TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE A: EDUCATION
CHAPTER I: STATE BOARD OF EDUCATION
SUBCHAPTER b: PERSONNEL

PART 25
EDUCATOR LICENSURE

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AUTHORITY: Implementing Articles 21 and 21B and authorized by Section 2-3.6 of the School Code [105 ILCS 5/Art. 21, Art. 21B, and 2-3.6].

Section 25.10 Accredited Institution

As used in this Part, “institution” means either a regionally accredited institution of higher learning as specified in Section 21B-105 of the School Code [105 ILCS 5/21B-105] when referring to an institution located within the United States or a not-for-profit entity approved by the Illinois Board of Higher Education [105 ILCS 5/21B-105]. Accordingly, any coursework required for, or counted towards fulfilling the requirements for, a credential issued pursuant to this Part shall be completed at or accepted by a regionally accredited institution or an approved not-for-profit entity, and approval of preparation programs under Subpart C of this Part shall be available only to regionally accredited institutions or approved not-for-profit entities. Coursework completed in another country shall be subject to the provisions of Section 25.425 of this Part.

(Source: Amended at 36 Ill. Reg. 12455, effective July 23, 2012)
Section 25.11  New Certificates (February 15, 2000) (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.15 Types of Licenses; Exchange

Article 21B of the School Code [105 ILCS 5/Art. 21B] establishes a new system of educator licensure to be implemented on or before July 1, 2013 that will replace the system of certification set forth in Article 21 of the School Code [105 ILCS 5/Art. 21]. The requirements of this Section apply to the initial exchange of Illinois teaching, special, administrative, school service personnel and other types of educator certificates for the corresponding license and endorsement authorized under Article 21B of the School Code and this Part.

a) The system of licensure to be established shall consist of the following licenses as set forth in Section 21B-20 of the School Code [105 ILCS 5/21B-20]. The license that corresponds to each teaching, special, administrative, school service personnel or other types of educator certificates or approvals previously issued by the State Board of Education is as follows.

1) Professional Educator License

Any individual holding an initial, standard or master teaching certificate, special certificate, administrative certificate or school service personnel certificate prior to July 1, 2013 shall have that certificate converted to a professional educator license upon implementation of the new system of licensure.

A) Certificates subject to exchange are listed in Appendix C.

B) The current renewal and registration status of an individual’s certificate (i.e., valid and active, valid and exempt, lapsed), as well as any sanctions (i.e., suspended or revoked) imposed on the certificate at the time of the exchange, shall be noted in the State Board of Education's electronic Educator Licensure Information System (ELIS) when the applicable endorsement is added to the professional educator license.

C) Each endorsement on a teaching or special certificate shall be recorded on the professional educator license issued pursuant to this Section.

i) Any individual holding an Illinois teaching certificate with approval in bilingual education, English as a Second Language or English as a New Language issued pursuant to 23 Ill. Adm. Code 1.780 (Standards for Teachers in Bilingual Education Programs) shall have that approval recorded on the professional educator license as a
comparable endorsement indicating the grade levels to be served and, as applicable, the transitional bilingual language of instruction.

ii) Any individual holding an Illinois teaching certificate with approval issued under 23 Ill. Adm. Code 226.810 (Special Education Teaching Approval) for Learning Behavior Specialist I, early childhood special education or bilingual special education shall receive an approval letter that indicates the grade levels and age ranges of the students to be served.

iii) Any individual holding an Illinois teaching certificate and short-term emergency certification issued under Section 25.48 shall receive a short-term emergency approval letter.

iv) Any individual holding an Illinois teaching certificate and approval under 23 Ill. Code 226.820 for school social worker, school psychologist or school nurse intern shall receive an approval letter indicating the school support personnel area of approval.

D) Each administrative or school service personnel certificate for which an endorsement will be issued pursuant to Section 21B-25 of the School Code shall be recorded on the professional educator license issued pursuant to this Section. As applicable, each endorsement issued on the administrative or school service personnel certificate also shall be recorded as a separate endorsement on the professional educator license.

E) Any individual holding a master certificate issued under Section 21-2 of the School Code [105 ILCS 5/21-2] shall be issued a professional educator license with a National Board for Professional Teaching Standards (NBPTS) master teacher designation. (See 105 ILCS 5/21B-65.) An NBPTS master teacher designation shall not qualify a licensee to teach in a particular field except as provided in this subsection (a)(1)(E).

i) Any individual who, on or after July 1, 2012, has been issued a Master Certificate pursuant to Section 21-2 of the School Code [105 ILCS 5/21-2] or a National Board for Professional Teaching Standards designation on a Professional Educator License pursuant to Section 21B-65
of the School Code *may work as a teacher only in an area for which he or she also holds the Illinois endorsement* required for that position. [105 ILCS 5/21B-65]

Therefore, after July 1, 2012, the area of NBPTS certification obtained by an individual shall be noted on the master certificate as a "NBPTS master teacher designation", rather than an Illinois endorsement, and that designation shall automatically transfer to the professional educator license.

**ii)** 
*Any individual who, prior to June 30, 2012, has been issued an endorsement for a particular area on a Master Certificate may work as a teacher in that area even without having been issued the Illinois endorsement required for that position.* [105 ILCS 5/21B-65] An Illinois endorsement placed on a master certificate previous to July 1, 2012 will be shown as an endorsement on the professional educator license.

2) **Educator License with Stipulations**

Any individual holding a provisional, alternative provisional (i.e., teaching or administrative), resident teacher, provisional vocational, temporary provisional vocational, transitional bilingual or visiting international certificate or holding approval to serve as a paraprofessional shall have that certificate or approval converted to an educator license with stipulations upon implementation of the new system of licensure. An educator license with stipulations shall be endorsed with one or more endorsements authorized under Section 21B-20(2) of the School Code [105 ILCS 5/21B-20(2)]. Each endorsement shall correspond to the certificate or approval that the individual held prior to July 1, 2013. That is:

**A)** An individual holding a provisional certificate issued under Section 21-10(B) of the School Code [105 ILCS 5/21-10(B)] shall be issued an educator license with stipulations endorsed for "provisional educator" and the area of endorsement (i.e., teaching, administrative or school support personnel) and, as applicable, for the grade levels and subject areas that are listed on the provisional certificate.

**i)** In accordance with Section 21B-20(2)(A) of the School Code, a *provisional educator endorsement for principals*
may not be issued, nor may any person with a provisional educator endorsement serve as a principal in a public school in this State. An individual with a provisional certificate or an educator license with stipulations endorsed for provisional educator (general administrative) who is employed as a principal for the 2012-13 school year may continue to serve in that capacity through the end of that school year.

ii) After July 1, 2013, an educator license with stipulations endorsed for provisional educator (general administrative) may be issued, but all deficiencies identified for the receipt of a professional educator license endorsed for general administrative shall be satisfied and an application submitted for the endorsement, by the deadlines set forth in Section 21B-20(2)(A) of the School Code. After that time, the requirements of Section 25.337 and 23 Ill. Adm. Code 30 (Programs for the Preparation of Principals in Illinois) shall apply for individuals seeking employment as principals or assistant principals.

B) An individual holding an alternative provisional teaching certificate issued under Section 21-5b or 21-5c of the School Code [105 ILCS 5/21-5b and 21-5c] shall be issued an educator license with stipulations endorsed for "alternative provisional educator" and for the content areas and grade levels currently on the alternative provisional teaching certificate.

C) An individual holding an alternative administrative certificate issued under Section 21-5d of the School Code [105 ILCS 5/21-5d] shall be issued an educator license with stipulations endorsed for "alternative provisional superintendent".

D) An individual holding a resident teacher certificate issued under Section 21-11.3 of the School Code [105 ILCS 5/21-11.3] shall be issued an educator license with stipulations endorsed for "resident teacher" and for the content areas and grade levels on the resident teacher certificate.

E) An individual holding a provisional vocational certificate issued under Section 21-10(C)(1) of the School Code [105 ILCS 5/21-10(C)(1)] shall be issued an educator license with stipulations
endorsed for "career and technical educator" and for the content areas and grade levels on the provisional vocational certificate.

F) An individual holding a temporary provisional vocational certificate issued under Section 21-10(C)(2) of the School Code shall be issued an educator license with stipulations endorsed for "provisional career and technical educator" and for the content areas and grade levels on the temporary provisional vocational certificate.

G) An individual holding a transitional bilingual certificate issued under Section 14C-8 of the School Code [105 ILCS 5/14C-8] shall be issued an educator license with stipulations endorsed for "transitional bilingual educator", as well as for the transitional bilingual language and grade levels indicated on the transitional bilingual certificate.

H) An individual holding a visiting international teacher certificate issued under Section 25.92 shall be issued an educator license with stipulations endorsed for "visiting international educator", as well as for the transitional bilingual language, content area and foreign language on the visiting international teacher certificate.

I) An individual holding a paraprofessional approval letter issued under Section 25.510 of this Part who either has an associate degree or has a minimum of 60 semester hours of college credit from a regionally accredited institution of higher education, or who has passed a test of basic skills required under Section 21B-30 of the School Code shall be issued an educator license with stipulations endorsed for "paraprofessional educator".

J) An individual holding paraprofessional approval issued under Section 25.510 who has fewer than 60 semester hours of college credit or has not passed a test of basic skills shall receive a paraprofessional approval letter issued by the State Superintendent of Education.

3) Substitute Teaching License: Any individual holding a substitute teaching certificate issued under Section 21-9 of the School Code shall be issued a substitute teaching license.
4) An individual holding an interim certificate endorsed in a school support personnel area pursuant to Subpart D shall not be issued a license but shall receive an approval letter issued by the State Superintendent.

5) An individual holding an educational interpreter approval at the standard or master level issued pursuant to Section 25.550 shall receive an educational interpreter approval. An individual holding an educational interpreter approval at the initial level shall be issued an interim approval, which shall be valid for the period of time remaining in the validity period of the initial approval issued and shall not be renewed.

b) The applicable license, any endorsements on that license and the status of those endorsements (see Section 25.15(a)(1)(B)) shall be recorded in the State Board of Education's electronic Educator Licensure Information System (ELIS) (see http://www.isbe.net/certification/). The licensee may view the certificate exchange in the ELIS; no paper copies of his or her license will be issued.

c) The professional educator license or the educator license with stipulations received under this Section shall be valid for the period of time remaining in the validity period of the Illinois certificate that was exchanged for the license. After this initial validity period, provided that any conditions for renewal of the license are met:

1) *all professional educator licenses are valid until June 30 immediately following five years of being issued* [105 ILCS 5/21B-20(1)]; and

2) each educator license with stipulations is valid for the period of time set forth in Section 21B-20(2) of the School Code for the specific endorsement.

d) Applicability

1) The provisions of subsection (c) of this Section do not apply to:

A) A NBPTS' master designation on a professional educator license, which shall remain valid for the length of time that an individual's NBPTS certification is in effect (see Section 25.832 of this Part);

B) A substitute teaching license issued under this Section, which shall be valid until June 30, 2018, and may be renewed provided the licensee has passed Illinois' test of basic skills required under Section 21B-30 of the School Code and Section 25.520 of this Part. *An individual who has passed a test of basic skills for the*
first licensure renewal is not required to retake the test for further renewals (Section 21B-20(3) of the School Code);

C) An educator license with stipulations endorsed for provisional career and technical educator issued under this Section, which shall be valid until June 30, 2018, and may be renewed for one, five-year period provided the licensee has passed Illinois' test of basic skills required under Section 21B-30 of the School Code and Section 25.720 of this Part and has completed a minimum of 20 semester hours of coursework from a regionally accredited institution and as otherwise provided in Section 21B-20(2)(F) of the School Code and Section 25.72 of this Part;

D) Any educator license with stipulations endorsed for paraprofessional educator shall be valid until June 30 following five years of the license being issued pursuant to this Section.

2) An educator educational interpreter approval shall be valid until June 30 following five years of the approval being issued pursuant to this Section; this subsection (d)(2) does not apply to any interim approval issued.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.20  Requirements for the Elementary Certificate (Repealed)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.25 Requirements for the Professional Educator License

Beginning July 1, 2013, the requirements of this Section shall apply to the issuance of professional educator licenses. All professional education and content-area coursework that forms part of an application for licensure, endorsement or approval submitted under this Part that is received on or after February 1, 2012 must have been passed with a grade no lower than "C" or equivalent in order to be counted towards fulfillment of the applicable requirements.

a) Each applicant shall:

1) hold a bachelor's degree;

2) have completed an approved Illinois educator preparation program for the type of endorsement (i.e., teaching, administrative or school support personnel) sought on the professional educator license (see Subpart C), including coursework addressing:

   A) the psychology of, the identification of, and the methods of instruction for the exceptional child, including without limitation the learning disabled [105 ILCS 5/21B-20(1)], which shall focus on the characteristics and methods of instruction for cross-categorical special education students so that all teachers:

   i) understand the impact that disabilities have on the cognitive, physical, emotional, social and communication development of an individual and provide opportunities that support the intellectual, social and personal development of all students;

   ii) understand how students differ in their approaches to learning and create instructional opportunities that are adapted to diverse learners; and

   iii) understand instructional planning and design instruction based on knowledge of the discipline, students, community and curriculum goal;

   B) methods of reading and reading in the content area [105 ILCS 5/21B-20(1)], which for teachers and administrators shall address each of the following standards:

   i) varied instructional approaches used before, during, and after reading, including those that develop word
knowledge, vocabulary, comprehension, fluency, and strategy used in the content areas;

ii) the construction of meaning through the interactions of the reader's background knowledge and experiences, the information in the text, and the purpose of the reading situation;

iii) communication theory, language development, and the role of language in learning;

iv) the relationships among reading, writing and oral communication and understanding how to integrate these components to increase content learning;

v) the design, selection, modification and evaluation of a wide range of materials for the content areas and the reading needs of the student;

vi) variety of formal and informal assessments to recognize and address the reading, writing, and oral communication needs of each student; and

vii) varied instructional approaches that develop word knowledge, vocabulary, comprehension, fluency, and strategy use in the content areas; and

