarily restrained from acting by the court's TRO.

¶ 4 On February 14, 2022, IDPH renewed the aforementioned September 17, 2021, emergency rules. However, on February 15, 2022, the Joint Committee on Administrative Rules (JCAR) objected to and suspended IDPH's renewal. Thus, none of the rules found by the circuit court to be null and void are currently in effect. Accordingly, for the following reasons, we dismiss defendant's appeal because the expiration of the emergency rules renders this appeal moot.

¶ 5 The existence of an actual controversy is a prerequisite for appellate jurisdiction, and a reviewing court will generally not decide matters that are abstract, hypothetical, or moot. *In re Andrea F.*, 208 Ill. 2d 148, 156, 802 N.E.2d 782, 787 (2003). An issue is moot where an actual controversy no longer exists between the parties or where events have occurred that make it impossible for the court to grant effective relief. *Andrea F.*, 208 Ill. 2d at 156, 802 N.E.2d at 787. When considering the issue of mootness, the court may take judicial notice of events and materials that do not appear in the record to determine whether an actual controversy exists or

whether the matter is moot. *Andrea F.*, 208 Ill. 2d at 156, 802 N.E.2d at 787. We are following our supreme court’s guidance not to “review cases merely to establish a precedent or guide future litigation.” *Madison Park Bank v. Zagel*, 91 Ill. 2d 231, 235, 437 N.E.2d 638, 640 (1982). “When a decision on the merits would not result in appropriate relief, such a decision would essentially be an advisory opinion.” *Commonwealth Edison Co. v. Illinois Commerce Comm’n*, 2016 IL 118129, ¶ 10, 51 N.E.3d 788.

¶ 6 Because the emergency rules voided by the TRO are no longer in effect, a controversy regarding the application of those rules no longer exists. Thus, the matter is moot. See, e.g., *Filliung v. Adams*, 387 Ill. App. 3d 40, 56, 899 N.E.2d 485, 500 (2008) (finding several counts were moot because they concerned the substance of policies that had been superseded by the passage of a new regulation).

¶ 7 There are three exceptions to the mootness doctrine: (1) the public-interest exception, (2) the capable-of-repetition-yet-avoiding-review exception, and (3) the collateral-consequences exception. See *In re Alfred H.H.*, 233 Ill. 2d 345, 351, 910 N.E.2d 74, 78 (2009). State defendants ask this court to consider the emergency rule issue under the public-interest exception to the mootness doctrine.

¶ 8 “The public interest exception allows a court to consider an otherwise moot case when (1) the question presented is of a public nature; (2) there is a need for an authoritative determination for the future guidance of public officers; and (3) there is a likelihood of future recurrence of the question.” *Alfred H.H.*, 233 Ill. 2d at 355, 910 N.E.2d at 80 (citing *People ex rel. Wallace v. Labrenz*, 411 Ill. 618, 622, 104 N.E.2d 769, 772 (1952)). “The ‘public interest’ exception is ‘narrowly construed and requires a clear showing of each criterion.’ ” *Alfred H.H.*, 233 Ill. 2d at 355-56, 910 N.E.2d at 80 (quoting *In re Marriage of Peters-Farrell*, 216 Ill. 2d 287,



292, 835 N.E.2d 797, 800 (2005)).

¶ 9 While the public is rightfully interested in the propriety of the circuit court's determination that the emergency rules are "null and void," such circumstances do not automatically make the issue one of a public nature as defined by the public-interest exception. Further, given the changing nature of the COVID-19 pandemic—which affects the State defendants' response to the pandemic—and JCAR's decision on February 15, 2022, it is not clear these same rules would likely be reinstated. As a result, we do not find the public-interest exception applies in this case.

¶ 10 Governor Pritzker issued EO-18 on August 4, 2021. Exec. Order No. 2021-18, 45 Ill. Reg. 10726 (Aug. 4, 2021). That order required Illinois school districts to implement indoor masking requirements for students, staff, and visitors. The order did not refer to state agencies promulgating emergency rules as being necessary to effectuate the executive order.

¶ 11 Subsequent to the issuance of EO-18, circuit courts in Clinton, Macoupin, Adams, and Effingham counties found students were still protected by the procedures set forth under section 2 of the Illinois Department of Public Health Act (20 ILCS 2305/2 (West 2020)). The last of these circuit court orders was issued in Effingham County on September 15, 2021, and on September 17, 2021, Governor Pritzker then issued EO-24. Exec. Order No. 2021-24, 45 Ill. Reg. 12222 (Sept. 17, 2021).

¶ 12 At the time EO-24 was issued, IDPH's rules pertaining to section 2 of the Department of Public Health Act provided that "[m]odified quarantine is designed to meet particular situations and includes, but is not limited to, the exclusion of children from school, the prohibition or restriction from engaging in a particular occupation or using public or mass transportation, or requirements for the use of devices or procedures intended to limit disease

transmission.” 77 Ill. Adm. Code 690.10 (2019). EO-24 included provisions for the exclusion of students and school personnel from a school’s premises and included the following definition:

“ ‘Exclude’ means a School’s obligation to refuse admittance to the School premises, extracurricular events or any other events organized by the School, regardless of whether an isolation or quarantine order issued by a local health department has expired or has not been issued. *Exclusion from a School shall not be considered isolation or quarantine.*” (Emphasis added.)

¶ 13 EO-24, unlike EO-18, included the following language: “State agencies, including but not limited to the Illinois Department of Public Health, may promulgate emergency rules as necessary to effectuate this Executive Order and aid in its implementation.”

¶ 14 In response to and as a direct result of EO-24, IDPH promptly issued emergency rules providing that exclusion of children from school is no longer considered modified quarantine. The rules also provided that “the use of devices or procedures intended to limit disease transmission” would no longer be considered modified quarantine.

¶ 15 In response to this court’s inquiry on how JCAR’s February 15, 2022, suspension of the rules affect this appeal, the State defendants in essence argue the now expired emergency rule changes were not and are not necessary to effectuate EO-24’s new definition of modified quarantine. We disagree. As previously discussed, EO-24 was issued after litigation pertaining to EO-18 had resulted in findings that masking and exclusion of students from school were still considered to be a form of quarantine warranting protections under section 2 of the Department of Public Health Act. Moreover, EO-24 included language enabling the IDPH to promulgate emergency rules necessary to effectuate the executive orders’ implementation. The emergency rules were immediately promulgated and were presumably necessary. As such, the expiration of

the rules renders defendants' arguments moot. Accordingly, this appeal is dismissed as moot.

Further, this decision renders the Emergency Motion to Stay Pending Appeal also moot.

¶ 16 For the reasons stated, we dismiss this appeal as moot.

¶ 17 Appeal dismissed.

¶ 18 JUSTICE HOLDER WHITE, concurring in part and dissenting in part:

¶ 19 I agree with the majority's conclusion that because JCAR declined to extend the emergency rules at issue in this appeal, that issue is moot. I also agree that the public interest exception does not apply. As to whether the circuit court properly enjoined enforcement of the Governor's executive orders, I find that issue is not moot where defendants asserted the Governor implemented masking, exclusion, and testing through the executive orders pursuant to his authority under the Illinois Emergency Management Act (20 ILCS 3305/7 (West 2020)), and plaintiffs challenge that authority. Thus, I would find this issue is not moot. As it stands, the majority's decision leaves open the question of whether the circuit court properly enjoined the enforcement of the executive orders.

*Plaintiffs-Appellees*

JULIEANNE AUSTIN, as the Parent or Legal Guardian of T.L. and L.A.; NICOLE PEEBLES, as the Parent or Legal Guardian of L.P, L.P, and L.P; ERIC CLARK, as the Parent or Legal Guardian of C.C., R.L., K.C, C.C., and A.C; ROBERT REINING, as the Parent or Legal Guardian of S.R.; CLARISSA BARTLETT, as the Parent or Legal Guardian of G.B., F.B., and R.B.; JENNIFER MITTMAN, as the Parent or Legal Guardian of C.M. and M.M.; HOLLY JAROVKSY, as the Parent or Legal Guardian of A.J. and K.J.; KARA PICKETT, as the Parent or Legal Guardian of M.P. and L.P.; MARCUS and KATHERINE GILMAN, as the Parents or Legal Guardians of C.G., A.G., E.G., and F.G.; CHRISTOPHER DILULLO, as the Parent or Legal Guardian of C.D. and S.D.; MICHAEL and JESSICA MAHONEY, as the Parents or Legal Guardians of J.M. and M.M.; JOSHUA TOFF, as the Parent or Legal Guardian of K.T. and E.T.; BROOKE HARTMAN, as the Parent or Legal Guardian of O.H. and H.H.; AMY SNYDER, as the Parent or Legal Guardian of T.S.; KATHRYN and TOBIAS RESPASS, as the Parents or Legal Guardians of I.R.; NATASHA and GABRIEL BOX, as the Parents or Legal Guardians of S.B., W.B., and C.B.; HOLLY and JEREMY JOHNSON, as the Parents or Legal Guardians of O.J., L.J., and J.J.; JENNIFER JUSTICE, as the Parent or Legal Guardian of B.J. and S.J.; JASON and JESSICA BUCKINGHAM, as the Parents or Legal Guardians of B.B., C.B., and H.B.; PATRICK and HEATHER GRIEVE, as the Parents or Legal Guardians of C.G.; MARISSA ROSENTERER, as the Parent or Legal Guardian of A.L. and W.R.; JAMMIE GOURLEY, as the Parent or Legal Guardian of C.G. and L.G.; JAMIE SEXTON, as the Parent or Legal Guardian of N.S., J.K., and J.K.; JAMIE MARSHALL, as the Parent or Legal Guardian of S.V. and S.S.; KYLE HILL, as the Parent or Legal Guardian of C.H. and A.H.; WLADYSLAW MOKRZYCKI, as the Parent or Legal Guardian of D.M.; MAGDALENA CISZEK, as the Parent or Legal Guardian of N.C.; JOANNA SZKLARZ, as the Parent or Legal Guardian of D.S.; MALGORZATA WROBEL, as the Parent or Legal Guardian of K.M.; MARIOLA ZYGMUNT, as the Parent or Legal Guardian of C.Z.; MALGORZATA KLICH, as the Parent or Legal Guardian of D.K.; BARBARA CHYL, as the Parent or Legal Guardian of N.M.; JEREMY and TAYLEIGH HILTEBEITEL, as the Parents or Legal Guardians of T.H., T.H., and T.H.; JADE HAMER, as the Parent or Legal Guardian of A.H. and B.H.; JEREMY HARMINSON, as the Parent or Legal Guardian of K.H. and K.H.; JOHN HAMPTON, as the Parent or Legal Guardian of K.H., C.H., and L.H.; JACOB TUCKER, as the Parent or Legal Guardian of G.T.; TODD FARRIS, as the Parent or Legal Guardian of E.F., E.F., and B.F.; DAVID GERGENI, as the Parent or Legal Guardian of M.G., E.G., and C.G.; ROY BLACKBURN, as the Parent or Legal Guardian of L.B. and A.B.; DAMON WALTERS, as the Parent or Legal Guardian of L.W. and D.W.; KELLI KAYLOR, as the Parent or Legal Guardian of K.K., C.K., C.C., and J.L.; RAYMOND and MELISSA HASTY, as the Parents or Legal Guardians of J.H. and D.H.; MICHAEL and JENNIFER KOENIG, as the Parents or Legal Guardians of H.K.; JESSICA FRIEDEL, as the Parent or Legal Guardian of C.F. and S.F.; SHANNON ADCOCK, as the Parent or Legal Guardian of E.A., T.A., and L.A.; BRIAN WOJCIECHOWSKI, as the Parent or Legal Guardian of A.W. and L.W.; TIMOTHY PHELAN, as the Parent or Legal Guardian of K.P., L.P., and Q.P.; DEREK and JESSICA WOELLHOF, as the Parents or Legal Guardians of K.W.; KATHLEEN BEARDEN, as the Parent or Legal Guardian of B.B.; MICHELLE DUBIEL, as the Parent or Legal Guardian of N.D. and R.D.; DANIEL DONOVAN, as the Parent or Legal Guardian of J.D. and K.D.; MATTHEW ANDERSON as the Parent or Legal Guardian of S.A. and H.A.; STEPHANIE

ALBANESE, as the Parent or Legal Guardian of G.R.; KRISTEN STEEL, as the Parent or Legal Guardian of S.S. and E.S.; DAVID POZNANSKI, as the Parent or Legal Guardian of J. P. and L.P.; JOSEPH SMITH, as the Parent or Legal Guardian of T.S.; PRISCILLA FORSYTHE, as the Parent or Legal Guardian of M.S., A.S., K.S., and B.R.; KAREN O'DONNELL, as the Parent or Legal Guardian of R.O.; KATHY SCHUMAN, as the Parent or Legal Guardian of M.S.; BAIN BASSETT, as the Parent or Legal Guardian of B.B.; KRISTELLYN RODE, as the Parent or Legal Guardian of R.R.; COREY PERIGO, as the Parent or Legal Guardian of S.P. and A.P.; CHRISTOPHER DICKEN, as the Parent or Legal Guardian of J.M., B.M., and K.D.; HILARY and TRAVIS CARTER, as the Parents or Legal Guardians of B.C. and D.C.; AMANDA HUMPHRY, as the Parent or Legal Guardian of Z.H. and K.H.; SHEENA and MATTHEW DODDS, as the Parents or Legal Guardians of J.D. and K.D.; CARRIE PAYNE, as the Parent or Legal Guardian of B.V.; JENNIFER PATEL, as the Parent or Legal Guardian of S.P.; ELENA BEZMAN, as the Parent or Legal Guardian of A.B.; TEO BOGDAN, as the Parent or Legal Guardian of G.A.; AMOS and SARAH KAFFENBARGER, as the Parents or Legal Guardians of A.K. and A.K.; ALISHA LIEFLANDER, as the Parent or Legal Guardian of A.F.; RYAN FRANK, as the Parent or Legal Guardian of G.F.; KIM NEILSON, as the Parent or Legal Guardian of N.N.; KIMBERLY WILSON, as the Parent or Legal Guardian of N.K.; MARGARET JOHNSON, as the Parent or Legal Guardian of R.J., C.J., and S.J.; MARK PISHOTTA, as the Parent or Legal Guardian of A.P.; RICHARD LIEFLANDER, as the Parent or Legal Guardian of M.L.; STACEY ARLSON, as the Parent or Legal Guardian of D.B. and B.C.; MICHAEL AND NICOLE GARDNER, as the Parents or Legal Guardians of C.G. and C.G.; KRISTOPHER and KRISTEN KOPPERS, as the Parents or Legal Guardians of J.K.; TIMOTHY and SUSAN PFEIFFER, as the Parents or Legal Guardians of C.P.; JAMES and COURTNEY LEIPART, as the Parents or Legal Guardians of S.L. and A.L.; AMY BOMSTAD, as the Parent or Legal Guardian of C.B. and P.B.; JAMES and RITA AAGESEN, as the Parents or Legal Guardians of L.A. and L.A.; ORIANA ZARAGOZA, as the Parent or Legal Guardian of A.Z.; RAEANNE SCHAD, as the Parent or Legal Guardian of P.S. and G.S.; SARAH VOLLE, as the Parent or Legal Guardian of S.T. and E.T.; WILLIAM and CASSANDRA KEYES, as the Parents or Legal Guardians of W.K. and P.K.; JESSICA LEAVITT, as the Parent or Legal Guardian of B.D.; GRACIA and AARON LIVIE, as the Parents or Legal Guardians of S.L., B.L., and L.L.; STEVEN LEPIC, as the Parent or Legal Guardian of H.L. and R.L.; TAYLOR and JACELYA JONES, as the Parents or Legal Guardians of C.J. and T.J.; ADAM and NICOLE SNYDER, as the Parents or Legal Guardians of C.S., L.S., and E.S.; SANDY SZCZYGIEL and STANISLAW ZEGLIN, as the Parents or Legal Guardians of D.Z., D.Z., and S.Z.; ANNA and CEZARY BIEDRZYCKI, as the Parents or Legal Guardians of O.B. and C.B.; AGNIESZKA and MAREK PODCZERWINSKI, as the Parents or Legal Guardians of O.P., K.P., and J.P.; NATHALIE and RICKY SKOWYRA, as the Parents or Legal Guardians of S.S.; MAGDALENA ROKICKA, as the Parent or Legal Guardian of K.P. and A.P.; MARIA KOMPERDA and ROMAN PATRO, as the Parents or Legal Guardians of G.P.; STANISLAW RZEPKA, as the Parent or Legal Guardian of C.R., B.R., and A.R.; WILLIAM and JILL BERGMAN, as the Parents or Legal Guardians of S.B.; DUSTIN and JESSICA LASH, as the Parents or Legal Guardians of H.L.; MARK and LINDSY HENDERSON, as the Parents or Legal Guardians of R.H., C.H., and C.H.; JONATHON and TARA RUZICH, as the Parents or Legal Guardians of T.R.; SEAN and MICHELLE WELLMAN, as the Parents or Legal Guardians of A.W.; KERENSTA BLACKEN, as the Parent or Legal Guardian of K.G. and A.G.; ROBERT and TAMMY BREWER, as the Parents or Legal Guardians of H.B.; TROY and HANNAH ECKLES, as the Parents or Legal Guardians of H.E., C.E., and M.E.; DAVID and ASHLEY MATTINGLY,