C) methods of reading and reading in the content area [105 ILCS 5/21B-20(1)], which for school support personnel shall address each of the following standards:

i) understands how students acquire reading competency;

ii) understands reading deficits and reading levels, and how they contribute to a student's ability to succeed in kindergarten through grade 12;

iii) understands the correlation of behavior and classroom culture (discipline, management, control, influence on engagement) on reading development and reading acquisition; and
iv) uses the skills and strategies specific to their school support personnel specialty to support or enhance reading skill development, as applicable;

3) pursuant to Section 21B-35 of the School Code, have completed a comparable teaching or administrative preparation program in another state or country (see Section 25.425 of this Part), including:

A) coursework in the methods of instruction of the exceptional child in cross-categorical special education that meets the requirements of subsection (a)(1)(A);

B) coursework in methods of reading and reading in the content area that meets the requirements of subsection (a)(1)(B); and

C) coursework in instructional strategies for English language learners, which shall address bilingual education, English as a Second Language or English as a New Language methods;

4) pursuant to Section 21B-35 of the School Code, have completed a comparable school support personnel preparation program in another state or country (see Section 25.425), including college coursework in:

A) the methods of instruction of the exceptional child (Section 21B-35(a)(3) of the School Code) in cross-categorical special education, which shall meet the requirements outlined in subsection (a)(1)(A);

B) the methods of reading and reading in the content area (Section 21B-35(a)(4) of the School Code), which shall meet the requirements outlined in subsection (a)(1)(C); and

C) instructional strategies for English language learners (Section 21B-35(a)(5) of the School Code), which shall align to standards for addressing second language acquisition and the diverse learner set forth in the Standards for the Speech-Language Pathologist (23 Ill. Adm. Code 28.230) or, for other school support personnel, the applicable standards in 23 Ill. Adm. Code 23 (Standards for School Support Personnel Endorsements).

b) Each applicant for a professional educator license endorsed in a teaching field shall have completed:
1) 32 semester hours, or a major as identified by the accredited institution on the individual's official transcript, in early childhood education, elementary education, or a field of specialization, as applicable to the type of endorsement sought on the professional educator license; and

2) student teaching in conformance with the requirements of Section 25.620, except in the following circumstances:

   A) Applicants awarded credit in student teaching on a transcript issued by a regionally accredited institution of higher education and presenting evidence of teaching experience, as verified by the employer, need not complete another student teaching experience, except as may be required under Section 25.37.

   B) One full year's teaching experience on a valid certificate or license in the public schools shall be accepted in lieu of student teaching.

c) For the purposes of this Part:

   1) a "valid certificate or license" means a certificate or license endorsed in the specific teaching field and grade levels for which Illinois licensure is sought that is equivalent to an educator license with stipulations endorsed for provisional educator or an Illinois professional educator license; and

   2) "one full year's teaching experience" means the equivalent of two semesters of scheduled full-time teaching, which may, however, be accumulated in any combination of increments. That is, it need not be accumulated through full-time teaching.

d) Evidence of teaching experience, as may be required under this Part, may be satisfied in one of the following ways:

   1) For teachers employed in Illinois public schools, verification of the teacher's experience obtained from the State Board of Education's ELIS may be used.

   2) The chief administrator or other designated official of the employing school district or nonpublic school (or other employing entity, if applicable to the holder of a professional educator license endorsed for early childhood; also see subsection (d)(4)) may submit a letter documenting the nature and duration of the applicant's teaching.
3) A letter signed by an official of the state education agency in another state may be substituted for an employer's letter when the latter cannot be secured.

4) Early childhood teaching experience shall be understood as contributing to the fulfillment of this requirement if gained in a position for which a professional educator license endorsed for early childhood was required pursuant to the rules of the State Board of Education at 23 Ill. Adm. Code 235 (Early Childhood Block Grant).

5) Experience gained while teaching in a home school shall not be applicable to the fulfillment of this requirement.

e) Each applicant for a professional educator license endorsed in an administrative or school support personnel field shall meet the applicable requirements of Subpart D or E, respectively.

f) The professional educator license shall be endorsed in accordance with this Part.

g) Each applicant shall be required to pass the tests required for the professional educator license as specified in Section 21B-30 of the School Code [105 ILCS 5/21B-30] and Section 25.720 of this Part.

h) Nothing in this Section is intended to preclude an applicant from seeking the issuance of an educator license with stipulations endorsed for provisional educator in specific fields (i.e., teaching, administrative or school support personnel) and, as applicable, content areas and grade levels under Section 21B-20 of the School Code in the event that the individual has failed to meet one or more of the requirements for a professional educator license in his or her area of endorsement.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.30  Endorsement in Teacher Leadership (Through December 31, 2012)  
(Repealed)  

(Source: Repealed at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.32 Teacher Leader Endorsement (Beginning September 1, 2012)

The Section establishes the requirements for the receipt of a teacher leader endorsement valid for prekindergarten through grade 12 and for approval of educator preparation programs to provide the program required for receipt of the endorsement. The teacher leader endorsement is intended to increase the quality of leadership, as well as teaching and learning practices, and recognize the critical importance that leadership by teachers brings to the overall school improvement mission of the school and its personnel. The teacher leader endorsement will create a career path to retain and develop high-performing teachers for leadership roles; formalize, define, and build the competencies necessary for high-quality leadership to improve student learning; and recognize and encourage shared leadership and decision-making in schools to maximize outcomes for children.

a) For the purposes of this Section, a teacher leader is defined as an individual with the capacity and skills to:

1) harness the collective knowledge of teachers to have a positive impact on teaching and learning and school and student success;

2) promote shared governance and leadership in schools by working effectively with the principal and other adults in the school, with a consistent focus on student learning and achievement;

3) model excellence in teaching with a strong foundation in improving the climate of the school and classroom, curriculum, instruction, assessment and intervention;

4) provide guidance, coaching, mentoring, influence, direction and support to teachers to improve the effectiveness of teaching and learning; and

5) promote and influence change to improve school and student outcomes.

b) A teacher leader may serve in a variety of roles within the school district, including but not limited to:

1) curriculum specialist (i.e., identifying, designing and implementing curriculum and school and district improvement);

2) coach (i.e., providing coaching to other teachers and staff on instructional practice and methods);

3) mentor teacher (i.e., providing mentoring to new teachers or others in need of assistance);
4) department chair or lead teacher;

5) content specialist (i.e., leading instructional programs in a specific content area);

6) teacher leaders responsible for supervising others, provided that a supervisory endorsement is not required pursuant to 23 Ill. Adm. Code 1.705 (Requirements for Supervisory and Administrative Staff) for the position to which the teacher leader is assigned;

7) program leaders (i.e., relative to the climate of the school and classroom, curriculum, instruction or assessment); and

8) other areas of responsibility as identified by school districts.

e) Beginning September 1, 2012, a teacher leader endorsement on a professional educator license will be available to persons who fulfill the requirements of Section 21B-25(2)(E) of the School Code [105 ILCS 5/21B-25(2)(E)] and this Section. In order to receive a teacher leader endorsement, a candidate holding a professional educator license shall:

1) have obtained a master's degree or higher from a regionally accredited institution;

2) have passed the test of basic skills pursuant to Section 25.720; and

3) have completed a program that meets the requirements set forth in this Section.

d) Only institutions of higher education and not-for-profit entities that have been recognized under Subpart C to conduct educator preparation programs may apply to the State Board of Education for approval to offer a teacher leader endorsement program. Each program shall address at least the coursework listed in Section 21B-25(2)(E) of the School Code and this subsection (d).

1) Leadership, to address:

   A) knowledge of leadership frameworks and models of shared governance;

   B) understanding teacher evaluation models and training;
C) ability to hold self and others accountable for results; and  
D) ability to lead teams in setting goals and achieving results.

2) Designing professional development to meet teaching and learning needs, to include:

A) understanding, applying and evaluating the specific needs of new teachers for induction and mentoring;
B) ability to coach teachers and staff;
C) ability to understand, apply and evaluate models of effective professional development; and
D) ability to observe instruction and provide coaching, mentoring or professional development feedback to teachers.

3) Building school culture that focuses on student learning, to address:

A) understanding diverse learners (including students with Individualized Education Programs, English language learners, students who are underrepresented in the school population and other at-risk students) and their families and communities;
B) ability to analyze and interpret data around school culture, working and learning conditions, and climate;
C) understanding the impact of instructional models and practices on improving learning, as well as the culture and climate of the school and classrooms; and
D) ability to understand and apply to the learning environment the Illinois Social and Emotional Learning Standards set forth at 23 Ill. Adm. Code 555.Appendix A.

4) Using assessments to improve student learning and foster student achievement.

5) Building collaboration with teachers and stakeholders.

e) A request for program approval shall be submitted to the State Superintendent for consideration in accordance to the requirements of Section 25.145.
f) Actions following upon the recommendation of the State Educator Preparation and Licensure Board shall be as described in Section 25.160.

g) An approved teacher leader program shall be subject to the review process set forth in 23 Ill. Adm. Code 25.Subpart C.

(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.35  Acquisition of Subsequent Certificates; Removal of Deficiencies (Repealed)

(Source:  Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.37 Acquisition of Subsequent Teaching Endorsements on a Professional Educator License

The provisions of this Section shall apply when an individual who already holds a professional educator license with one or more teaching endorsements wishes to receive an additional endorsement in a teaching field or a grade level.

a) The candidate who wishes to add other content endorsements to teach in the grade levels currently authorized by the license shall meet the applicable requirements of Section 25.100 specific to the content area of the endorsement sought and provide evidence of having passed the applicable content-area test required under Section 25.720.

b) A candidate not meeting the criteria of subsection (a) who wishes to receive an additional subject area endorsement or one who is seeking an additional grade level endorsement (i.e., early childhood, elementary, middle, secondary, special K-12) shall submit his or her official transcripts and evidence of teaching experience to an Illinois institution of higher education operating a program approved pursuant to Subpart C that prepares candidates for the endorsement sought.

1) The institution may, at its discretion, compare the coursework and clinical experiences already completed by the applicant to the standards for the endorsement sought and, based on this comparison, may identify for the candidate a "focused program" consisting of coursework and experiences that he or she must complete in order to meet those standards.

A) In formulating this type of program, the institution shall ensure that the candidate has broad and deep knowledge of the subject matter, develops the knowledge and skills that are needed to work with students in the age and grade ranges encompassed by the endorsement sought, and is knowledgeable about pedagogical approaches that are suitable for that age group.

B) The institution may revise an individual's focused program to include additional or fewer components as it may deem appropriate based upon the results of internal performance assessments that form part of the institution's assessment system (see Section 25.120) or other assessments that are directly related to the standards for the endorsement sought.
C) Each institution shall make available a description of the method to be used by the educational unit in assessing the degree to which the work previously completed by candidates for focused programs has addressed relevant standards and in identifying the coursework and experiences these candidates will be required to complete in order to qualify for subsequent endorsements. An institution that uniformly requires all candidates seeking subsequent teaching endorsements to complete certain coursework or field experiences, or to complete a full program without acknowledgment of prior courses or experiences, shall publish and make available a written statement to this effect, describing those requirements.

2) A candidate who completes a focused program shall be considered as having completed the institution's approved program for the endorsement sought and shall be eligible to be recommended for the endorsement by entitlement, signifying that the candidate has met all applicable standards.

3) The requirements of this subsection (b) do not apply to a candidate who has received an elementary education endorsement issued pursuant to Section 25.97 and who wishes to receive a middle grades endorsement issued pursuant to 23 Ill. Adm. Code 1.720(b), provided he or she meets the relevant requirements on or before January 31, 2018.

c) A candidate who holds a professional educator license and who wishes to obtain an endorsement for Learning Behavior Specialist II, reading specialist, a school support personnel area listed in Subpart D or any of the administrative positions outlined in Subpart E shall complete a "full" educator preparation program approved under Subpart C that consists of coursework and experiences that he or she must complete in order to meet the standards relative to the endorsement being sought and passage of the applicable tests required pursuant to Section 21B-30 of the School Code and Section 25.720 of this Part.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.40 Grade-Level Endorsements

a) Each professional educator license or educator license with stipulations issued under this Subpart B shall be endorsed for the particular grade levels for which a licensee qualifies, based on the type of educator preparation program that the individual completed and the grade-level test passed.

b) The grade-level endorsement shall take precedence over content-area endorsements when determining if a licensee is eligible to be assigned to a particular position (also see 23 Ill. Adm. Code 1.Subpart G).