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BRIDGET STARK, as the Parent or Legal Guardian of E.S.; JENNI SCHMARJE, as the Parent or Legal Guardian of M.S., J.S., and F.S.; AIDAN TANGEROSE, as the Parent or Legal Guardian of D.T.; NORMA and BILL JAY, as the Parents or Legal Guardians of C.J.; ERICA KENNEDY, as the Parent or Legal Guardian of J.B., A.K., and E.K.; ROBERT GALLIER, as the Parent or Legal Guardian of M.G., J.G., and R.G.; MARCI GRINDLEY, as the Parent or Legal Guardian of E.G. and J.C.; STEVE YANCY, as the Parent or Legal Guardian of R.Y.; ANDREA GILBERT, as the Parent or Legal Guardian of M.G. and A.G.; LISA FRERICHS, as the Parent or Legal Guardian of M.F.; DEBORAH TENDER, as the Parent or Legal Guardian of J.T.; ERIC and SARA PESSMAN, as the Parents or Legal Guardians of D.P. and M.P.; KYLE and MAGEN FOLK, as the Parents or Legal Guardians of E.F., E.F., and L.F.; JEREMY and MARLA WIERSEMA, as the Parents or Legal Guardians of M.W. and H.W.; TONY and SHANNON HUIZENGA, as the Parents or Legal Guardians of Q.H.; RHETT WILBORN and COURTNEY WANDER, as the Parents or Legal Guardians of A.W.; JULIA LUNDSTROM, as the Parent or Legal Guardian of N.L.; KIMBERLY MANTZOROS, as the Parent or Legal Guardian of N.M.; HEIDI and MATT KELLER, as the Parents or Legal Guardians of A.K. and G.K.; MELANIE and CASEY DEVORE, as the Parents or Legal Guardians of C.D.; SARAH BISAILLON, as the Parent or Legal Guardian of B.D. and A.B.; LEE and ALYSSA LAMONTAGNE, as the Parents or Legal Guardians of K.M. and M.M.M.; BRITTANY and MICHAEL SARTAIN, as the Parents or Legal Guardians of B.S.; TERRY and WENDY KENT, as the Parents or Legal Guardians of C.K., G.K., L.K., and E.K.; CHRIS and ALLISON HOLM, as the Parents or Legal Guardians of B.H.; CINDY DENAULT, as the Parent or Legal Guardian of J.D.; MARY THEISEN, as the Parent or Legal Guardian of S.T.; MICHELLE and BRYAN PTAK, as the Parents or Legal Guardians of E.P.; DEBORAH NOEL, as the Parent or Legal Guardian of Z.B.; COLLEEN MALLOY, as the Parent or Legal Guardian of A.S. and S.S.; SEAN PIAZZA, as the Parent or Legal Guardian of J.P.; REBECCA REILLY, as the Parent or Legal Guardian of S.R.; MONIKA CASEY, as the Parent or Legal Guardian of A.C.; KAREN KROLL, as the Parent or Legal Guardian of K.K. and J.K.; NELDA MUNOZ, as the Parent or Legal Guardian of F.M.; MALGORZATA MCGONIGAL, as the Parent or Legal Guardian of K.Z.; MARK CISON, as the Parent or Legal Guardian of T.C. and C.C.; JAY and MOLLIE VANDERLAAN, as the Parents or Legal Guardians of R.V.; PATRICIA WILSON, as the Parent or Legal Guardian of J.W. and J.W.; KELLY CONWAY, as the Parent or Legal Guardian of K.C., J.C.; VICTOR CUEBAS, as the Parent or Legal Guardian of Y.C.; ELISABETH FRANZEN, as the Parent or Legal Guardian of M.F. and T.F.; LAUREN MOORE, as the Parent or Legal Guardian of A.M. and A.M.; DANIELLE FREEMAN, as the Parent or Legal Guardian of E.F., J.F., and M.F.; GRAZYNA SERAFIN, as the Parent or Legal Guardian of L.S.; JUSTYNA KOTARSKI, as the Parent or Legal Guardian of J.K.; LAURA and JOHN MacNEIL, as the Parents or Legal Guardians of L.M. and T.M.; JARED and JANET BARKER, as the Parents or Legal Guardians of D.B.; STEPHEN and BRANDY MALLOW, as the Parents or Legal Guardians of L.M., E.M., and C.M.; JASON and HEATHER SOVIAR, as the Parents or Legal Guardians of B.S.; ANNA and DANIEL STAAB, as the Parents or Legal Guardians of S.S.; HEIDI and JASON KEMPIAK, as the Parents or Legal Guardians of E.K. and F.K.; JENNIFER and RYAN ZYDEK, as the Parents or Legal Guardians of B.R. and B.Z.; GINGER and HUGH MITCHELL, as the Parents or Legal Guardians of J.M.; MICHELLE SALATO, as the Parent or Legal Guardian of A.S. and S.S.; SHARON FITZGERALD, as the Parent or Legal Guardian of C.F. and L.F.; BROOKE MURPHY, as the Parent or Legal Guardian of J.M., E.M., and L.M.; STEFANIE and GEORGE THOMAS, as the Parents or Legal Guardians of C.T. and M.T.; PAM LIESER, as the Parent or Legal Guardian of E.L.; CHRISTINA BRETZ, as the Parent or Legal

Guardian of A.B.; ASHLEE WHITE, as the Parent or Legal Guardian of M.W., G.W., and B.W.; TIFFANY CORNELL, as the Parent or Legal Guardian of P.C., H.C., and L.C.; LISA RAPHAEL, as the Parent or Legal Guardian of L.R. and M.R.; JENNIFER NAZLIAN, as the Parent or Legal Guardian of J.N.; MICHELLE CASAZZA, as the Parent or Legal Guardian of Z.C. and J.C.; RICHARD COX, as the Parent or Legal Guardian of M.C.; GREG and NEELIE PANOZZO, as the Parents or Legal Guardians of D.P.; KATHY KIGER, as the Parent or Legal Guardian of L.K.; JESUS and KELLY VERA, as the Parents or Legal Guardians of M.V.; STEPHEN and JESSICA TURNER, as the Parents or Legal Guardians of M.T.; AMANDA GUNTER, as the Parent or Legal Guardian of J.G.; PETER and LANAE HUANG, as the Parents or Legal Guardians of G.H., S.H., S.H., and S.H.; ANDREW WAGENBACH, as the Parent or Legal Guardian of R.W.; THERESA BOYT, as the Parent or Legal Guardian of R.B. and M.B.; JUSTIN FRANCIS, as the Parent or Legal Guardian of M.F.; ZACHARY OGLESBY, as the Parent or Legal Guardian of L.O.; JASON DEATHERAGE, as the Parent or Legal Guardian of N.D. and P.D.; BRENT WOLFE, as the Parent or Legal Guardian of A.W., K.W., and L.W.; GREG SCHMIDT, as the Parent or Legal Guardian of K.S.; RYAN BROMBERGER, as the Parent or Legal Guardian of E.B.; SAAM HAAG, as the Parent or Legal Guardian of C.H.; DEB DUBIS FOSTER, as the Parent or Legal Guardian of D.F.; LACEY RAPP, as the Parent or Legal Guardian of I.W.; STEVE FRIERDRICH, as the Parent or Legal Guardian of C.F.; NATE DONOVAN, as the Parent or Legal Guardian of C.D.; SHANE YEARIAN, as the Parent or Legal Guardian of G.Y.; JEANNIE and NICK HASKINS, as the Parents or Legal Guardians of A.H., S.H., and L.H.; KATHERINE and CHRISTOPHER MARNELL, as the Parents or Legal Guardians of G.M. and S.M.; AMY MADDEN, as the Parent or Legal Guardian of B.M. and B.M.; DOROTHY MARTIN, as the Parent or Legal Guardian of S.M. and Q.M.; SHELLY PERKOWSKI, as the Parent or Legal Guardian of T.P. and V.P.; LAURA HOIS, as the Parent or Legal Guardian of R.H.; KEVIN KUSTER, as the Parent or Legal Guardian of K.K.; JEANINE DHANS, as the Parent or Legal Guardian of G.W.; JERRAN WIELGUS, as the Parent or Legal Guardian of C.B.; TANYA DUNCAN, as the Parent or Legal Guardian of D.D. and D.D.; SENECA POPOVICH, as the Parent or Legal Guardian of L.P.; DARREN POSING, as the Parent or Legal Guardian of J.P.; THOMAS and HEIDI WILLIAMS, as the Parents or Legal Guardians of N.W. and C.W.; JENNIFER and BRIAN HART, as the Parents or Legal Guardians of J.H. and B.H.; TODD and LAUREL BRAUNSCHWEIG, as the Parents or Legal Guardians of L.B., L.B., J.B., and C.B.; KRISTINA JUHL, as the Parent or Legal Guardian of M.J.; KEITH KINZEL, as the Parent or Legal Guardian of B.K.; BRITLYN CAIN, as the Parent or Legal Guardian of L.C.; SHANNON FAST, as the Parent or Legal Guardian of T.G. and A.F.; SCOTT and PATTI BULANDA, as the Parents or Legal Guardians of C.B.; EWA and KRZYSZTOF WOJCIK, as the Parents or Legal Guardians of A.W. and A.W.; MALGORZATA and PIOTR OLSZANSKI, as the Parents or Legal Guardians of M.O. and M.O.; ALINA LAURIE and STEVEN HECKARD, as the Parents or Legal Guardians of R.H., G.H., and N.H.; TOM and ANETA KOPACZ, as the Parents or Legal Guardians of P.K. and A.K.; EWA and KRZYSZTOF WOJCIK, as the Parents or Legal Guardians of K.W. and T.W., RENATA PARYS, as the Parent or Legal Guardian of D.L. and J.L.; AGNIESZKA BATALIA, as the Parent or Legal Guardian of E.B.; RENEE CHLENHARDT, as the Parent or Legal Guardian of A.S.; GEORGE BASIS, as the Parent or Legal Guardian of C.B.; CODY RANKIN, as the Parent or Legal Guardian of S.R.; GARRY RIGHTNOWAR, as the Parent or Legal Guardian of W.R.; ZACHARY TRAVOUS, as the Parent or Legal Guardian of J.T.; RUSSELL WIELT, as the Parent or Legal Guardian of J.W.; CHRISTOPHER HOLLOWAY, as the Parent or Legal Guardian of I.H.; JEREMY SNEED, as the Parent or Legal Guardian of K.S.

and J.S.; ROBERT PHELPS, as the Parent or Legal Guardian of K.P., K.P., and K.P.; LARRY JOHNSON JR., as the Parent or Legal Guardian of T.J.; BRENT DYCHE, as the Parent or Legal Guardian of D.D.; GRETCHEN VANCE, as the Parent or Legal Guardian of K.V. and B.V.; ERIC LARSON, as the Parent or Legal Guardian of J.L. and T.L.; RANDI KILKENNY, as the Parent or Legal Guardian of H.K. and R.K.; CASSANDRA OWEN, as the Parent or Legal Guardian of G.O. and E.O.; KARA and JOEL ROOSA, as the Parents or Legal Guardians of M.R.; JENNY MILLER, as the Parent or Legal Guardian of C.M. and C.M.; STEPHANIE GEERTS, as the Parent or Legal Guardian of A.G. and T.G.; TROY and KELLY HARMS, as the Parents or Legal Guardians of M.H., M.H., E.H., and T.H.; AMANDA HARRIS, as the Parent or Legal Guardian of B.H.; BRENT and TRACI KELLY, as the Parents or Legal Guardians of M.K., A.K., K.K., and C.K.; LANDON GOLLIDAY, as the Parent or Legal Guardian of E.G. and E.G.; JOSHUA and LAURA GRAY, as the Parents or Legal Guardians of A.G.; KEVIN and KRISTEN WHEATLEY, as the Parents or Legal Guardians of K.W. and K.W.; SCOTT and ANNA ALLEN, as the Parents or Legal Guardians of N.H. and S.A.; JOSEPH and KIMBERLY HOLT, as the Parents or Legal Guardians of W.H.; JESSIE and JON LIEFER, as the Parents or Legal Guardians of W.L. and M.L.; LUKE SIMPSON and GLENNDA NAEGER, as the Parents or Legal Guardians of C.S., C.S., and C.S.; ELI AUBUCHON, as the Parent or Legal Guardian of L.A. and F.A.; JAMI PAPPENBERG, as the Parent or Legal Guardian of H.P. and E.P.; CHRIS DIEMERT, as the Parent or Legal Guardian of A.D. and C.D.; GINA MONTROY, as the Parent or Legal Guardian of J.M. and J.M.; PAT MUELLER, as the Parent or Legal Guardian of K.M. and M.M.; DUSTIN KOLWEIER, as the Parent or Legal Guardian of K.K. and S.K.; CATHERINE A. O'SHEA, as the Parent or Legal Guardian of R.O.; MELANIE HEDGEPEETH, as the Parent or Legal Guardian of Z.H.; TINA NEISLER, as the Parent or Legal Guardian of E.N.; JARED and AMANDA KURTH, as the Parent or Legal Guardian of A.K.; DANIELLE and RYAN KEUCH, as the Parents or Legal Guardians of J.K., M.K., and R.K.; JODI BRUNO, as the Parent or Legal Guardian of R.S. and Z.S.; HEIDI FULLRIEDE, as the Parent or Legal Guardian of J.H. and M.H.; DANIELLE GRENCIK as the Parent or Legal Guardian of K.T., L.T., and S.T.; VANESSA ROSSOLILLE, as the Parent or Legal Guardian of A.R. and A.R.; SYLVIA WROBEL, as the Parent or Legal Guardian of C.W. and D.W.; RENATA GAL, as the Parent or Legal Guardian of G.G. and E.G.; MARTYNA KLAK, as the Parent or Legal Guardian of M.K.; AGATA BAFIA, as the Parent or Legal Guardian of E.B. and A.B.; KATARZYNA KACZMARCZYK, as the Parent or Legal Guardian of N.K. and J.K.; KINGA WROBEL, as the Parent or Legal Guardian of M.W., B.W., and K.W.; HALINA KOMPERDA, as the Parent or Legal Guardian of N.K.; WERONIKA PARDOL, as the Parent or Legal Guardian of M.G. and C.G.; SUZANNE SIAS, as the Parent or Legal Guardian of C.S.; HEATHER WHITE, as the Parent or Legal Guardian of C.P.; MIKE REID, as the Parent or Legal Guardian of S.P.; JEANA and SEAN MOORE, as the Parents or Legal Guardians of A.M., C.M., and J.M.; TERRA ORSENO, as the Parent or Legal Guardian of A.O. and A.O.; REBECCA ENGLESE, as the Parent or Legal Guardian of D.E., J.E., and V.E.; CORINA GOMEZ, as the Parent or Legal Guardian of M.G. and N.G.; JESSICA SCHNELL, as the Parent or Legal Guardian of D.S., N.S., and B.S.; JASON and MELISSA KEIRS, as the Parents or Legal Guardians of T.M.; NICHOLAS and BRANDI GEHRS, as the Parents or Legal Guardians of G.G. and H.G.; STEPHANIE MORELAND, as the Parent or Legal Guardian of E.M.; ROBERT and KIM GRAVES, as the Parents or Legal Guardians of K.G.; NATHAN C. and BARBARA J. THOMPSON, as Parents or Legal Guardians of G.T.; MARK and EMILY HUGHES, as the Parents or Legal Guardians of G.H. and L.H.; MATTHEW ALLEN; ROBYN GAUBATZ; JARVIA BRYANT; TRACI GORNICK; RAEHEL MAYBERRY-REIDY;