(Source: Former Section repealed at 29 Ill. Reg. 15831, effective October 3, 2005; new Section added at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.42 Requirements for the Special Certificate (2004) (Repealed)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.43 Standards for Licensure of Special Education Teachers

a) The professional educator license endorsed in the following special education areas shall be issued to persons who hold a bachelor's degree from a recognized college or university and who meet the requirements of Section 25.25 of this Part and the requirements of subsection (b) of this Section: Learning Behavior Specialist I (LBS I), Teacher of Students who are Blind or Visually Impaired, Teacher of Students who are Deaf or Hard of Hearing, Speech-Language Pathologist (master's degree required), and Early Childhood Special Education. Individuals holding any of the endorsements set forth in subsections (b)(1) through (4) of this Section may also receive a Learning Behavior Specialist II endorsement (see subsection (e) of this Section).

b) The applicable special education endorsement on a professional educator license shall be issued only to an individual who completes an approved program and demonstrates that he or she meets the relevant standards by passing the test required pursuant to Section 25.720 of this Part applicable to endorsement as:

1) Learning Behavior Specialist I (23 Ill. Adm. Code 28.200);

2) Teacher of Students who are Blind or Visually Impaired (23 Ill. Adm. Code 28.210);

3) Teacher of Students who are Deaf or Hard of Hearing (23 Ill. Adm. Code 28.220);

4) Speech-Language Pathologist (23 Ill. Adm. Code 28.230; also requires a master's degree); and/or


c) A holder of an LBS I endorsement on the professional educator license endorsed for special preschool-age 21 shall not serve students in early childhood special education programs unless he or she has also acquired an early childhood special education approval pursuant to 23 Ill. Adm. Code 226.810(f) (Special Education Teaching Approval). This requirement shall not apply to teachers of students who are blind or visually impaired or deaf or hard of hearing or to speech-language pathologists.

d) An endorsement for early childhood special education shall be issued to an individual who completes an approved program and demonstrates that he or she meets the standards set forth at 23 Ill. Adm. Code 28.240.
An additional endorsement (Learning Behavior Specialist II) shall be available to holders of the professional educator license endorsed for any of the endorsements set forth in subsections (b)(1) through (4) of this Section. This shall be an optional credential issued to candidates who complete programs approved in accordance with Subpart C of this Part and who meet the standards applicable to one or more of the areas of specialization identified in 23 Ill. Adm. Code 28.310 through 28.370:

1) LBS II/Transition Specialist;
2) LBS II/Technology Specialist;
3) LBS II/Bilingual Special Education Specialist;
4) LBS II/Deaf-Blind Specialist;
5) LBS II/Behavior Intervention Specialist;
6) LBS II/Curriculum Adaptation Specialist; and/or
7) LBS II/Multiple Disabilities Specialist.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.45 Standards for the Initial Special Preschool – Age 21 Certificate – Speech and Language Impaired  (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.46 Special Provisions for the Learning Behavior Specialist I Endorsement

a) The LBS I endorsement shall ultimately be "unlimited," i.e., valid for serving students with any of the disabilities (or any combination of the disabilities) enumerated in the Individuals with Disabilities Education Act [20 USC 1401 et seq.] and the rules of the State Board of Education for Special Education (23 Ill. Adm. Code 226), except those who are deaf or hard of hearing, blind or visually impaired, or speech- or language-impaired and except as limited by the provisions of Section 25.43(c) of this Part.

b) Prior to July 1, 2012, the LBS I endorsement of an individual to whom subsection (a) of this Section did not apply shall originally be considered "limited" according to the recipient's pre-existing endorsements. As of July 1, 2012, limited LBS I endorsements shall no longer be available. An individual with a limited LBS I endorsement may be assigned to teach only students with the disabilities covered by the pre-existing endorsements, except that the individual may serve students with one additional disability at the same time as he or she is serving students whose disabilities are reflected in the limitations on his or her LBS I endorsement. An individual who held a pre-existing endorsement for either EMH or TMH but not both shall be considered to be using the extra assignment capacity afforded by this subsection (b) if he or she is assigned to serve students with an expanded range of severity of mental retardation, and students with yet another disability beyond the pre-existing endorsements shall not be assigned to such an individual in that instance. (That is, a teacher holding an LBS I endorsement limited to mental retardation that was based on a pre-existing endorsement for EMH may be assigned to teach students with mental retardation ranging from mild to very severe. If the teacher is so assigned, he or she may not also be assigned to teach students with any other disability. On the other hand, if such a teacher is assigned to students whose mental retardation is in the mild range only, students with an additional disability may also be assigned to that teacher.) The limited LBS I endorsement on the professional educator license shall originally be stated in any of the following ways, or in combinations thereof:

1) LBS I/Limited – Learning Disabilities
2) LBS I/Limited – Social/Emotional Disorders
3) LBS I/Limited – Mental Retardation
4) LBS I/Limited – Physically Handicapped
c) Each individual receiving a limited LBS I endorsement shall make a transition to an "unlimited" endorsement.

1) Professional Educator License

Once the holder of a professional educator license begins teaching on the LBS I endorsement, the limitations shall apply through the June 30 that concludes the third consecutive year of licensure. That is, intermittent use of the license shall not delay the expiration of the limitations. However, the limitations shall expire in any case no later than the June 30 that concludes the seventh year of certification as an LBS I.

2) Special Education Administrators

The limitations on an LBS I endorsement held by an individual who is serving as an administrator in a special education program shall persist for three years after the issuance of that endorsement and shall expire on the June 30 that concludes the third year of certification, calculated from the date of issuance.

3) Individuals whose LBS I endorsements become unlimited shall thereupon be assignable to teach the groups of students referred to in subsection (a) of this Section.

d) An individual who wishes to remove the limitations on a limited LBS I endorsement prior to the time of their automatic expiration may:

1) complete college coursework covering the characteristics of students with one of the disabilities referred to in subsection (a) of this Section that are not reflected in the individual's pre-existing endorsements, as well as methods appropriate for teaching students with that disability, such that the combination of the individual's endorsements, approvals, and coursework covers the combination of disability areas required for an unlimited endorsement as set forth in subsection (a)(1) of this Section; or

2) pass the content-area test relevant to one of the areas of disability not already encompassed by his or her pre-existing endorsements or approvals, such that the combination of the individual's endorsements, approvals, and examinations passed covers the combination of disability areas required for an unlimited endorsement as set forth in subsection (a) of this Section; or
3) demonstrate that he or she qualifies for an additional endorsement or for approval under 23 Ill. Adm. Code 226.810(b) in one of the additional areas of disability and receive the additional endorsement or approval through the relevant application process, such that the resulting combination of the individual's endorsements and approvals complies with the specifications of subsection (a) of this Section; or

4) demonstrate that he or she meets the standards for the LBS I endorsement by passing the content-area test for that endorsement; or

5) demonstrate, by submitting a signed verification form supplied by the State Board of Education, that he or she meets the criteria established by the State Board and set forth on the verification form for experience in teaching students with one of the disabilities relevant to the combination discussed in subsection (a) of this Section but missing from the individual's pre-existing credentials; or

6) demonstrate, by submitting a signed verification form supplied by the State Board of Education, that he or she meets the criteria established by the State Board and set forth on the verification form for experience in teaching students with autism or traumatic brain injury.

e) An individual who has completed any of the options outlined in subsection (d) of this Section shall use a format provided by the State Board of Education to notify the State Superintendent of this fact and shall furnish any applicable transcripts or supporting documentation. The State Superintendent shall thereupon add to the individual's professional educator license an LBS I endorsement and notify the regional superintendent of schools to this effect. The licensee shall be eligible for assignment as discussed in subsection (a) of this Section.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.47 Special Provisions for the Learning Behavior Specialist I Approval

Beginning September 1, 2015, the Learning Behavior Specialist I approval shall no longer be issued. The provisions of this Section shall apply to individuals holding special education teaching approval pursuant to 23 Ill. Adm. Code 226.810.

a) Approvals Issued Before January 1, 2002

1) A licensee who holds approval issued before July 1, 2001, for serving students who are educable mentally handicapped, trainable mentally handicapped, or physically handicapped or who have learning disabilities or social/emotional disorders shall automatically receive approval as an LBS I. This approval shall be limited or unlimited, as described in Section 25.46 of this Part for endorsements, and the individual's assignment shall respect any applicable limitation as set forth in Section 25.46(c) of this Part.

2) Each approval issued from July 1 through December 31, 2001, shall be for service as an LBS I. This approval shall be limited or unlimited, as described in Section 25.46 of this Part for endorsements, and the individual's assignment shall respect any applicable limitation.

3) Each individual who holds a limited approval issued before January 1, 2002, shall make a transition to an "unlimited" LBS I approval valid for serving all the students described in Section 25.46(b) of this Part. The expiration of limitations on LBS I approvals shall be as set forth in Section 25.46(c) of this Part for endorsements. Unlimited LBS I approval received pursuant to this subsection (a) shall not expire.

4) An individual who wishes to remove the limitations on a limited LBS I approval prior to the time of their automatic expiration may complete any of the options described in Section 25.46(d)(1) through (3), (5), and (6) of this Part. Alternatively, an individual may receive an unlimited LBS I endorsement by passing the applicable content-area test.

5) An individual who has completed any of the options set forth in subsection (a)(4) of this Section shall notify the State Superintendent of Education to this effect. The State Superintendent shall thereupon add to the individual's professional educator license an LBS I approval or endorsement, as applicable, and notify the regional superintendent of schools to this effect. The licensee shall be eligible for assignment as discussed in Section 25.46(a) of this Part.
b) Approvals Issued Beginning January 1, 2002

Special education teaching approval issued on or after January 1, 2002, shall be valid for three years and shall be nonrenewable. Within that time, the licensee shall be required to make a transition to an unlimited LBS I endorsement by passing the applicable content-area test. An individual who does not receive an unlimited endorsement shall thereafter not be eligible to serve in a position that requires an LBS I endorsement.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.48 Short-Term Emergency Approval in Special Education

Beginning September 1, 2018, the short-term emergency approval shall no longer be issued. The provisions of this Section shall apply to school districts, special education cooperatives and joint agreements, regional superintendents of schools, nonpublic special education facilities approved by the State Board of Education pursuant to 23 Ill. Adm. Code 401 (Nonpublic Special Education Facilities) and certain other facilities pursuant to 23 Ill. Adm. Code 405 (Payments to Certain Facilities under Section 14-7.05 of the School Code).

a) An individual who wishes to receive a short-term emergency approval shall:

   1) hold an Illinois professional educator license endorsed for a teaching field or an educator license with stipulations endorsed for transitional bilingual educator (which need not be valid for the grade levels to be taught under the temporary emergency approval as otherwise required by Appendix A to 23 Ill. Adm. Code 1 (Public Schools Evaluation, Recognition and Supervision));

   2) present evidence of having completed college-level coursework encompassing a "survey of exceptional children" as well as any one of the three other areas required pursuant to 23 Ill. Adm. Code 226.810(b); and

   3) submit the required fee along with an application to the State Board of Education, on a form supplied by the Board, that:

      A) includes a plan for the individual's acquisition of an LBS I approval by completing a supervised clinical experience that qualifies for college credit, as well as coursework covering:

         i) diagnosis of, and the characteristics of children with, all the disabilities encompassed by the LBS I credential,

         ii) methods appropriate for teaching children with all the disabilities encompassed by the LBS I credential, and

         iii) adaptations or modifications of the general curriculum to meet the needs of students with the disabilities encompassed by the LBS I credential; and

      B) describes the supervision the individual will receive from an individual who holds a professional educator license endorsed for special education supervision pursuant to Section 25.497.
b) Each applicant's plan shall be validated by an authorized representative of the college or university that operates the approved teacher preparation program under whose auspices the applicant will complete necessary coursework.

c) Each applicant's plan shall be validated by an authorized representative of the employing entity. In addition to verifying that the required supervision will be provided, this representative shall verify that the employing entity has been unable to secure the services of an individual who is appropriately licensed for the teaching position in question and shall describe the entity's recruitment efforts in this regard.

d) Approval of an individual's application shall be specific to the teaching assignment and employer described in the application but shall be transferrable to a new employer, provided that the conditions of subsection (c) are met by the new employer.

e) Upon approval of an application by the State Superintendent of Education, the individual shall have three years, beginning with the next academic term, in which to complete the coursework described in subsection (a)(3)(A) and receive the LBS I endorsement under Section 25.43 following passage of the content-area test required for the endorsement. This three-year period shall not include intervals during which any of the following circumstances apply:

1) serious illness or the onset or exacerbation of a disability;

2) care of an immediate family member during serious illness or disability;

3) destruction of the licensee's dwelling; or

4) other circumstances that cause the time the individual could otherwise devote to acquiring additional credentials to be taken up with other responsibilities that cannot be avoided without serious financial hardship or other family disruption (e.g., death of a spouse that results in the need to take a second job or assume operation of a business).

f) An individual who experiences any of the circumstances discussed in subsection (e) may submit information to the State Superintendent of Education describing the situation. This information shall be accompanied by relevant evidence, such as a physician's statement, insurance claim or other applicable documentation of the facts. The State Superintendent shall issue a response indicating the period of time for which the three-year deadline shall toll, which shall take into account the relationship of the academic term to the individual's circumstances.
g) The short-term emergency approval shall not be renewed.

1) An individual who does not obtain the LBS I endorsement within the time allotted shall not be assigned to a special education teaching position.

2) An individual who does obtain the LBS I endorsement shall become subject to the provisions of Section 25.47.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.50 General Certificate (Repealed)

(Source: Repealed at 24 Ill. Reg. 12930, effective August 14, 2000)
Section 25.60 Alternative Educator Licensure Program for Teachers (Beginning January 1, 2013)

This Section establishes requirements in addition to those set forth in Section 21B-50 of the School Code [105 ILCS 5/21B-50] for an institution of higher education or a not-for-profit entity recognized and approved to offer educator preparation programs under Subpart C to provide an alternative approach to obtaining a professional educator license.

a) General Requirements
   Each alternative educator licensure program shall:

   1) Include a program of study that addresses the content enumerated in Section 21B-50(b)(1) of the School Code. For purposes of this subsection (a)(1), instruction relative to special education and reading shall meet the criteria set forth in Section 25.25(a)(1) of this Part and, for English language learners, the criteria found in 23 Ill. Adm. Code 24 (Standards for All Illinois Teachers).

   2) Provide two years of residency pursuant to Section 21B-50(b)(2) and (3) of the School Code during which the candidate is assigned to teach full time for two school years as the teacher of record or a co-teacher.

      A) During the first school year of the residency, the program shall assign a mentor to each candidate. The mentor shall:

         i) hold a professional educator license and be employed by the school district where the candidate is serving his or her residency;

         ii) have three years of full-time teaching experience in the 10 years immediately preceding his or her assignment as a mentor; and

         iii) have achieved a performance evaluation rating of proficient or higher in his or her two most recent evaluations.

      B) During the second year of residency, the program shall assign a teacher who meets the requirements of subsection (a)(2)(A) to serve as a coach for each candidate, providing consultation and support, as needed.
3) Involve a partnership of the institution or not-for-profit entity offering the alternative educator program with a public school district or nonpublic school that meets the criteria set forth in Section 21B-50(d) of the School Code. Candidates also may serve:

A) in the case of early childhood endorsements, in a position for which a professional educator license endorsed for early childhood is required pursuant to the rules of the State Board of Education at 23 Ill. Adm. Code 235 (Early Childhood Block Grant); or

B) in a facility operated by a provider approved by the State Superintendent to contract with school districts for the provision of special education services pursuant to Section 14-7.02 of the School Code [105 ILCS 5/14-7.02] and 23 Ill. Adm. Code 401 (Special Education Facilities Under Section 14-7.02 of the School Code); or

C) in a charter school.

4) At the conclusion of the second year of residency, each program shall administer a comprehensive assessment to gauge the candidate's teaching effectiveness that is conducted by the principal of the school to which the candidate is assigned and the coordinator of the alternative educator program appointed by the institution or not-for-profit entity. (See Section 21B-50(b)(4) of the School Code.)

b) Candidate Qualifications

1) In order to enroll in the program, each candidate shall pass Illinois' test of basic skills and the content-area test for which licensure is sought, as required under Section 21B-30 of the School Code and Section 25.720. (See Section 21B-50(c)(5) of the School Code.)

2) In order to participate in the first year of residency, the candidate shall:

A) apply for an educator license with stipulations endorsed for provisional alternative educator, which shall be issued upon the presentation of evidence of having met the requirements set forth in Section 21B-50(c) of the School Code and payment of the fee required under Section 21B-40 of the School Code; and

B) complete the course of study required under subsection (a)(1).
3) In order to participate in the second year of residency, the candidate shall:

   A) complete any additional coursework relative to the standards set forth in 23 Ill. Adm. Code 24 (Standards for All Illinois Teachers) and the content-area standards for the teaching field of the endorsement, as required under Section 25.120;

   B) pass the Teacher Performance Assessment (TPA) no later than the end of the first semester of the second year of residency; and

   C) be recommended for second year of residency in accordance with the program's process established pursuant to subsection (c)(6)(C).

c) Proposal Requirements

1) Each proposal shall describe the role and responsibilities of the institution or not-for-profit entity and of the school district or nonpublic school with which the institution or entity will partner. The proposal also shall identify the program coordinator to be assigned by the institution or entity to oversee the candidates in the alternative program.

   A) The proposal shall include a plan to ensure that the program coordinator visits the classroom in which each candidate is placed for an average of one day a week during the school year.

   B) Any program coordinator assigned to the candidates under this subsection (c)(1) shall meet the requirement for training under subsection (c)(7).

2) Each proposal shall demonstrate how the program will evaluate the congruence of a candidate's baccalaureate education, his or her employment experience in a field requiring application of that education, and the teaching area for which the candidate seeks preparation and licensure.

3) For candidates who have not completed a major in the particular content area of the endorsement sought, as required under Section 21B-50(c) of the School Code, the institution or not-for-profit entity shall describe the process and criteria it will use to determine whether the coursework the candidate completed aligns to the standards for the content area of the endorsement and represents at least 32 semester hours of credit in that content area.
A) Any transcript evaluation the program conducts pursuant to this subsection (c)(3) shall be provided to the State Superintendent for his or her approval no later than 45 days before the candidate is to be admitted into the program.

B) For candidates seeking an endorsement in early childhood, elementary or special education, a major in the content area of one of the sciences (Section 21B-50(c)(3) of the School Code) shall be understood to mean any of the physical or social sciences.

4) Each proposal shall provide an assurance that all candidates will be required to pass the TPA no later than the end of the first semester of their second year of residency.

5) Each proposal shall describe the proposed course of study.

A) Each proposal shall demonstrate how candidates will acquire knowledge of content and skills equivalent to the content and skills contained in a preparation program approved pursuant to Subpart C with regard to:

i) instructional planning;

ii) instructional strategies, including those meeting the criteria for instruction relative to special education, reading and English language learning set forth in Section 25.25(b);

iii) classroom management; and

iv) the assessment of students and use of data to drive instruction. (Section 21B-50(b)(1) of the School Code)

B) Each proposal shall include provisions for determining the amount of time individual candidates will need in order to complete the proposed course of study, based upon factors, such as their experience and the type of program offered.

C) Each proposal shall describe the field experiences in which candidates will participate before beginning their first year of residency.

D) Each program shall include a preservice assessment of each candidate's performance, to be conducted by the institution or not-
for-profit entity responsible for the program at the conclusion of the course of study in order to determine the candidate's readiness for the two-year teaching assignment. Each proposal shall state the criteria for the institution's or entity's determination of candidates' readiness.

6) Each proposal shall describe the proposed arrangements for candidates' teaching assignments under this Section and shall provide for these to be set forth in a formal, written agreement between the participating entity responsible for the program and the school districts, early childhood or nonpublic special education facility, or charter school where candidates will practice. Each agreement shall address:

A) the nature and intensity of the support to be provided to candidates by the mentor, as well as any experienced teachers and other staff members of the district, including:

i) the qualifications and experience of the mentor and any of the assisting teachers and staff;

ii) the estimated amount of time the mentor and any assisting teachers and staff will devote to advising and assisting candidates; and

iii) the specific roles of the mentor and any assisting teachers and staff;

B) provisions enabling candidates to compensate for teaching time lost due to emergencies; and

C) the process and criteria to be used by the principal of the school where the candidate is placed and the program coordinator to recommend the candidate's placement in a second year of residency. (Section 21B-50(b)(2) of the School Code)

7) Each proposal shall describe the proposed method of comprehensively assessing candidates' teaching performance at the conclusion of the second year of residency, which shall at a minimum meet the requirements set forth in 23 Ill. Adm. Code 50.120 (Professional Practice Components for Teachers) and be conducted by an individual who has successfully completed the prequalification process and passed the required assessment authorized by Section 24A-3 of the School Code [105 ILCS 5/24A-3]. The assessment methods shall be set forth in a formal, written agreement
between the participating entity responsible for the program and the school districts where candidates will practice. Each agreement shall describe:

A) the roles of the principal and program coordinator who will participate in the evaluation of candidates;

B) assessment methods capable of demonstrating whether a candidate is:
   i) knowledgeable about specific subject matter and strategies for teaching that subject matter to students with differing needs; and
   ii) skilled in managing and monitoring students' learning; and

C) the professional development process to be used either for those candidates who receive a "needs improvement" rating at the conclusion of the assessment process or in instances when the principal and program coordinator cannot agree, which shall address the candidate's weaknesses and deficiencies identified during the assessment and assist the candidate in making improvement during the third year of residency relative to those weaknesses and deficiencies. The option for professional development and a third year of residency shall not be afforded to any candidate who receives "unsatisfactory" ratings from both the principal and program coordinator or for anyone who receives an "unsatisfactory" rating from either the principal or program coordinator and a "needs improvement" rating from either the principal or program coordinator.

8) Each proposal shall delineate any criteria, in addition to a candidate's receiving a rating of "proficient" or higher at the conclusion of the comprehensive assessment required under subsection (c)(7), by which candidates will be recommended for the professional educator license endorsed in the content area and grade level of the candidate's residency practice by the participating entity responsible for the program.

9) Proposals shall be submitted to the State Board of Education and addressed as follows:

   Alternative Educator Licensure Program
   100 North First Street
   Springfield, Illinois  62777
d) Program Approval
Proposals for the establishment of alternative programs for teacher licensure meeting the specifications of this Section and Section 21B-50 of the School Code shall be approved by the State Superintendent of Education pursuant to the requirements set forth in Section 25.120, in consultation with the State Educator Preparation and Licensure Board.

e) Successful completion of the program shall be deemed to satisfy any other practice or student teaching and content matter requirements established by law. [105 ILCS 21B-50(b)] A candidate successfully completing the program shall receive a professional educator license endorsed in the content area and grade levels of his or her residency practice upon application and payment of the fee required under Section 21B-40 of the School Code.

f) Each alternative program established pursuant to this Section shall be subject to the review process and reporting requirements described in Subpart C.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.65 Alternative Educator Licensure

Section 21-5b of the School Code [105 ILCS 5/21-5b] sets forth the admission and completion dates for candidates seeking professional educator licenses endorsed in one or more teaching fields in accordance with the provisions of this Section. Applications for approval of an alternative education program under this Section shall not be accepted after December 31, 2012.

a) Section 21-5b of the School Code [105 ILCS 5/21-5b] provides for the issuance of educator licenses with stipulations endorsed for alternative provisional educator to eligible candidates, as defined in that Section, who successfully complete a program consisting of:

1) a course of study approved by the State Board of Education;

2) one year of full-time teaching on the educator license with stipulations endorsed for alternative provisional educator:

   A) in the public schools; or

   B) in a nonpublic school, provided that:

   i) the nonpublic school meets the recognition criteria set forth in rules governing Voluntary Registration and Recognition of Nonpublic Schools (23 Ill. Adm. Code 425);

   ii) as of July 1, 2014, the majority of individuals who provide non-religious instruction to students hold a valid Illinois professional educator license endorsed in a teaching field in accordance with Article 21B of the School Code [105 ILCS 5/Art. 21B] and this Part;

   iii) the individual who serves as the principal holds a valid Illinois professional educator license endorsed either for general administrative or principal in accordance with Article 21B of the School Code and this Part; and

   iv) as of January 1, 2010, the school has a written policy stating that all new teachers hired to provide non-religious instruction to students will hold a valid Illinois professional educator license endorsed in a teaching field in accordance with Article 21B of the School Code and this Part; or
C) in the case of the early childhood endorsement, in a position for which a professional educator license endorsed for early childhood was required pursuant to the rules of the State Board of Education at 23 Ill. Adm. Code 235 (Early Childhood Block Grant); or

D) in a facility operated by a provider approved by the State Superintendent to contract with school districts for the provision of special education services pursuant to Section 14-7.02 of the School Code [105 ILCS 5/14-7.02] and 23 Ill. Adm. Code 401 (Special Education Facilities Under Section 14-7.02 of the School Code); or

E) in a charter school authorized under Article 27A of the School Code; and

3) a comprehensive assessment of the candidate's teaching performance, culminating in a favorable recommendation by the entity responsible for the course of study.

b) Proposals seeking to establish programs meeting the specifications of subsection (a) shall be addressed as follows:

State Board of Education
Alternative Educator Licensure Program
100 North First Street
Springfield, Illinois 62777-0001

c) Each proposal shall indicate the maximum number of teaching candidates to be served by the proposed program in each of its sessions.

d) Each proposal, simultaneously with State Board of Education staff's review, will be reviewed by the State Educator Preparation and Licensure Board, which shall provide its recommendation to the State Board of Education so that the State Board of Education may comply with the timeline set forth in Section 21-5b of the School Code.

e) A proposed course of study will be approved by the State Board of Education if the proposal demonstrates how candidates will acquire the knowledge of the content and the skills equivalent to the content and skills contained in the participating entity's preparation program approved pursuant to Subpart C with regard to:

1) educational theory;
2) instructional methods; and

3) practice teaching.

f) The assessment of the candidate's teaching performance for the year referred to in this Section shall include components that are designed to demonstrate that the candidate is:

1) knowledgeable about specific subject matter and strategies for teaching that subject matter to students with differing needs; and

2) skilled in managing and monitoring students' learning.

(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.67  Alternative Route to Teacher Licensure

Section 21-5c of the School Code [105 ILCS 5/21-5c] sets forth the admission and completion dates for candidates seeking professional educator licenses endorsed in one or more teaching fields in accordance with the provisions of this Section. Applications for approval of an alternative education program under this Section shall not be accepted after December 31, 2012.

a) Section 21-5c of the School Code [105 ILCS 5/21-5c] provides for the issuance of an educator license with stipulations endorsed for alternative provisional educator in a teaching field to eligible candidates, as defined in that Section, who successfully complete an intensive course of study approved by the State Board of Education.

b) Section 21-5c of the School Code further provides for the issuance of professional educator licenses endorsed in a teaching field to candidates who, after completing the course of study referred to in subsection (a), complete an alternative program that also includes:

1) one year of full-time teaching on the educator license with stipulations endorsed for alternative provisional educator, in accordance with the requirements set forth in Section 25.65(a)(2)(B); and

2) a comprehensive assessment of the candidate's teaching performance, culminating in a favorable recommendation by the entity responsible for the course of study.

c) Proposals for the establishment of programs meeting the specifications of subsections (a) and (b) shall be approved if they comply with Section 21-5c of the School Code and this Section. Proposals shall be addressed as follows:

State Board of Education  
Alternative Educator Licensure Program  
100 North First Street  
Springfield, Illinois 62777-0001

d) Proposal Requirements

1) Each proposal shall describe the role and responsibilities of the sponsor of the alternative program.

2) Each proposal shall demonstrate how the program will evaluate the congruence of a candidate's baccalaureate education, his or her employment experience in a field requiring application of that education,
and the teaching area for which the candidate seeks preparation and educator licensure.

3) Each proposal shall state that all candidates must:

   A) pass the test of basic skills required pursuant to Section 21B-30 of the School Code [105 ILCS 5/21B-30] and Section 25.720 prior to beginning the proposed course of study; and

   B) pass the content-area test required pursuant to Section 21B-30 of the School Code and Section 25.720 prior to beginning the teaching assignment that is a part of the alternative program.

4) Each proposal shall describe the proposed course of study.

   A) Each proposal shall demonstrate how candidates will acquire knowledge of content and skills equivalent to the content and skills contained in a preparation program approved pursuant to Subpart C with regard to:

   i) educational theory;

   ii) instructional methods; and

   iii) practice teaching.

   B) Each proposal shall include provisions for determining the amount of time individual candidates will need in order to complete the proposed course of study, based upon factors, such as their experience and the type of program offered. In all cases, the amount of time needed shall be less than that required to complete the entity's preparation program approved pursuant to Subpart C.

   C) Each program shall include a preservice assessment of each candidate's performance, to be conducted by the entity responsible for the program at the conclusion of the course of study in order to determine the candidate's readiness for the year-long teaching assignment. Each proposal shall state the criteria for the entity's determination of candidates' readiness.

5) Each proposal shall describe the proposed arrangements for candidates' teaching assignments under this Section and shall provide for these to be set forth in a formal, written agreement between the participating entity
responsible for the program and the school districts where candidates will practice. Each agreement shall address:

A) the nature and intensity of the support to be provided to candidates by experienced teachers and other staff members of the district, including:

i) the qualifications and experience of the assisting teachers and staff;

ii) the estimated amount of time assisting teachers and staff will devote to advising and assisting candidates; and

iii) the specific roles of the assisting teachers and staff; and

B) provisions enabling candidates to compensate for teaching time lost due to emergencies.

6) Each proposal shall describe the proposed method of assessing candidates' teaching performance for the year referred to in this Section and shall provide for these methods to be set forth in a formal, written agreement between the participating entity responsible for the program and the school districts where candidates will practice. Each agreement shall describe:

A) the roles of all parties who will participate in the evaluation of candidates; and

B) assessment methods capable of demonstrating whether a candidate is:

i) knowledgeable about specific subject matter and strategies for teaching that subject matter to students with differing needs; and

ii) skilled in managing and monitoring students' learning.