CHRISTINE DERKACY; PATRICIA POTOCKI; JOY SEPUT; REBECCA VANT; DORYL TOMAIN-O'LEAR; MERISSA PETERS; BETH WORMHOUDT; MICHELE FIGGNS; JANET BLADE; MICHELLE NEAL; DARLA MAHAFFEY; ALICIA McCLURE; ALLYCIA HVEZDA; AMY ZACKARY; LAURA CLARK; DAWN SOMA; STEPHANIE MYERS; CARA BLEVINS; DEBORAH HALSTEAD; KELLIE REINKE; COURTNEY VOOGT; BREANNA GOBER; CHRISTA WHETSTONE; MICAH ERZINGER; LISA M. FOSTER; STEPHANIE SCHWAPPACH; JEANETTE ADAMICK; LINDA BERG; SAMANTHA HELLRUNG; ZACHARY BONEBREAK; LENA CARRILLO; ASHLEY RAFALIN; YALILA ASSRIA-HERRERA; MARGARITA MAYAS; MARY KELLY; VANESSA RODRIGUEZ; SARAH FRANCIS; ROXANNE PRICE; JENNIFER LINCOLN; GENE MITCHELL II; MELISSA TANNER; MICHELLE ROMAINE; LISA WOLFE; KIMBERLY MAHER; ABRAM ZELLER; KELLI THOMPSON; KIMBERLY HALVERSON; GERALD BERGER; KATHERINE TOERING; BARBARA WERTZ; DEANNA HORTON; JENNIFER BAER; WILLIAM TROUTT; NICOLE POTTHAST; MICHAWL LINDEN; RENEE WELCH; KARI ACUFF; STEPHANIE MODAFF; BARBARA KENSEK; JEANNE PUSKARIC; AMY CLEVER; DESIREE RODRIQUEZ; HEIDI KELLER; AMY SCHWAB; JULIE FOX; HEATHER NELSON; KATHERINE FELZ; COLLEEN CASHMORE; STEPHANI DONALDSON; TOM OLLER; FAITH ROBINSON; CHRIS STEVENS; STEPHANIE STOYANOFF; MELISSA TEBBE; CHRISTINA BECKER; VICKI BRIDGES; JESSICA GREEN; AMBER STEPHENS; KIMBERLY SMOOT; RYAN JUGAN; KADENCE KOEN; ERICA THOMPSON; and ROBERT TELGER.

*Defendants*

THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 300, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ANTIOCH CONSOLIDATED SCHOOL DISTRICT 34, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COLLINSVILLE SCHOOL DISTRICT 10, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARROLLTON COMMUNITY SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CONSOLIDATED HIGH SCHOOL DISTRICT 230, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CUMBERLAND COMMUNITY UNIT SCHOOL DISTRICT 77, a Body Politic and Corporate; THE BOARD OF EDUCATION OF DUNLAP COMMUNITY UNIT SCHOOL DISTRICT 323, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MATTOON COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF JERSEY COMMUNITY UNIT SCHOOL DISTRICT 100, a Body Politic and Corporate; THE BOARD OF EDUCATION OF INDIAN PRAIRIE SCHOOL DISTRICT 204, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TOWNSHIP HIGH SCHOOL DISTRICT 211, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HIGHLAND COMMUNITY UNIT SCHOOL DISTRICT 5, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HAMILTON CENTRAL CONSOLIDATED SCHOOL DISTRICT 328, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GLENVIEW COMMUNITY CONSOLIDATED SCHOOL DISTRICT 34, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LOMBARD SCHOOL DISTRICT 44, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CRYSTAL LAKE COMMUNITY CONSOLIDATED SCHOOL DISTRICT 47, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH

SCHOOL DISTRICT 155, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MINOOKA CENTRAL CONSOLIDATED SCHOOL DISTRICT 201, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MOUNT PULASKI COMMUNITY UNIT SCHOOL DISTRICT 23, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NAPERVILLE COMMUNITY UNIT SCHOOL DISTRICT 203, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NEW LENOX SCHOOL DISTRICT 122, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NORTH PALOS SCHOOL DISTRICT 117, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PIKELAND COMMUNITY UNIT SCHOOL DISTRICT 10, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PORTA COMMUNITY UNIT SCHOOL DISTRICT 202, a Body Politic and Corporate; THE BOARD OF EDUCATION OF SANDWICH COMMUNITY UNIT SCHOOL DISTRICT 430, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MANHATTAN SCHOOL DISTRICT 114, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TRICO COMMUNITY UNIT SCHOOL DISTRICT 176, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WATERLOO COMMUNITY UNIT SCHOOL DISTRICT 5, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WILMINGTON COMMUNITY UNIT SCHOOL DISTRICT 209U, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WOODLAND COMMUNITY CONSOLIDATED SCHOOL DISTRICT 50, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WORTH SCHOOL DISTRICT 127, a Body Politic and Corporate; THE BOARD OF EDUCATION OF YORKVILLE COMMUNITY UNIT SCHOOL DISTRICT 115, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BELVIDERE COMMUNITY UNIT SCHOOL DISTRICT 100, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BOND COUNTY COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CENTRAL COMMUNITY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARY COMMUNITY CONSOLIDATED SCHOOL DISTRICT 26, a Body Politic and Corporate; THE BOARD OF EDUCATION OF EDWARDSVILLE COMMUNITY UNIT SCHOOL DISTRICT 7, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HONONEGAH COMMUNITY HIGH SCHOOL DISTRICT 207, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HUNTLEY COMMUNITY SCHOOL DISTRICT 158, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ILLINI WEST HIGH SCHOOL DISTRICT 307, a Body Politic and Corporate; THE BOARD OF EDUCATION OF INDIAN SPRINGS SCHOOL DISTRICT 109, a Body Politic and Corporate; THE BOARD OF EDUCATION OF JACKSONVILLE SCHOOL DISTRICT 117, a Body Politic and Corporate; THE BOARD OF EDUCATION OF JASPER COUNTY COMMUNITY UNIT DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MEDINAH SCHOOL DISTRICT 11, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 4, a Body Politic and Corporate; THE BOARD OF EDUCATION OF METAMORA TOWNSHIP HIGH SCHOOL DISTRICT 122, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MT. ZION COMMUNITY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ODIN PUBLIC SCHOOL DISTRICT 772, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PATOKA COMMUNITY UNIT SCHOOL DISTRICT 100, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PRAIRIE HILL COMMUNITY CONSOLIDATED SCHOOL DISTRICT 133, a Body Politic and Corporate; THE BOARD OF EDUCATION OF SOUTH CENTRAL COMMUNITY UNIT DISTRICT 401, a Body Politic and Corporate; THE BOARD

OF EDUCATION OF SOUTHWESTERN COMMUNITY UNIT DISTRICT 9, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TRIAD COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF UNITED COMMUNITY UNIT SCHOOL DISTRICT 304, a Body Politic and Corporate; THE BOARD OF EDUCATION OF VALMEYER COMMUNITY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION WEST CENTRAL COMMUNITY UNIT SCHOOL DISTRICT 235, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LIBERTY COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BALL CHATHAM COMMUNITY UNIT SCHOOL DISTRICT 5, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CENTRAL COMMUNITY UNIT SCHOOL DISTRICT 4, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ELMHURST SCHOOL DISTRICT 205, a Body Politic and Corporate; THE BOARD OF EDUCATION OF FRANKFURT COMMUNITY CONSOLIDATED SCHOOL DISTRICT 157C, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GERMANTOWN HILLS SCHOOL DISTRICT 69, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LAKE FOREST SCHOOL DISTRICT 67, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LEMONT-BROMBEREK COMBINED SCHOOL DISTRICT 113A, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 308, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PLAINFIELD SCHOOL DISTRICT 202, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PRAIRIE GROVE COMMUNITY SCHOOL DISTRICT 46, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ROCKRIDGE COMMUNITY UNIT SCHOOL DISTRICT 300, a Body Politic and Corporate; THE BOARD OF EDUCATION OF EUREKA COMMUNITY UNIT DISTRICT 140, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MAINE TOWNSHIP HIGH SCHOOL DISTRICT 207, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LAKE FOREST COMMUNITY HIGH SCHOOL DISTRICT 115, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PALOS COMMUNITY CONSOLIDATED SCHOOL DISTRICT 118, a Body Politic and Corporate; THE BOARD OF EDUCATION OF QUINCY SCHOOL DISTRICT 172, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PAYSON COMMUNITY UNIT SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF SCHOOL DISTRICT 45 DU PAGE COUNTY, a Body Politic and Corporate; THE BOARD OF EDUCATION OF DU PAGE HIGH SCHOOL DISTRICT 88, a Body Politic and Corporate; THE BOARD OF EDUCATION OF RAMSEY COMMUNITY UNIT SCHOOL DISTRICT 204, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WINNEBAGO COMMUNITY UNIT SCHOOL DISTRICT 323, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 128, a Body Politic and Corporate; THE BOARD OF EDUCATION OF RIVERVIEW COMMUNITY CONSOLIDATED SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF SCHUYLER-INDUSTRY COMMUNITY UNIT SCHOOL DISTRICT 5, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 117, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 200, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WESCLIN COMMUNITY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WARSAW COMMUNITY UNIT SCHOOL DISTRICT 316, a Body Politic and Corporate; THE BOARD OF EDUCATION OF VALLEY VIEW COMMUNITY UNIT SCHOOL