7) Each proposal shall delineate the criteria by which candidates will be recommended for the professional educator license by the participating entity responsible for the program.

e) Each alternative program established pursuant to this Section shall be subject to the requirements set forth in Section 25.115.
(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.70  Endorsement for Career and Technical Educator

The requirements of this Section apply to individuals seeking an educator license with stipulations endorsed for career and technical educator pursuant to Section 21B-20(2)(E) of the School Code [105 ILCS 5/21B-20(2)(E)]. The requirements of this Section (except for those specific to license renewal) do not apply to provisional vocational certificates exchanged for an educator license with stipulations endorsed for career and technical educator under Section 25.15.

a) Each applicant for an educator license with stipulations endorsed for career and technical educator shall present evidence of having completed 60 semester hours of college coursework from a regionally accredited institution, as well as evidence of having completed 2,000 hours of work experience outside the field of education in each area to be taught. The required evidence of this work experience shall be written statements from former supervisors who can be reached for verification or, in cases in which supervisors are no longer available to verify the individual's employment, affidavits by the applicant describing the work experience.

b) Each educator license with stipulations endorsed for career and technical educator issued on or after July 1, 2013 shall be valid until June 30 immediately following five years after the license is issued (see Section 21B-20(2)(E) of the School Code). Renewal of the license after that five-year period shall be contingent upon:

1) passage of the test of basic skills required under Section 21B-30 of the School Code [105 ILCS 5/21B-30] and Section 25.720 of this Part, except that individuals holding the educator license with stipulations endorsed for career and technical educator before January 1, 2015 shall be exempt from the provisions of this subsection (b)(1); and

2) the licensee's fulfillment of the applicable requirements of this Section.

c) For purposes of this subsection (c), coursework completed for license renewal purposes shall be considered "related to education" if it leads to a professional educator license or, for individuals holding a professional educator license, an endorsement on that license for the skill area of instruction, or if it relates to the field of an individual's current teaching assignment or any other field of teaching assignment. Beginning July 1, 2014, each affected licensee shall complete:

1) 120 hours of professional development activities in each 5-year renewal cycle that align to the criteria set forth in Section 25.805(a); or
2) 60 hours of professional development activities in each 5-year renewal cycle that align to the criteria set forth in Section 25.805 for any licensee holding a current National Board for Professional Teaching Standards (NBPTS) master teacher designation.

d) Credit for CPDUs generated for completion of activities before June 30, 2014 shall be calculated on the basis of this subsection (d). Licensees shall be responsible for completing any additional professional development activities as may be needed to reach a total of 120 clock hours before the end of their 5-year renewal cycle, as applicable. (See Section 25.800(d) and (e).)

1) One CPDU shall be equivalent to 1 clock hour of credit under the system to be implemented July 1, 2014.

2) One semester hour of college coursework from a regionally accredited institution of higher education shall be equivalent to 15 clock hours under the system to be implemented July 1, 2014.

3) Completion of any of the activities listed in Section 25.800(e) shall fulfill all or a portion of the professional development required.

e) The provisions of Sections 25.855 and 25.865 shall apply to the awarding of credit for activities offered by approved providers, provided that:

1) the references to Section 21B-45 of the School Code are not applicable to the educator license with stipulations endorsed for career and technical educator; and

2) references to Subpart J of this Part shall be understood as referring to this Section where necessary to the context.

f) Each educator license with stipulations endorsed for career and technical educator shall be maintained as "valid and active" or "valid and exempt" for each school year of its validity. Periods of exemption shall be determined as discussed in Section 25.880. In addition, individuals holding the educator license with stipulations endorsed for career and technical educator who are working in a position for less than 50 percent of full-time equivalency in any particular school year shall be considered to be exempt and shall be required to pay only the registration fee in order to renew and maintain the validity of the license (Section 21B-45(e)(5) of the School Code).

g) Each licensee shall:
1) enter into ELIS any credit earned on or after July 1, 2014, including the name of the activity completed, the date on which it occurred, the number of professional development hours received and the name of the provider prior to renewal; and

2) at the time of license renewal, electronically sign a statement in ELIS, assuring that he or she has completed the professional development required to renew the license or if required as part of an appeal under Section 25.840.

h) Beginning July 1, 2015, a licensee who fails to enter into ELIS his or her completed professional development prior to renewal shall be unable to include credit for those activities among the clock hours needed to satisfy renewal requirements.

i) A licensee with respect to whom the State Superintendent of Education has recommended nonrenewal of the educator license with stipulations endorsed for career and technical educator due to failure to complete the professional development requirements set forth in this Section may appeal to the State Educator Preparation and Licensure Board (SEPLB) within 30 days after receipt of the notice of nonrenewal in accordance with the provisions of Section 25.840, except that references to the requirements of Section 21B-45(m) of the School Code shall not apply in the case of the educator license with stipulations endorsed for career and technical educator.

j) Within 90 days after receiving the appeal, the SEPLB shall review the State Superintendent's recommendation regarding the renewal of the educator license with stipulations endorsed for career and technical educator and notify the affected licensee in writing as to whether his or her license has been renewed or not renewed. This notification shall be by certified mail, return receipt requested and shall occur within 30 days after the SEPLB makes its determination, subject to the right of appeal set forth in this subsection (j).

1) Within 60 days after receipt of an appeal filed by a licensee challenging the State Superintendent's recommendation for nonrenewal, the SEPLB shall determine whether it will hold an appeal hearing or make a determination based on the information outlined in Section 21B-45(m)(2) of the School Code. If a hearing will be held, the Board shall notify the licensee of the date, time and place of the hearing.

2) The licensee shall submit to the SEPLB any additional information the Board determines is necessary to decide the appeal.
3) The SEPLB may request that the licensee appear before it. The licensee shall be given at least 10 days' notice of the date, time and place of the hearing.

4) In verifying whether the licensee has met the renewal criteria set forth in this Section, the SEPLB shall review the recommendation of the State Superintendent and all relevant documentation.

k) The SEPLB shall notify the licensee in writing, within 30 days after reaching a decision, as to whether the educator license with stipulations endorsed for career and technical educator has been renewed. Upon receipt of notification of renewal, the licensee shall pay the applicable registration fee for the next 5-year renewal cycle using ELIS. If the decision is not to renew the license, the notice to the licensee shall be transmitted by certified mail, return receipt requested, and shall state the reason for the decision. The decision of the SEPLB is final and subject to administrative review as set forth in Section 21B-70 of the School Code [105 ILCS 5/21B-70].

l) An individual whose educator license with stipulations endorsed for career and technical educator is not renewed because of his or her failure to meet the requirements of this Section may renew the license once it has lapsed (i.e., on September 1 of the calendar year in which the license expired) if he or she has paid all back fees, including registration fees, owed and:

1) either paid the penalty or completed the coursework required under Section 21B-45 of the School Code, the latter of which shall not be counted as both satisfying the penalty and meeting the professional development owed; and

2) presented evidence of having completed the balance of the professional development activities that were required for renewal of the license previously held.

m) The provisions of Section 25.840(e) shall apply to the renewal of the educator license with stipulations endorsed for career and technical educator.

n) An individual who performs services on an educator license with stipulations endorsed for career and technical educator and concurrently also on a professional educator license that is subject to renewal requirements shall be subject to the provisions of Subpart J.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.72  Endorsement for Provisional Career and Technical Educator

The requirements of this Section apply to individuals seeking an educator license with stipulations endorsed for provisional career and technical educator pursuant to Section 21B-20(2)(F) of the School Code [105 ILCS 5/21B-20(2)(F)].

a) Each applicant for an educator license with stipulations endorsed for provisional career and technical educator shall present evidence of having completed 8,000 hours of work experience in the skill area for which the applicant is seeking employment. (See Section 21B-20(2)(F).) The required evidence of this work experience shall be written statements from former supervisors who can be reached for verification or, in cases in which supervisors are no longer available to verify the individual's employment, affidavits by the applicant describing the work experience.

b) At the time application is made for the educator license with stipulations endorsed for provisional career and technical educator, the school district that will employ the individual requesting the license shall verify, in writing, to the State Superintendent that:

1) the district is unable to find a qualified individual holding a professional educator license endorsed for the skill area of instruction or educator license with stipulations endorsed for career and technical educator in the skill area of instruction; and

2) the current circumstances existing in the district require the employment of an individual licensed in the skill area of instruction.

c) The educator license with stipulations endorsed for provisional career and technical educator is valid until June 30 immediately following five years after the endorsement was issued. [105 ILCS 5/21B-20(2)(F)]

d) In accordance with Section 21B-20(2)(F) of the School Code, the educator license with stipulations endorsed for provisional career and technical educator shall be renewed once only for a five-year period provided that the individual seeking the renewal:

1) has passed a test of basic skills, as required under Section 21B-30 of the School Code and Section 25.720 of this Part, except that individuals holding the educator license with stipulations endorsed for provisional career and technical educator before January 1, 2015 shall be exempt from the provisions of this subsection (d)(1); and
2) has completed a minimum of 20 semester hours of coursework from a regionally accredited institution.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.75 Part-time Provisional Certificates (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.80 Endorsement for Part-time Provisional Career and Technical Educator

The requirements of this Section apply to individuals seeking an educator license with stipulations endorsed for part-time provisional career and technical educator pursuant to Section 21B-20(2)(F) of the School Code [105 ILCS 5/21B-20(2)(F)].

a) Each applicant for an educator license with stipulations endorsed for part-time provisional career and technical educator shall present evidence of having met the requirements set forth in Section 25.72(a).

b) At the time application is made for the educator license with stipulations endorsed for part-time provisional career and technical educator, the school district that will employ the individual requesting the license shall verify, in writing, to the State Superintendent that:

1) the district is unable to find a qualified individual holding a professional educator license endorsed for the skill area of instruction or educator license with stipulations endorsed for career and technical educator in the skill area of instruction; and

2) the current circumstances existing in the district require the employment of an individual licensed in the skill area of instruction.

c) The educator license with stipulations endorsed for part-time provisional career and technical educator is valid until June 30 immediately following five years after the endorsement was issued. (See Section 21B-20(2)(F) of the School Code.)

d) The educator license with stipulations endorsed for part-time provisional career and technical educator may be renewed one time only upon application and payment of the fee required under Section 21B-40 of the School Code to register the license.

(Source: Old Section repealed at 29 Ill. Reg. 15831, effective October 3, 2005; new Section added at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.82 Requirements for the Early Childhood Certificate (2004) (Repealed)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.85 Special Provisions for Endorsement in Foreign Language for Individuals Currently Certified (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.86 Special Provisions for Endorsement in Foreign Language for Individuals Prepared as Teachers But Not Currently Certified (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.90 Endorsement for Transitional Bilingual Educator

Requirements for the educator license with stipulations endorsed for transitional bilingual educator, issued pursuant to Section 21B-20(2)(G) of the School Code, shall be as follows:

a) General Requirements. The applicant shall meet the following general requirements:

1) Be of good character, as defined in Section 21B-15 of the School Code [105 ILCS 5/21B-15].

2) Comply with licensure application procedures.

b) Requirements of Prior Education or Certification or Licensure. The applicant shall:

1) Have possessed within five years prior to the date of application a valid teaching certificate, license or comparable legal authorization issued by a foreign country or by a state or possession or territory of the United States; or

2) Hold a bachelor's degree or higher from a regionally accredited institution of higher education in the United States or a degree from an institution of higher learning in a foreign country that the Licensure Board determines to be the equivalent of a bachelor's degree from a regionally accredited institution of higher learning in the United States (Section 21B-20(2)(G) of the School Code). The applicant must submit an official transcript from the U.S. institution or a certified transcript from the foreign institution. The State Superintendent of Education will determine equivalency by comparing the applicant's course of study to that required for a bachelor's degree from a regionally accredited institution of higher learning in the United States on factors including:

A) the applicant's length of study at the foreign institution (which shall be equivalent to four years of postsecondary study);

B) the number of credit hours or similar units of instruction that the applicant has successfully completed (which shall be the equivalent of 120 semester hours);

C) the content of the applicant's courses and the distribution of courses among the various disciplines constituting a bachelor's
degree program in the United States, which shall include the equivalent of a 32-semester-hour major field of study;

D) the applicant's grades or similar evidence of successful academic performance; and

E) the foreign institution's accreditation status, if any.

c) Language Requirements

1) The applicant must demonstrate adequate speaking, reading, and writing, including grammar, skills in a non-English language in which transitional bilingual education is offered in Illinois. This requirement may be fulfilled in one of the following ways:

A) The applicant presents evidence of having graduated from a teacher preparation institution or an institution of higher education in which the medium of instruction was in a non-English language in which transitional bilingual education is offered in Illinois and for which licensure is sought.

B) The applicant successfully completes the required test (see Section 25.710 of this Part) in the non-English language in which transitional bilingual education is offered in Illinois and for which licensure is sought. If no test for transitional bilingual education in the target language is listed in Section 25.710 of this Part, the required test shall be another test administered by the State Board of Education. The selection, development, and administration of each test not listed in Section 25.710 of this Part shall conform to the requirements of Section 25.715 of this Part to the extent feasible in light of the rate of incidence of the target language in Illinois.

2) The applicant must demonstrate adequate speaking, reading, and writing, including grammar, skills in English. This requirement may be fulfilled in one of the following ways:

A) The applicant presents evidence of having graduated from an institution of higher education in which the medium of instruction was English.
B) The applicant successfully completes the English Language Proficiency Test (see Section 25.710 of this Part).

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.92 Endorsement for Visiting International Educator

The procedure and requirements described in this Section shall apply when Illinois school districts conduct formal recruitment programs outside the United States to secure the services of qualified teachers.

a) The school district that is seeking to recruit teachers shall enter into a written agreement with the State Board of Education regarding its recruitment program, shall provide assurances as the State Board may require regarding compliance with applicable procedures, training of representatives, and support for candidates employed under the program. In accordance with Section 21B-20(2)(I) of the School Code [105 ILCS 5/21B-20(2)(I)], the school district also shall be responsible for preliminary verification that each candidate:

1) holds the equivalent of a minimum of a bachelor's degree issued in the United States;

2) has been prepared as a teacher at the grade level for which he or she will be employed;

3) has adequate content knowledge in the subject matter to be taught; and

4) has an adequate command of the English language.

b) A representative of the recruiting school district shall review the equivalence of each candidate's degree to a bachelor's degree earned in the United States, the concentration of the candidate's coursework in the area of potential teaching assignment, and the grade levels for which the candidate has been prepared, using reports of foreign educational systems furnished by the National Association of Foreign Student Affairs (AFSA) and the American Association of Collegiate Registrars and Admissions Officers (AACRAO).

c) A representative of the recruiting school district who has been trained by the State Board of Education or its designee in the use of the required instruments shall:

1) administer the Nelson-Denny Reading Test™ published by Riverside Publishing, 3800 Golf Road, Suite 200, Rolling Meadows IL 60008 and available at http://www.riversidepublishing.com/about/ to evaluate each candidate's English-language vocabulary and reading comprehension against a passing score expressed as the grade-level equivalent of 10.7; and
2) administer the Oral Proficiency Interview described in "ACTFL Proficiency Guidelines 2012 – Speaking" (2012), published by the American Council on the Teaching of Foreign Languages (ACTFL), 1001 North Fairfax Street, Suite 200, Alexandria VA 22314 and posted at http://actflproficiencyguidelines2012.org/ (no later amendments to or editions of these standards are incorporated) and evaluate the candidate's oral English-language proficiency against a minimum passing score of 2+ (Advanced High) on the rating rubric of the ACTFL.

d) The recruiting school district shall provide a report to the State Board of Education outlining the district's conclusions regarding each candidate whose eligibility it considers to have been verified. This report shall provide or summarize at least:

1) the information that has led the district to conclude that the individual's degree should be considered the equivalent of a bachelor's degree earned in the United States;

2) how the district has identified the grade levels for which the individual has been prepared;

3) the information that has led the district to conclude that the coursework completed by the individual is at least comparable to a major in the field of specialization and that the individual has passed a test that provides evidence of subject-matter competency; and

4) the scores achieved by the candidate on the Nelson-Denny Reading Test™ and the Oral Proficiency Interview.

e) Either the recruiting district or the candidate shall furnish to one of the evaluation services identified in Section 25.425(f) of this Part the candidate's university transcript, his or her diploma reflecting the degree granted, and his or her results from the comprehensive terminal examination or the periodic formal examinations required by the university where he or she completed teacher preparation, as applicable, along with translations of all these materials into English.

f) The recruiting school district shall review and analyze the procedures that exist in the country where recruitment is being conducted for ascertaining individuals' criminal history. The district shall provide the State Board of Education with a description of those procedures and shall affirm:
1) that the procedures have, to the district representative's knowledge, been performed with respect to each potential candidate; and

2) that each potential candidate is of good character, as defined in Section 21B-15 of the School Code [105 ILCS 5/21B-15]; and

3) that no candidate recommended by the district as potentially eligible to teach in Illinois would be disqualified under Section 10-21.9(c) of the School Code.

g) Upon receipt of the information and documents identified in subsections (d) and (f) of this Section, confirmation of the individual's eligibility from the evaluation service to which credentials were submitted under subsection (e) of this Section, and an application for the educator license with stipulations endorsed for visiting international educator from the individual, accompanied by the fee required by Section 21B-40 of the School Code, the State Board of Education shall issue an educator license with stipulations endorsed for visiting international educator in the content-area, grade levels, bilingual language and foreign language the individual is qualified to teach. He or she shall not be required to pass any test that forms part of the Illinois Licensure Testing System (see Subpart I of this Part) in order to qualify for this license. An individual with an educator license with stipulations endorsed for visiting international educator may teach his or her native language even if he or she was not prepared as a teacher of that language, provided that it was the language of instruction in the program completed.

h) The educator license with stipulations endorsed for visiting international educator shall be valid until June 30 immediately following three years after the endorsement being issued and shall not be renewable. The licensee shall pay the fee required by Section 21B-40 of the School Code to register the license with the regional superintendent in the region where the teaching will be done.

i) A holder of an educator license with stipulations endorsed for visiting international educator shall be permitted to teach in bilingual education programs in the language that was the medium of instruction in his or her teacher preparation program, provided that he or she passes the English Language Proficiency Test (see Section 25.710 of this Part) or another test of writing skill in English if identified by the State Board of Education in consultation with the State Educator Preparation and Licensure Board.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.95 Language Endorsement for the Transitional Bilingual Educator

The requirements of this Section apply to individuals holding an educator license with stipulations endorsed for transitional bilingual educator who also wish to apply for a language endorsement on that license. The requirements of Section 25.100, rather than the requirements of this Section, apply for individuals seeking to add a foreign language endorsement on a professional educator license.

a) In accordance with Section 21B-20(2)(H) of the School Code [105 ILCS 5/21B-20(2)(H)], each applicant for language endorsement on his or her educator license with stipulations shall:

1) demonstrate proficiency in the language for which the endorsement will be issued by passing the foreign language test (see Section 25.710 of this Part) in the non-English language in which foreign language endorsement is sought; and

2) have passed a test of basic skills, as required under Section 21B-30 of the School Code and Section 25.720 of this Part.

b) The educator license with stipulations shall be endorsed for language in the specific foreign language for which proficiency was demonstrated pursuant to subsection (a)(1) of this Section. The language endorsement shall be valid for the same validity period as the transitional bilingual educator endorsement and shall expire when that endorsement expires.

c) An individual holding an educator license with stipulations endorsed for language shall be qualified to teach the foreign language of the endorsement in any of prekindergarten through grade 12.

(Source: Old Section repealed at 28 Ill. Reg. 8556, effective June 1, 2004; new Section added at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.96 Endorsement for Early Childhood Education (Birth through Grade 2)

The requirements set forth in this Section apply to the receipt of an early childhood education endorsement issued for birth to grade 2.

a) The endorsement for self-contained general education for early childhood education shall be affixed to the professional educator license.

b) Each candidate for an early childhood education endorsement shall complete a 32 semester hour major in early childhood offered by an Illinois program approved for the preparation of early childhood education teachers pursuant to Subpart C. The program shall include:

1) coursework that addresses at least three areas of the sciences (i.e., physical, life, and earth and space); and

2) coursework that addresses at least four areas of the social sciences (i.e., history, geography, civics and government, and economics of Illinois, the United States and the world).

c) Each candidate shall complete field experiences and student teaching, as required under Section 25.620, that includes opportunities to work in at least two of the three early childhood age groupings of birth through age 3, age 3 through 5 years, and age 5 through 8 years.

d) Any candidate completing an early childhood education program that meets the requirements of 23 Ill. Adm. Code 26.110(d) is eligible for a Gateways ECE Level 5 credential for two years after completing the program and may apply for the credential by using the process set forth at http://www.ilgateways.com/en/credentials. Candidates are not required to obtain the Gateways ECE Level 5 credential in order to receive the early childhood education endorsement under this Section.

e) Each candidate shall be required to pass the applicable tests, as required by Section 21B-30 of the School Code, subject to the provisions of Section 25.720 of this Part.

(Source: Added at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.97 Endorsement for Elementary Education (Grades 1 through 6)

The requirements of 23 Ill. Adm. Code 1.710 (Requirements for Elementary Teachers) shall apply to the preparation of any candidate who completes a program approved in accordance with those provisions before September 1, 2018 and has the elementary education endorsement issued by September 1, 2019. For candidates prepared in a program approved using the standards set forth at 23 Ill. Adm. Code 20 (Standards for Endorsements in Elementary Education), as well as those completing programs on or after September 1, 2018, the requirements of this Section shall apply.

a) The endorsement for self-contained general elementary education in grades 1 through 6 shall be affixed to the professional educator license.

b) Each candidate for an endorsement in self-contained general elementary education shall complete a 32 semester hour major in elementary education offered by an Illinois program approved for the preparation of elementary education teachers pursuant to Subpart C. The program shall include:

1) coursework that addresses at least three areas of the sciences (i.e., physical, life, and earth and space);

2) coursework that address at least four areas of the social sciences (i.e., history, geography, civics and government, and economics of Illinois, the United States and the world); and

3) a student teaching experience that meets the requirements of Section 25.620 for those candidates who will be receiving the professional educator license for the first time.

c) Each candidate shall be required to pass the applicable tests, as required by Section 21B-30 of the School Code, subject to the provisions of Section 25.720 of this Part.

d) Additional elementary endorsements (e.g., elementary mathematics, elementary reading) may be added to the professional educator license endorsed for self-contained elementary education in accordance with the provisions of Section 25.37.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.99 Endorsement for the Middle Grades (Grades 5 through 8)

The requirements of 23 Ill. Adm. Code 1.720 (Requirements for Teachers of Middle Grades) shall apply to the preparation of any candidate who completes the requirements set forth in Section 1.720 and has the endorsement issued on or before January 31, 2018. For candidates prepared in a program approved using the standards set forth at 23 Ill. Adm. Code 21 (Standards for Endorsements in the Middle Grades), as well as those completing programs on or after February 1, 2018, the requirements of this Section shall apply.

a) The endorsement for the middle grades of 5 through 8 shall be affixed to the professional educator license.

b) General Requirements

1) Each candidate for an endorsement for the middle grades shall complete a 32 semester hour major in middle grades education offered by an Illinois program approved for the preparation of teachers in the middle grades pursuant to Subpart C.

2) As applicable to the specific middle-grades content area of the endorsement, the course of study required under subsection (b)(1) shall include the following:

A) for a middle-grades math endorsement, 24 hours of math content, which shall include three hours of content-specific methods focused on the middle grades; or

B) for a middle-grades literacy endorsement, 24 hours of literacy content, which shall include three hours of content-specific methods focused on the middle grades; or

C) for a middle-grades science endorsement, 24 hours of science content (including three hours of content-specific methods focused on the middle grades) to include coursework in each of the following areas:

i) physical sciences;

ii) life sciences; and

iii) earth and space sciences; or
D) for a middle-grades social science endorsement, 24 hours of social science content (including three hours of content-specific methods focused on the middle grades) to include coursework in each of the following areas, in relation to Illinois, the United States and the world:

i) history;

ii) geography;

iii) civics and government; and

iv) economics; or

E) for content areas other than those specified in this subsection (b), 24 hours of content specific to the endorsement sought, which shall include three hours of content-specific methods focused on the middle grades.

3) Each candidate who will be receiving the professional educator license for the first time shall complete a student teaching experience that meets the requirements of Section 25.620 specific to his or her content area of endorsement.

c) Each candidate shall be required to pass the applicable tests, as required by Section 21B-30 of the School Code, subject to the provisions of Section 25.720 of this Part.

d) Additional content-area endorsements (e.g., health, physical education, family and consumer sciences) may be added to the professional educator license endorsed for the middle grades in accordance with the provisions of Section 25.37.

e) A licensee holding the middle-grades endorsement instead of the elementary education endorsement on the professional educator license may teach in grades 5 or 6 in a self-contained general education setting provided that he or she has a minimum of six semester hours of coursework in each content area to be taught for which the licensee does not hold a content-area endorsement issued under subsection (b).

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.100 Teaching Endorsements on the Professional Educator License

Beginning July 1, 2013, the structure of teaching endorsements available on the Illinois professional educator license is changed. Appendix E provides a list of the available endorsements and shows for each endorsement the related endorsements that were previously issued. Any semester hours of credit presented toward fulfillment of the requirements of this Section shall be posted on the candidate's official transcript and may be taken in on-line or electronically-mediated courses, provided that college credit is provided for the coursework by a regionally accredited institution of higher education. All professional education and content-area coursework that forms part of an application for licensure, endorsement or approval that is received on or after February 1, 2012, must have been passed with a grade no lower than "C" or equivalent in order to be counted towards fulfillment of the applicable requirements.

a) Content-specific endorsements (e.g., science − biology, social science − economics) shall be required in conjunction with some endorsements, as shown in Appendix E. Except in the case of foreign language, a licensee shall be authorized to teach all the subjects encompassed by a particular endorsement, regardless of the content-specific endorsement or endorsements received in conjunction with that endorsement. However, a licensee may not teach honors courses, as these are defined by the employing district, or Advanced Placement courses in a subject for which he or she does not hold the content-specific endorsement. For example, a secondary science teacher with a content-specific endorsement for science − biology may not teach honors physics or chemistry unless he or she holds a content-specific endorsement in science − physics or science − chemistry.

b) The provisions of subsection (a) do not apply to endorsements in a particular content area available prior to July 1, 2004 that were not exchanged for the endorsement currently available. Individuals holding these endorsements shall teach only the specific content encompassed by the endorsement issued. For instance, an individual who holds an endorsement in biology (rather than "sciences" with a content-area endorsement in science − biology) shall teach only biology and no other science content. An individual who wishes to teach other subjects in the same field or grade levels shall be required to apply for the relevant new endorsement in keeping with Section 21B-40 of the School Code and meet the applicable requirements of this Section.

c) Endorsements at Time of Issuance of the Professional Educator License

1) Pursuant to Section 21B-25 of the School Code [105 ILCS 5/21B-25], each professional educator license shall be specifically endorsed by the State Board of Education for each content area and grade-level range for
which the holder of the license is qualified to teach and for which application has been made.

2) The professional educator license issued shall be endorsed in keeping with the program completed and the related content-area test passed by the candidate and for any other subject in which the individual:

A) meets the requirements of subsection (d), (f), (g), (h), (i), (j) or (k); or

B) has accumulated 24 semester hours of college credit demonstrably related to the subject area, either as a subset of an approved program at an Illinois institution or from one or more regionally accredited institutions of higher education, with at least 12 semester hours at the upper-division or graduate level, as defined by the institution offering the coursework, and has passed the applicable content-area test.

d) Certain endorsements or content-specific endorsements listed in Appendix E have no corresponding content-area test (see Section 25.710). The provisions of this subsection (d) shall apply to the issuance of these endorsements and content-specific endorsements.