DISTRICT 365U, a Body Politic and Corporate; THE BOARD OF EDUCATION OF STAUNTON COMMUNITY UNIT SCHOOL DISTRICT 6, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GLENCOE SCHOOL DISTRICT 35, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ORLAND SCHOOL DISTRICT 135, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ADDISON SCHOOL DISTRICT 4, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARTHAGE ELEMENTARY SCHOOL DISTRICT 317, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LINCOLNSHIRE-PRAIRIE VIEW SCHOOL DISTRICT 103, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PLEASANT HILL COMMUNITY UNIT SCHOOL DISTRICT 103, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CITY OF CHICAGO SCHOOL DISTRICT 299, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HOMER COMMUNITY CONSOLIDATED SCHOOL DISTRICT 33C, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MACOMB COMMUNITY UNIT SCHOOL DISTRICT 185, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CHANNAHON SCHOOL DISTRICT 17, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GIFFORD COMMUNITY CONSOLIDATED SCHOOL DISTRICT 188, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ERIE COMMUNITY UNIT SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF DIETERICH COMMUNITY UNIT SCHOOL DISTRICT 30, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PRAIRIE CENTRAL COMMUNITY UNIT SCHOOL DISTRICT 8, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARLINVILLE COMMUNITY UNIT SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ROANOKE BENSON COMMUNITY UNIT SCHOOL DISTRICT 60, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MINOOKA COMMUNITY HIGH SCHOOL DISTRICT 111, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HIAWATHA COMMUNITY UNIT SCHOOL DISTRICT 426, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MAHOMET-SEYMOUR COMMUNITY UNIT SCHOOL DISTRICT 3, a Body Politic and Corporate; THE BOARD OF EDUCATION OF RIVER BEND COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF McHENRY COMMUNITY CONSOLIDATED SCHOOL DISTRICT 15, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WARREN TOWNSHIP HIGH SCHOOL DISTRICT 121, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WOODSTOCK COMMUNITY UNIT SCHOOL DISTRICT 200, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HERSCHER COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HINSDALE TOWNSHIP HIGH SCHOOL DISTRICT 86, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BARRINGTON COMMUNITY UNIT SCHOOL DISTRICT 220, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WINNETKA SCHOOL DISTRICT 36, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MOUNT PROSPECT SCHOOL DISTRICT 57, a Body Politic and Corporate; THE BOARD OF EDUCATION OF METAMORA COMMUNITY CONSOLIDATED SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LISBON COMMUNITY CONSOLIDATED SCHOOL DISTRICT 90, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GENEVA COMMUNITY UNIT SCHOOL DISTRICT 304, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ST. CHARLES COMMUNITY UNIT SCHOOL DISTRICT 303, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BRADLEY BOURBONNAIS

COMMUNITY HIGH SCHOOL DISTRICT 303, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BRIMFIELD COMMUNITY UNIT SCHOOL DISTRICT 309, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MARION COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COLUMBIA COMMUNITY UNIT SCHOOL DISTRICT 4, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HINSDALE COMMUNITY CONSOLIDATED SCHOOL DISTRICT 181, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 99, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ST. ANNE COMMUNITY CONSOLIDATED SCHOOL DISTRICT 256, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LOCKPORT TOWNSHIP HIGH SCHOOL DISTRICT 205, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WAUCONDA COMMUNITY UNIT SCHOOL DISTRICT 118, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MASCOUTAH COMMUNITY UNIT DISTRICT 19, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LEMONT TOWNSHIP HIGH SCHOOL DISTRICT 210, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ARLINGTON HEIGHTS SCHOOL DISTRICT 25, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TOWNSHIP HIGH SCHOOL DISTRICT 214, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BLUFORD UNIT SCHOOL DISTRICT 318, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MORTON COMMUNITY UNIT SCHOOL DISTRICT 709, a Body Politic and Corporate; THE BOARD OF EDUCATION OF EL PASO-GRIDLEY COMMUNITY UNIT SCHOOL DISTRICT 11, a Body Politic and Corporate; THE BOARD OF EDUCATION OF RED BUD COMMUNITY UNIT SCHOOL DISTRICT 132, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 218, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LIMESTONE COMMUNITY HIGH SCHOOL, DISTRICT 310, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ELWOOD COMMUNITY CONSOLIDATED SCHOOL DISTRICT 203, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BURBANK SCHOOL DISTRICT 111, a Body Politic and Corporate; THE BOARD OF EDUCATION OF SCHOOL DISTRICT U-46, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NORTH MAC COMMUNITY UNIT SCHOOL DISTRICT 34, a Body Politic and Corporate; JAY GOBLE, in His Official Capacity as Superintendent of North Mac Community Unit School District 34; THE BOARD OF EDUCATION OF CARLYLE COMMUNITY UNIT SCHOOL DISTRICT 1, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TEUTOPOLIS COMMUNITY UNIT SCHOOL DISTRICT 50, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CENTRAL A&M COMMUNITY UNIT SCHOOL DISTRICT 21, a Body Politic and Corporate; THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH; DR. NGOZI EZIKE, in Her Official Capacity as Director of the Illinois Department of Public Health; THE ILLINOIS STATE BOARD OF EDUCATION; DR. CARMEN I. AYALA, in Her Official Capacity as State Superintendent of Education; JAY ROBERT PRITZKER, in His Official Capacity as Governor of the State of Illinois; LANE ABRELL, in His Official Capacity as Superintendent of Plainfield Community School District 202; TIMOTHY SHIMP, in His Official Capacity as Superintendent of Yorkville Community Unit School District 115; HILLSBORO COMMUNITY SCHOOL DISTRICT 3, a Body Politic and Corporate; DAVID POWELL, in His Official Capacity as Superintendent of Hillsboro Community School District 3; THE BOARD OF EDUCATION OF DECATUR SCHOOL DISTRICT 61, a

Body Politic and Corporate; THE BOARD OF EDUCATION OF SPRINGFIELD SCHOOL DISTRICT 186, a Body Politic and Corporate.

*Defendants-Appellants*

THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 300, a Body Politic and Corporate; THE BOARD OF EDUCATION OF INDIAN PRAIRIE SCHOOL DISTRICT 204, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MINOOKA CENTRAL CONSOLIDATED SCHOOL DISTRICT 201, a Body Politic and Corporate; THE BOARD OF EDUCATION OF NAPERVILLE COMMUNITY UNIT SCHOOL DISTRICT 203, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WOODLAND COMMUNITY CONSOLIDATED SCHOOL DISTRICT 50, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BELVIDERE COMMUNITY UNIT SCHOOL DISTRICT 100, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CARY COMMUNITY CONSOLIDATED SCHOOL DISTRICT 26, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HUNTLEY COMMUNITY SCHOOL DISTRICT 158, a Body Politic and Corporate; THE BOARD OF EDUCATION OF INDIAN SPRINGS SCHOOL DISTRICT 109, a Body Politic and Corporate; THE BOARD OF EDUCATION OF TRIAD COMMUNITY UNIT SCHOOL DISTRICT 2, a Body Politic and Corporate; THE BOARD OF EDUCATION OF PALOS COMMUNITY CONSOLIDATED SCHOOL DISTRICT 118, THE BOARD OF EDUCATION OF SCHOOL DISTRICT 45 DU PAGE COUNTY, a Body Politic and Corporate; THE BOARD OF EDUCATION OF DU PAGE HIGH SCHOOL DISTRICT 88, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY HIGH SCHOOL DISTRICT 128, a Body Politic and Corporate; THE BOARD OF EDUCATION OF COMMUNITY UNIT SCHOOL DISTRICT 200, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ADDISON SCHOOL DISTRICT 4, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LINCOLNSHIRE-PRAIRIE VIEW SCHOOL DISTRICT 103, a Body Politic and Corporate; THE BOARD OF EDUCATION OF CITY OF CHICAGO SCHOOL DISTRICT 299, a Body Politic and Corporate; THE BOARD OF EDUCATION OF McHENRY COMMUNITY CONSOLIDATED SCHOOL DISTRICT 15, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WARREN TOWNSHIP HIGH SCHOOL DISTRICT 121, a Body Politic and Corporate; THE BOARD OF EDUCATION OF BARRINGTON COMMUNITY UNIT SCHOOL DISTRICT 220, a Body Politic and Corporate; THE BOARD OF EDUCATION OF MOUNT PROSPECT SCHOOL DISTRICT 57, a Body Politic and Corporate; THE BOARD OF EDUCATION OF GENEVA COMMUNITY UNIT SCHOOL DISTRICT 304, a Body Politic and Corporate; THE BOARD OF EDUCATION OF ST. CHARLES COMMUNITY UNIT SCHOOL DISTRICT 303, a Body Politic and Corporate; THE BOARD OF EDUCATION OF HINSDALE COMMUNITY CONSOLIDATED SCHOOL DISTRICT 181, a Body Politic and Corporate; THE BOARD OF EDUCATION OF LOCKPORT TOWNSHIP HIGH SCHOOL DISTRICT 205, a Body Politic and Corporate; THE BOARD OF EDUCATION OF WAUCONDA COMMUNITY UNIT SCHOOL DISTRICT 118, a Body Politic and Corporate; THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH; DR. NGOZI EZIKE, in Her Official Capacity as Director of the Illinois Department of Public Health; THE ILLINOIS STATE BOARD OF EDUCATION; DR. CARMEN I. AYALA, in Her Official Capacity as State Superintendent of Education; JAY ROBERT PRITZKER, in His Official Capacity as Governor of the State of Illinois.