1) For an applicant who is receiving an Illinois professional educator license endorsed for a teaching field, the institution that offered the approved program completed by the applicant shall indicate that the applicant has met the standards applicable to the endorsement or the particular content-specific endorsement, except that the requirements of subsection (k) shall apply to the issuance of endorsements in safety and driver education beginning with applications received on or after February 1, 2012.

2) An applicant prepared out of state, or an applicant who is already licensed in Illinois and is seeking to add a new endorsement or a content-specific endorsement in one of these subjects, other than an endorsement in safety and driver education, shall:

A) present verification from an institution with an approved educator preparation program that he or she is prepared in the area covered by the endorsement or content-specific endorsement sought; or

B) present evidence of completion of 24 semester hours of coursework (subject to further limitations as set forth in this
Section) in the area covered by the endorsement or content-specific endorsement sought.

3) An applicant prepared out of state or an applicant who is already licensed in Illinois and is seeking to add a new endorsement in safety and driver education shall be subject to the requirements set forth in subsection (k).

e) Addition of Endorsements to Currently Held Professional Educator Licenses

Individuals seeking to endorse currently held professional educator licenses shall apply for the endorsements, using ELIS, and pay the fee required under Section 21B-40 of the School Code [105 ILCS 5/21B-40].

1) When an applicant qualifies for an endorsement, its issuance shall be reflected on ELIS.

2) An endorsement will be issued for any subject in which the individual:

   A) meets the requirements of subsection (d), (f), (g), (h), (i), (j) or (k); or

   B) for other content areas not referenced in subsection (e)(2)(A), has accumulated 24 semester hours of college credit demonstrably related to the subject area, either as a subset of an approved program at an Illinois institution or from one or more regionally accredited institutions of higher education (with at least 12 semester hours at the upper-division or graduate level, as defined by the institution offering the coursework, for secondary endorsements) and has passed the applicable content-area test; any coursework to be considered (whether undergraduate or graduate level) shall be posted on the individual's official transcript.

f) Special provisions shall apply to the issuance of endorsements in the sciences and social sciences. The requirements of subsections (f)(1) through (4) relate to endorsements and content-specific endorsements in these fields based on the standards found at 23 Ill. Adm. Code 27.140 through 27.260. (See Appendix E.)

1) An individual seeking to add an endorsement and a content-specific endorsement in either of these fields who does not already hold that endorsement with one of its other available content-specific endorsements shall be required to pass the content-area test for the content-specific endorsement sought and either:
A) be recommended for the endorsement and the content-specific endorsement by an institution with an approved program in the subject area based on having completed coursework sufficient to address the applicable content-area standards; or

B) present evidence of having accumulated 32 semester hours of college coursework in the field, from one or more regionally accredited institutions, that meets the following requirements:

i) at least 12 semester hours of credit must have been earned in the subject area of the content-specific endorsement sought; and

ii) some portion of the coursework completed must have addressed at least two additional content-specific endorsements within the field; and

iii) in the case of the sciences, the coursework completed must have included both biological and physical science.

2) The requirement stated in subsection (f)(1) shall apply whenever an individual seeks to add his or her first endorsement in one of these fields.

3) An individual may receive a subsequent content-specific endorsement in the same field if he or she has:

A) passed the applicable content-area test and completed 12 semester hours of coursework in the subject area of the content-specific endorsement; or

B) completed a major in the content area of the content-specific endorsement.

4) An individual who holds an endorsement in the sciences or social sciences under the structure that was in effect prior to July 1, 2004 may receive an endorsement and a content-specific endorsement in that field under the new structure by passing the content-area test for the content-specific endorsement sought and, effective with applications received on or after February 1, 2012, completing 12 semester hours of coursework in the subject area of the content-specific endorsement. He or she may then qualify for additional content-specific endorsements in the field pursuant to subsection (f)(3).
g) Special provisions shall apply to the issuance of endorsements for reading teachers and reading specialists. A reading teacher is a teacher whose assignment involves teaching reading to students. A reading specialist is a teacher whose assignment involves the provision of technical assistance and/or professional development to other teachers and may also include teaching reading to students.

1) Reading Teacher

This endorsement shall not be issued alone as an individual's first teaching credential. An individual who holds an Illinois professional educator license and who receives an endorsement for some teaching field other than reading shall be eligible to receive this additional endorsement on that license when he or she presents evidence of:

A) having passed the applicable content-area test (i.e., reading teacher or reading specialist) and having been recommended for the endorsement by virtue of completing an approved reading teacher preparation program based on the standards set forth at 23 Ill. Adm. Code 27.110 that requires at least 24 semester hours of graduate or undergraduate coursework in reading (as posted on the individual's official transcript), including a practicum involving clinical experience with two or more students and at two or more grade levels, at an institution that is recognized to offer teacher preparation programs in Illinois; or

B) having passed the applicable content-area test and having completed 24 semester hours of graduate or undergraduate coursework in reading (as posted on the individual's official transcript), including a practicum, at one or more regionally accredited institutions of higher education, provided that all the following areas were addressed:

i) foundations of reading;

ii) content-area reading;

iii) assessment and diagnosis of reading problems;

iv) developmental and remedial reading instruction and support;

v) developmental and remedial materials and resources; and
vi) literature appropriate to students across all grade ranges.

2) Reading Specialist

A) Each candidate for the reading specialist endorsement shall hold an Illinois professional educator license. The candidate also shall present evidence of two years of teaching experience either on the professional educator license in an Illinois school or on a comparable out-of-state certificate or license valid for teaching at any of the grade levels of early childhood, elementary, middle, secondary or special K-12. Each candidate shall be eligible to receive the reading specialist endorsement on the professional educator license when he or she presents evidence of having completed the teaching experience required under this subsection (g)(2)(A).

B) Each candidate shall hold a master's degree or higher awarded by a regionally accredited institution of higher education.

C) Each candidate shall have completed a K-12 reading specialist preparation program approved pursuant to Subpart C, or a comparable program, as defined in Section 25.425(a), offered out of state, that includes clinical experiences with five or more students at both the elementary (i.e., kindergarten through grade 8) and secondary levels and leads to the issuance of a master's or higher degree, provided that a person who holds one master's degree shall not be required to obtain a second one. For purposes of the clinical experiences, a candidate shall work with at least one student enrolled in elementary grades and at least one student enrolled in secondary grades and may work with students one on one or in a group. Each candidate shall have been recommended for the endorsement by the institution offering the program.

D) Each candidate shall be required to pass the content-area test for reading specialist.

h) Special provisions shall apply to endorsements and content-specific endorsements in foreign languages.

1) For individuals who are seeking a professional educator license for the first time, an endorsement for a specific foreign language may be placed on the license when an individual has completed a major area of concentration in the language, totaling 32 semester hours or as otherwise
identified by a regionally accredited institution on the individual's official transcript and passed the applicable content-area test.

2) For individuals who currently hold professional educator licenses with at least one endorsement for a foreign language, an endorsement for a different foreign language may be added when an individual has passed the applicable content-area test.

3) For individuals who currently hold professional educator licenses endorsed in teaching fields other than foreign language, an endorsement for a foreign language may be added upon completion of 24 semester hours of college credit in the language, either as an approved program at an Illinois institution or from one or more regionally accredited institutions of higher education, and passage of the applicable content-area test. The endorsement issued shall be for only the grade levels for which the individual's professional educator license currently is endorsed. This subsection (h)(3) also is applicable to candidates seeking a professional educator license for the first time to be endorsed in a teaching field other than foreign language.

4) Section 25.95 sets forth additional provisions for licensure in foreign languages under specified circumstances.

i) Requirements for Elementary, Middle Grades and Bilingual Education

1) The requirements of Section 25.97, rather than the requirements of this Section, shall apply to credentials and assignments in the elementary grades.

2) The requirements of Section 25.99, rather than the requirements of this Section, shall apply to credentials and assignments in the middle grades, except that Section 25.99 shall be read in conjunction with this Section with respect to reading and library information specialist assignments in the middle grades.

3) The requirements of 23 Ill. Adm. Code 1.780, 1.781 and 1.782, rather than the requirements of this Section, shall apply to credentials and assignments in the areas of bilingual education and English as a Second (New) Language.

j) An additional endorsement for "technology specialist" shall be issued only upon presentation of evidence that the applicant has completed at least 24 semester hours of college coursework demonstrably related to the subject area at one or
more regionally accredited institutions of higher education that is aligned to 23 Ill. Adm. Code 27.470 (Technology Specialist), and has passed the relevant content-area test.

k) Beginning with applications received on or after February 1, 2012, an endorsement in safety and driver education shall be issued when the applicant provides evidence of having completed 24 semester hours of college credit in the field, with at least 12 semester hours at the upper-division or graduate level (as posted on the individual's official transcript), as defined by the institution offering the coursework, distributed as follows:

1) 3 semester hours in injury prevention or safety;

2) 12 semester hours in driver education that include:

   A) driving task analysis (introduction to driver education);

   B) teaching driver education in the classroom;

   C) teaching the laboratory portion of the driver education course, including:

      i) on-street teaching under the supervision of a qualified driver education teacher;

      ii) the equivalent of at least one semester hour of preparation in and use of driving simulation; and

      iii) the equivalent of at least one semester hour of preparation in and use of multiple-car programs; and

   D) advanced driver education and emergency evasive driving;

3) 3 semester hours in first aid and cardiopulmonary resuscitation; and

4) 6 semester hours chosen in any combination from:

   A) the use of technology in instruction;

   B) safety issues related to alcohol and other drugs;

   C) driver education for students with disabilities; and
D) any other safety-related area.

l) Special provisions shall apply to the issuance of endorsements for gifted education teachers and gifted education specialists. A gifted education teacher is a teacher whose assignment involves teaching gifted students. A gifted education specialist is a teacher whose assignment involves the provision of technical assistance and/or professional development to other teachers and may also include teaching gifted students.

1) Gifted Education Teacher

This endorsement shall not be issued alone as an individual's first teaching credential. An individual who holds an Illinois professional educator license endorsed at any of the grade levels of early childhood, elementary, middle, or secondary, or for special K-12, or who receives an endorsement for some field other than gifted education, shall be eligible to receive this additional endorsement on that license when he or she presents evidence of:

A) having passed the applicable content-area test and having been entitled for the endorsement by virtue of completing an approved gifted education teacher preparation program that aligns to the standards set forth at 23 Ill. Adm. Code 27.490 (Gifted Education Teacher) that requires at least 24 semester hours of undergraduate or graduate coursework in gifted education at an institution that is recognized to offer teacher preparation programs in Illinois pursuant to Subpart C; or

B) having passed the applicable content-area test and having completed 24 semester hours of undergraduate or graduate coursework in gifted education (as posted on the individual's official transcript), including a practicum, at one or more regionally accredited institutions of higher education, provided that all the following areas were addressed:

i) characteristics of the field of gifted education as it pertains to gifted children, including their cognitive, creative and affective development;

ii) the wide range of ways in which a child is gifted; issues and practices in identifying and serving gifted children; and the manner in which assessment data shape decisions about identification, learning progress and outcomes; and
iii) theoretical and research-based data necessary for the development of programs, curriculum and instructional sequences for gifted children, especially those serving gifted students from diverse populations.

2) Gifted Education Specialist

Each candidate for the gifted education specialist endorsement shall hold a professional educator license endorsed at any of the grade levels of early childhood, elementary, middle or secondary, or for special, and have at least two years of teaching experience on that license, or on a comparable out-of-state certificate or license, involving the education of gifted students. Each candidate shall be eligible to receive this endorsement on the professional educator license when he or she presents evidence of having completed the required teaching experience.

A) Each candidate shall hold a master's degree or higher degree awarded by a regionally accredited institution of higher education.

B) Each candidate shall have completed a gifted education specialist preparation program for prekindergarten through grade 12 approved pursuant to Subpart C, or a comparable program, as defined in Section 25.425(a), offered out of state, that aligns to the standards set forth at 23 Ill. Adm. Code 27.495 (Gifted Education Specialist). The program shall include clinical experiences with five or more students in both prekindergarten through grade 8 and grades 9 through 12 and lead to the issuance of a master's or higher degree, provided that a person who holds one master's degree shall not be required to obtain a second one. For purposes of the clinical experiences, a candidate shall work with at least one student enrolled in prekindergarten through grade 8 and at least one student enrolled in grades 9 through 12 and may work with a student one on one or in a group. The clinical experience shall also include coaching or mentoring one or more teachers on the topic of gifted education. Each candidate shall have been entitled for the endorsement by the institution offering the program.

C) Each candidate shall be required to pass the content-area test for gifted education specialist.

D) An individual who qualifies for the gifted education specialist endorsement may receive the endorsement on his or her
professional educator license for assignment in any of prekindergarten through grade 12.

m) Each individual, who is first assigned to teach a particular subject on or after July 1, 2004 based on completion of the minimum requirements for college coursework in that subject that are set forth at 23 Ill. Adm. Code 1.737(b), 1.745(b)(3), or 1.755(c), as applicable, but who has not met the requirements of this Section for an endorsement in that subject area, shall have three years after the date of first assignment to meet those requirements and receive the relevant endorsement. An individual who does not do so shall become ineligible to teach the subject in question in any subsequent semester, unless he or she later receives the endorsement.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.105  Temporary Substitute Teaching Permit (Repealed)

(Source:  Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
SUBPART C: APPROVING PROGRAMS THAT PREPARE PROFESSIONAL EDUCATORS IN THE STATE OF ILLINOIS

Section 25.110 Definitions

As used in this Subpart C:

"CAEP" means the Council for the Accreditation of Educator Preparation, which provides a national evidence-based accreditation process to ensure that educator preparation programs are of high quality and support continuous improvement.

"Completer" means an individual who has successfully completed all of the requirements of an educator preparation program.

"Educator Preparation Provider" or "EPP" means the institution or college, school, department, or other administrative body within the institution that is primarily responsible for the initial and continuing preparation of teachers and other education professionals.

"Institution" means an Illinois institution of higher education, an out-of-state college or university granted authorization to operate by the Illinois Board of Higher Education as an out-of-state institution, an out-of-state college or university granted authorization to operate by the state in which it is located, or a not-for-profit educational entity subject to the General Not For Profit Corporation Act of 1986 [805 ILCS 105] or incorporated as a not-for-profit entity in another state but registered to do business in the State of Illinois pursuant to the Business Corporation Act of 1983 [805 ILCS 5].