# Executive Order 2022-05

## (COVID-19 EXECUTIVE ORDER NO. 100)

February 04, 2022

**WHEREAS**, since early March 2020, Illinois has faced a pandemic that has caused extraordinary sickness and loss of life, infecting over 2,950,000, and taking the lives of more than 31,200 residents; and,

**WHEREAS**, as Illinois continues to respond to the public health disaster caused by Coronavirus Disease 2019 (COVID-19), a novel severe acute respiratory illness that spreads rapidly through respiratory transmissions, the burden on residents, healthcare providers, first responders, and governments throughout the State has been unprecedented; and,

**WHEREAS**, protecting the health and safety of Illinoisans is among the most important functions of State government; and,

**WHEREAS**, the Delta variant of the coronavirus is more aggressive and more transmissible than previously circulating strains, and poses new risks in the ongoing effort to stop and slow spread of the virus; and,

**WHEREAS**, the Delta variant may cause more severe disease than prior strains of the virus; and,

**WHEREAS**, the Omicron variant is more transmissible than prior variants and has led to significant increases in the number of COVID-19 cases; and,

**WHEREAS**, the rapid spread of the Omicron variant has resulted in more hospitalizations throughout the State than at any prior point during the



COVID-19 pandemic; and,

**WHEREAS**, social distancing, face coverings, and other public health precautions have proven to be critical in slowing and stopping the spread of COVID-19; and,

**WHEREAS**, public health guidance advises that minimizing physical interactions between people who are not fully vaccinated and who do not reside in the same household is critical to slowing the spread of COVID-19; and,

**WHEREAS**, the CDC continues to advise that cloth face coverings or masks protect persons who are not fully vaccinated from COVID-19; and,

**WHEREAS**, the CDC advises that schools follow the CDC's guidance for COVID-19 Prevention in K-12 Schools, which recommends universal indoor masking and working with local public health officials to determine the layered prevention strategies needed in their area; and,

**WHEREAS**, the CDC continues to advise that day care providers use COVID-19 prevention strategies, including masking and physical distancing, even after day care providers and their staff are vaccinated; and,

**WHEREAS**, as COVID-19 has spread in Illinois over the course of the Gubernatorial Disaster Proclamations, the circumstances causing a disaster throughout the State have changed and continue to change, making definitive predictions of the course the virus will take over the coming months extremely difficult; and,

**WHEREAS**, in addition to causing the tragic loss of more than 31,200 Illinoisans and negatively impacting the physical health of tens of thousands more, COVID-19 has caused extensive economic loss and continues to threaten the financial welfare of a significant number of individuals and businesses across the nation and the State; and,

**WHEREAS**, many executive agencies in the State continue to focus their limited resources on the ongoing response to the COVID-19 pandemic; and,

**WHEREAS**, the COVID-19 pandemic has required the Illinois Department of Agriculture (IDOA) to address the outbreak's impact on the State's food supply chain through regulation and oversight of meat and poultry facilities and livestock management facilities; and,

**WHEREAS**, the COVID-19 pandemic's disruption to the livestock market has required IDOA to concentrate its resources on working with livestock owners and producers in addressing safe and environmental animal disposal concerns through its oversight and regulation of the Dead Animal Disposal Act; and,

**WHEREAS**, IDOA regulates and investigates many other industries that have been directly impacted by the COVID-19 pandemic including, but not limited to, pesticide applicators, animal shelters, pet shops, and gas stations, and the continued, proper regulation of these industries requires IDOA to commit additional time and resources into creating new procedures for conducting remote investigations and trainings; and,

**WHEREAS**, the COVID-19 pandemic's detrimental impact to IDOA's regulated industries has required IDOA to place additional time and resources into organizing and managing the timely implementation of the Business Interruption Grant Program; and,

**WHEREAS**, on February 4, 2022, considering the expected continuing spread of COVID-19 and the ongoing health and economic impacts that that will be felt over the coming month by people across the State, I declared all counties in the State of Illinois as a disaster area; and,

**WHEREAS**, in response to the epidemic emergency and public health emergency described above, I find it necessary to re-issue Executive Orders 2020-04, 2020-09, 2020-11, 2020-12, 2020-15, 2020-20, 2020-21, 2020-23, 2020-24, 2020-26, 2020-27, 2020-30, 2020-36, 2020-40, 2020-45, 2020-50, 2020-68, 2021-03, 2021-12, 2021-18, 2021-22, 2021-28, 2021-31, and 2022-03 and hereby incorporate the WHEREAS clauses of those Executive Orders;

**THEREFORE**, by the powers vested in me as the Governor of the State of

Illinois, pursuant to the Illinois Constitution and Sections 7(1), 7(2), 7(3), 7(8), 7(9), and 7(12) of the Illinois Emergency Management Agency Act, 20 ILCS 3305, and consistent with the powers in public health laws, I hereby order the following, effective February 4, 2022:

**Part 1: Re-Issue of Executive Orders.**

Executive Orders 2020-04, 2020-09, 2020-11, 2020-12, 2020-15, 2020-20, 2020-21, 2020-23, 2020-24, 2020-26, 2020-27, 2020-30, 2020-36, 2020-40, 2020-45, 2020-50, 2020-68, 2021-03, 2021-12, 2021-18, 2021-22, 2021-28, 2021-31, and 2022-03 are hereby re-issued as follows:

**Executive Order 2020-04 (Waiver of sick leave requirement for State employees):**

Section 3 of Executive Order 2020-04 is re-issued and extended through **March 5, 2022.**

**Executive Order 2020-09 (Telehealth):**

Sections 9 and 10 of Executive Order 2020-09, as amended by Executive Order 2021-15, are re-issued and extended through **March 5, 2022.**

**Executive Order 2020-11 (Illinois Department of Corrections notification period):**

Section 4 of Executive Order 2020-11 is re-issued and extended through **March 5, 2022.**

**Executive Order 2020-12 (Health care worker background checks; Illinois Department of Juvenile Justice notification period):**

Sections 1 and 3 of Executive Order 2020-12 are re-issued and extended through **March 5, 2022.**

**Executive Order 2020-15 (Suspending provisions of the Illinois School Code):**

Sections 5, 6, 7, 8, and 9 of Executive Order 2020-15 are re-issued and

extended through **March 5, 2022**.

**Executive Order 2020-20 (Public assistance requirements):**

Executive Order 2020-20 is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2020-21 (Furlough of Illinois Department of Corrections inmates):**

Executive Order 2020-21 is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2020-23 (Actions by the Illinois Department of Financial and Professional Regulation for licensed professionals engaged in disaster response):**

Executive Order 2020-23 is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2020-24 (Illinois Department of Human Services Forensic Treatment Program):**

Sections 1 and 3 of Executive Order 2020-24 are re-issued and extended through **March 5, 2022**.

**Executive Order 2020-26 (Hospital capacity):**

Sections 1, 2(a), (d), (f), and (g), 3, 5, 6, 7, 8, 9, and 10 of Executive Order 2020-26, as amended by Executive Order 2022-04, are re-issued and extended through **March 5, 2022**.

**Executive Order 2020-27 (Cadavers testing positive for COVID-19):**

Executive Order 2020-27 is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2020-30 (Expired consular identification documents; electronic filings for the Illinois Human Rights**

**Commission):**

Sections, 1, 4, 5, and 6 of Executive Order 2020-30 are re-issued and extended through **March 5, 2022**.

**Executive Order 2020-36 (Marriage licenses):**

Executive Order 2020-36 is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2020-40 (Child Labor Law):**

Sections 2 and 4 of Executive Order 2020-40 are re-issued and extended through **March 5, 2022**.

**Executive Order 2020-45 (Cannabis licenses):**

Executive Order 2020-45 is re-issued in its entirety and shall remain in effect as specified by Executive Order 2020-45.

**Executive Order 2020-50 (Resuming transfers from county jails to Illinois Department of Corrections):**

Executive Order 2020-50 is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2020-68 (Cannabis registry identification card renewals):**

Executive Order 2020-68, as amended by Executive Order 2021-05, is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2021-03 (Regional mitigation metrics):**

Executive Order 2021-03 is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2021-12 (Phase 5 reopening):**

Executive Order 2021-12, as amended by Executive Order 2021-15, is re-

issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2021-18 (Mitigation measures):**

Executive Order 2021-18, as amended by Executive Order 2021-19, is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2021-22 (Vaccination and testing requirements):**

Executive Order 2021-22, as amended by Executive Order 2021-23, Executive Order 2021-27, and Executive Order 2022-01, is re-issued in its entirety and extended through **March 5, 2022**.

Executive Order 2021-22 is further amended and revised as follows:

Section 2: Vaccination and Testing Requirements for Health Care Workers.

g. Beginning March 15, 2022, Health Care Workers at skilled nursing and intermediate care facilities licensed under the Nursing Home Care Act, facilities licensed under the ID/DD Community Care Act, and facilities licensed under the MC/DD Act, must be up-to-date on COVID-19 vaccinations in order to be considered fully vaccinated against COVID-19. An individual is considered "up to date" on COVID-19 vaccinations when they have received all CDC-recommended COVID-19 vaccines, including any booster dose(s) when eligible.

**Executive Order 2021-28 (Day care vaccination and testing requirements):**

Executive Order 2021-28, as amended by Executive Order 2021-30, is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2021-31 (Suspending requirements for social workers):**

Executive Order 2021-31 is re-issued in its entirety and extended through **March 5, 2022**.

**Executive Order 2022-03 (School exclusion):**

Executive Order 2022-03 is re-issued in its entirety and extended through **March 5, 2022**.

**Part 2: Savings Clause.** If any provision of this Executive Order or its application to any person or circumstance is held invalid by any court of competent jurisdiction, this invalidity does not affect any other provision or application of this Executive Order, which can be given effect without the invalid provision or application. To achieve this purpose, the provisions of this Executive Order are declared to be severable.

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**JB Pritzker,**

**Governor**

Issued by the Governor February 4, 2022

Filed by the Secretary of State February 4, 2022



# Executive Order Number 18

## (COVID-19 EXECUTIVE ORDER NO. 85)

August 04, 2021

**WHEREAS**, since early March 2020, Illinois has faced a pandemic that has caused extraordinary sickness and loss of life, infecting over 1,430,000, and taking the lives of more than 23,475 residents; and,

**WHEREAS**, Coronavirus Disease 2019 (COVID-19) is a novel severe acute respiratory illness that spreads rapidly through respiratory transmissions; and,

**WHEREAS**, as Illinois continues to respond to the public health disaster caused by COVID-19, the burden on residents, healthcare providers, first responders, and governments throughout the State has been unprecedented; and,

**WHEREAS**, the Delta variant of the coronavirus is more aggressive and more transmissible than previously circulating strains, and poses new risks in the ongoing effort to stop and slow spread of the virus; and,

**WHEREAS**, the Delta variant may cause more severe disease than prior strains of the virus; and,

**WHEREAS**, the Centers for Disease Control and Prevention (CDC) estimates that the Delta variant now accounts for more than 90 percent of all sequenced coronavirus in the U.S.; and,

**WHEREAS**, protecting the health and safety of Illinoisans is among the most important functions of State government; and,

**WHEREAS**, it is critical that the State take every step possible to ensure children can attend school in-person; and,

**WHEREAS**, social distancing, face coverings, and other public health precautions have proven to be critical in slowing and stopping the spread of COVID-19; and,

**WHEREAS**, COVID-19 vaccines are effective at preventing COVID-19 disease, especially severe illness and death, but a proportion of the population remains unvaccinated and some residents, including younger children, cannot yet receive the vaccine; and

**WHEREAS**, the CDC has provided guidance for COVID-19 Prevention in K-12 Schools; and,

**WHEREAS**, the CDC recently updated its COVID-19 guidance for schools, and now indicates that everyone in K-12 schools should wear a mask indoors, including teachers, staff, students, and visitors, regardless of vaccination status; and,

**WHEREAS**, the American Academy of Pediatrics likewise recommends universal masking in schools of everyone over the age of two, regardless of vaccination status, because a significant portion of the student population is not yet eligible for vaccines, and masking is proven to reduce transmission of the virus and to protect those who are not vaccinated; and,

**WHEREAS**, the Illinois State Board of Education (ISBE) and the Illinois Department of Public Health (IDPH) are issuing updated joint COVID-19 guidance and recommendations designed to allow schools in Illinois serving pre-kindergarten through 12th grade students to conduct in-person teaching and learning, while at the same time keeping students, teachers, staff, and visitors safe; and,

**WHEREAS**, the CDC continues to advise that day care providers use COVID-19 prevention strategies, including masking and physical distancing, even

after day care providers and their staff are vaccinated; and,

**WHEREAS**, the Illinois Department of Children & Family Services (DCFS) and IDPH are issuing updated joint COVID-19 guidance and recommendations for day care facilities, including all licensed day care centers, day care homes, group day care homes, and license-exempt facilities; and,

**WHEREAS**, the CDC continues to advise that congregate facilities use COVID-19 prevention strategies, including masking and physical distancing, regardless of vaccination status; and,

**WHEREAS**, IDPH issues and updates COVID-19 guidance for nursing homes and other long-term care facilities, which includes mitigation strategies such as masking and physical distancing, even among vaccinated residents, staff, and visitors; and,

**WHEREAS**, on July 23, 2021, considering the continuing spread of COVID-19 and the ongoing health and economic impacts that will be felt over the coming month by people across the State, I declared all counties in the State of Illinois as a disaster area;

**THEREFORE**, by the powers vested in me as the Governor of the State of Illinois, pursuant to the Illinois Constitution and the Illinois Emergency Management Agency Act, 20 ILCS 3305, Sections 7(1), 7(2), 7(3), 7(8), 7(12), and 7(19) thereof, and consistent with the powers in public health laws, I hereby order the following:

**Section 1: School Mitigation Measures.** All public and nonpublic schools in Illinois serving pre-kindergarten through 12th grade students must follow the joint guidance issued by ISBE and IDPH and take proactive measures to ensure the safety of students, staff, and visitors, including, but not limited to:

- a. Requiring the indoor use of face coverings by students, staff, and visitors who are over age two and able to medically tolerate a face covering, regardless of vaccination status, consistent with CDC

guidance; and,

- b. Implementing other layered prevention strategies (such as physical distancing, screening testing, ventilation, handwashing and respiratory etiquette, advising individuals to stay home when sick and get tested, contact tracing in combination with appropriate quarantine and isolation, and cleaning and disinfection) to the greatest extent possible and taking into consideration factors such as community transmission, vaccination coverage, screening testing, and occurrence of outbreaks, consistent with CDC guidance.

**Section 2: Day Care Mitigation Measures.** All day care facilities in Illinois must follow the joint guidance issued by DCFS and IDPH and take proactive measures to ensure the safety of children, staff, and visitors, including, but not limited to:

- a. Requiring the indoor use of face coverings by children, staff, and visitors who are over age two and able to medically tolerate a face covering, regardless of vaccination status, consistent with CDC guidance; and,
- b. Implementing other layered prevention strategies (such as physical distancing, screening testing, ventilation, handwashing and respiratory etiquette, advising individuals to stay home when sick and get tested, contact tracing in combination with appropriate quarantine and isolation, and cleaning and disinfection) to the greatest extent possible and taking into consideration factors such as community transmission, vaccination coverage, screening testing, and occurrence of outbreaks, consistent with CDC guidance.

**Section 3: Long-Term Care Mitigation Measures.** All nursing homes and long-term care facilities in Illinois must continue to follow the guidance issued by the CDC and IDPH that requires the use of face coverings in congregate facilities for those over the age of two and able to medically tolerate a face covering, regardless of vaccination status.

**Section 4: Savings Clause.** If any provision of this Executive Order or its

application to any person or circumstance is held invalid by any court of competent jurisdiction, this invalidity does not affect any other provision or application of this Executive Order, which can be given effect without the invalid provision or application. To achieve this purpose, the provisions of this Executive Order are declared to be severable.

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**JB Pritzker, Governor**

Issued by the Governor August 4, 2021

Filed by the Secretary of State August 4, 2021