"Institutional Report" means documentation submitted with an application for recognition that meets the conditions set forth in Section 25.115 and includes an educator preparation program proposal for each program for which the institution wishes to be approved.

"Program" or "Preparation Program" means a program that leads to licensure.

"Program Proposal" means the document that meets the requirements of Section 25.120 and provides evidence of the institution's alignment to applicable standards and criteria necessary for State approval of any proposed educator preparation program.

"State Reauthorization" or "State Reauthorized" means an EPP authorized pursuant to this Subpart C.
(Source: Former Section repealed at 23 Ill. Reg. 7231, effective June 14, 1999; new Section added at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.115 Educator Preparation Providers

In order for an institution to offer one or more programs that prepare professional educators, that institution must be recognized, and the educator preparation provider (EPP) responsible for the programs must be recognized, by the State Board of Education in consultation with the State Educator Preparation and Licensure Board (SEPLB). Each program that is offered by a recognized institution must also be individually approved by the State Board of Education in consultation with SEPLB (see Section 25.120). Electronic transmission of written materials pursuant to this Subpart C is required.

a) In order to be considered for recognition, a degree-granting institution of higher education shall:

1) be regionally accredited;

2) be approved by the Illinois Board of Higher Education to operate as a postsecondary degree-granting institution under the provisions of the Private College Act [110 ILCS 1005] and the Academic Degree Act [110 ILCS 1010] or, if the out-of-state institution is not required to seek authorization to operate from the Illinois Board of Higher Education, be approved to offer educator preparation programs by the state that granted it operating authority; and

3) sponsor a course of study leading to a license issued under Article 21B of the School Code [105 ILCS 5/Art. 21B] and this Part.

b) In order to be considered for recognition, an eligible not-for-profit EPP shall conduct or propose to conduct at least one approved program that will prepare professional educators and leads to a license issued pursuant to Article 21B of the School Code and this Part, and the not-for-profit EPP shall meet the definition of "institution" set forth in Section 25.110.

c) In the case of a not-for-profit entity, all advertising materials, candidate handbooks, catalogues, and candidate contracts shall display prominently the fact that the entity does not offer higher education credit and that there is no guarantee that the Illinois license or any endorsement affixed to that license earned by the candidate will be honored or accepted for exchange in another state.

d) The procedures set forth in this subsection (d) shall apply to initial recognition of an institution and the concurrent recognition of the EPP. The initial approval of the educator preparation programs within that institution shall follow the procedures set forth in Section 25.120.
1) An institution shall notify the State Board of Education of its desire to initiate the initial recognition process by submitting a letter of intent to the State Superintendent of Education. Within 30 days after receipt of the notification, the State Superintendent shall respond to the institution, identifying the staff member who will be responsible for assisting the institution and inviting the institution to submit an institutional report to that individual.

2) The institution shall submit an institutional report to the State Superintendent of Education, in the quantity and format specified by the State Superintendent, that includes:

A) evidence indicating that the institution meets the conditions described in subsection (a) or (b);

B) a written description that addresses each of the components set forth in this subsection (d)(2)(B):

i) identification of the EPP; its mission, purposes or goals; its authority and responsibilities for professional education; and its coordination of the institution's various educator preparation programs;

ii) identification of the dean, chair or director who is officially designated to represent the EPP and is assigned the authority and responsibility for its overall administration and operation;

iii) evidence of the institution's commitment and resources for the proposed program, to include the EPP's operational budget and evidence that the institution's president or provost supports the educator programs being proposed;

iv) a chart of the administrative and organizational structure of the EPP;

v) the written policies and procedures that guide the operations of the EPP;

vi) the EPP's policies for monitoring and evaluating its operations, the quality of its offerings, performance of candidates and effectiveness of its graduates; and
vii) the EPP's published criteria for admission to and exit from all preparation programs for professional educators, and process for development and submission of summary reports of candidate performance at the time they exit the program.

3) State Board of Education staff shall review the institutional report and within 60 days either:

A) find the institutional report to be adequate and invite the institution to submit a proposal that meets the requirements of Section 25.120 for each of the programs the institution wishes to implement; or

B) find the institutional report not to be adequate, at which time no further review of the institution shall occur unless the institution submits a revised institutional report addressing the deficiencies identified.

4) The State Superintendent of Education may authorize the scheduling of an on-site review visit to the institution at the mutual convenience of the affected institution and State Board staff when the program proposal required under Section 25.120 is submitted and found adequate. If the program proposal is found not to be adequate, a site visit may be scheduled to determine if the deficiencies identified are such that it is unlikely the institution will be recognized.

A) For visits conducted in Illinois, the institution will be required to provide housing (including a work room) for the personnel conducting the review visit; or

B) For visits conducted out of state, the institution will be required to provide housing (including a work room), transportation and meals for the personnel conducting the review visit.

e) From a pool of individuals (i.e., State Board staff or others external to the agency) who have been trained in the applicable standards and procedures, the State Superintendent shall empanel a team to conduct the review visit to verify the information provided by the institution as required by subsection (d)(2). If the team members are not employees of the State Board, a staff member of the State Board of Education or designee (individual who State Board staff requests to serve as a reviewer who is trained to perform duties that could constitute a
conflict of interest for State Board staff) shall accompany the team to ensure that applicable standards, procedures, rules and statutes are addressed.

f) The review team shall prepare a draft report about the onsite visit within 30 business days after the conclusion of the visit, and the institution shall have 30 business days to correct any factual errors. The team shall review the institution's suggested revisions and make appropriate changes. The review team shall provide the final report to the State Superintendent within 30 business days after receipt of the institution's suggested corrections. The State Superintendent shall provide the final report to the institution within 10 business days after receiving it.

g) Within 30 business days after receipt of the final report, the institution shall submit to the State Superintendent either a letter stating agreement with the report's findings or a rejoinder to those findings.

1) The rejoinder must indicate the grounds for disagreement with one or more of the review team's findings and include documentation to support the institution's position.

2) All documentation must describe conditions that existed at the time of the review visit. (Changes made by the EPP after the visit will not be considered.)

3) All documentation must relate directly to the standards and procedures that applied at the time of the review visit.

h) Staff of the State Board of Education shall convey to SEPLB a recommendation, accompanied by the review team's final report; the institution's letter of agreement or rejoinder; a response to that rejoinder provided by the review team; and any other relevant documentation that was available to the staff.

i) SEPLB, after reviewing all the relevant materials, shall convey its recommendation to the State Superintendent that the State Board of Education:

1) Recognize the institution and EPP, and approve one or more proposed educator preparation programs, thereby authorizing the institution to conduct the approved programs and to recommend candidates for licensure by entitlement; or

2) Recognize the institution and the EPP, and deny approval of one or more proposed educator preparation programs, thereby authorizing the institution to conduct the approved programs and to recommend candidates for licensure by entitlement for the approved programs and
prohibit the conduct of the proposed programs denied approval. Programs denied approval may resubmit a request for program approval at a later date; or

3) Deny recognition of the institution and EPP, and deny approval of one or more educator preparation programs, thereby prohibiting the conduct of the proposed programs.

j) Actions following upon the recommendation of SEPLB to the State Superintendent of Education shall be as described in Section 25.160.

k) Recognition of the institution and EPP shall be for a period of seven years. The process for State reauthorization beyond the seven-year period shall be as set forth in Sections 25.125 and 25.127.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.120 Initial Approval of Educator Preparation Programs by the State Board of Education

The procedures set forth in this Section shall apply to the initial approval or redesign of educator preparation programs established by institutions that are already recognized, including those that have been granted initial recognition under Section 25.115. Additional considerations for approval of programs for foreign language are stated in Section 25.147.

a) The institution shall submit to the State Superintendent of Education a program proposal meeting the requirements set forth in this subsection (a). As applicable to the program being proposed, requirements in addition to this subsection (a) may be found in 23 Ill. Adm. Code 30 (Programs for the Preparation of Principals in Illinois) and 23 Ill. Adm. Code 33 (Programs for the Preparation of Superintendents in Illinois).

1) Evidence that the proposed program meets the applicable professional education and content-area standards established by the State Board of Education; the standards shall include:
   A) the national content standards accepted by the State Board of Education and listed on the State Board of Education's website at www.isbe.net;
   B) the applicable content standards set forth at 23 Ill. Adm. Code 20, 21, 23, 26, 27, 28 or 29;
   C) the standards set forth at 23 Ill. Adm. Code 24 (Standards for All Illinois Teachers) or the Educational Leadership Policy Standards: ISLLC 2008, adopted by the National Policy Board for Educational Administration and posted at http://www.ccsso.org/Documents/2008/Educational_Leadership_Policy_Standards_2008.pdf (no later additions to or editions of these standards are incorporated), as applicable;
   D) the State Board of Education's Social and Emotional Learning Standards set forth at 23 Ill. Adm. Code 555.Appendix A to the extent that educators understand the standards and how they apply to students in kindergarten through grade 12; and
   E) the CAEP 2013 Accreditation Standards posted at http://caepnet.org/ (no later amendments to or editions of these standards are incorporated).
2) A description of the criteria for admission to, retention in and exit from the program, including the required grade point average and minimum grade requirements for the institution.

3) A description of the program assessments to be used, as relevant to the program being proposed, and how the faculty will collect, analyze and use the data from the assessments used.

4) Identification of the faculty members with primary responsibility for preparing professional educators in the program and faculty members' qualifications for their positions.

5) A description of the course of study, field experiences and clinical practice. The descriptions of field experiences and clinical practices shall include:

A) the criteria and measures taken to ensure candidates gain experience in diverse settings and with students with varying demographic characteristics;

B) the measures taken to ensure that candidates gain experience with technology relevant to the profession; and

C) the program's requirements for faculty supervision of field experiences and clinical practice.

6) A description and the proportion of coursework offered by distance learning or video-conferencing technology.

b) After consideration of the proposal, SEPLB shall convey to the State Superintendent its recommendation that the State Board of Education either:

1) Approve the proposed new educator preparation programs, thereby authorizing the EPP to conduct the programs and to recommend candidates for licensure by entitlement; or

2) Deny approval of the proposed programs, thereby prohibiting the conduct of the affected programs (a program denied by the State Board of Education will be allowed to resubmit its program proposal for reconsideration at a later time or, after notification of a denial recommendation, a program may withdraw its proposal from
consideration within the timelines set forth in Section 25.160(b), at which
time no denial action will be taken).

c) Actions following upon the recommendation of SEPLB to the State
Superintendent of Education shall be as described in Section 25.160.

(Source: Former Section repealed at 23 Ill. Reg. 7231, effective June 14, 1999; new
Section added at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.125 Accreditation of Educator Preparation Providers and Approval of Educator Preparation Programs through CAEP

An institution and its EPP that have been recognized under Section 25.115 and have offered at least one educator preparation program approved under Section 25.120 for one year or more may choose to seek accreditation of the EPP and all educator preparation programs it offers through the CAEP accreditation process set forth at http://caepnet.org/.

a) An institution that chooses to undergo an initial or continuing CAEP accreditation process shall notify the State Board of Education in writing at least one year before its EPP begins the process for accreditation with CAEP. The notification shall indicate the type of accreditation sought (i.e., initial or continuing) and the date that the application was submitted to CAEP.

b) During the CAEP accreditation process, the EPP shall remain under the purview of the State reauthorization requirements of this Subpart C regarding program review and reporting, and approval of any new educator preparation programs that it may wish to implement before the conclusion of the CAEP process.

c) The EPP shall provide written notification to the State Board of Education of its accreditation status within 10 days after receipt of that status from CAEP. An EPP whose accreditation is denied or revoked shall be placed on probation by the State Board of Education (see Section 25.130). Should the institution choose to appeal CAEP's determination through the CAEP appeal process, however, the State Board of Education will honor CAEP's decision.

d) During the effective period of CAEP accreditation, an EPP shall follow the process for review and reporting set forth at Section 25.127(c).

e) An institution with CAEP accreditation that wishes to participate in the State reauthorization process shall notify the State Board of Education in writing no sooner than six months following its most recent CAEP accreditation reauthorization.

f) No later than January 1, 2019, the State Board of Education will reevaluate the CAEP accreditation process.

(Source: Former Section repealed at 35 Ill. Reg. 4315, effective February 23, 2011; new Section added at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.127 Reporting; Review of State Reauthorized Educator Preparation Providers and Individual Programs

a) Annual Reporting for State Reauthorized EPPs
   Each EPP shall submit to the State Board the reports set forth in this subsection (a) annually by the deadlines indicated. The data and information contained in the reports shall be used by the State Board as part of its review of an EPP and its programs for State reauthorization. CAEP-accredited EPPs are subject to the review and reporting requirements enumerated at http://caepnet.org/ rather than the reporting required under this subsection (a).

1) No later than November 30 annually, each State reauthorized EPP shall submit data and other information relative to the measures listed in subsections (a)(1)(A) and (B) for the prior reporting year (i.e., September 1 through August 31).

   A) Impact Measures
      i) Student learning and development in the prekindergarten through grade 12 setting;
      ii) Observations of teaching effectiveness;
      iii) Employer satisfaction; and
      iv) Completer satisfaction (i.e., completer survey results).

   B) Outcome Measures
      i) Completer rate;
      ii) Graduation rate;
      iii) Licensure rate; and
      iv) Employment rate (in a position for which licensure is sought).

2) No later than April 1 of each year, each institution shall submit to the State Superintendent of Education, using a form supplied by the State Superintendent, its program completers' pass rates on the tests required for receipt of the professional educator license pursuant to this Part and other
information required by Title II of the Higher Education Act (20 USC 1027). Further, each institution shall make this information readily available to the public on an annual basis and shall include it in or with publications routinely sent to potential applicants, school counselors and prospective employers of the institution's program completers.

3) Each EPP shall submit a separate annual program report for each State reauthorized program to the State Superintendent of Education, in a format defined by the State Superintendent, no sooner than October 1 and no later than November 30. Content-specific endorsements (see Section 25.100(a)) shall be considered separate programs for reporting purposes. The annual program report shall:

A) update any information previously provided;

B) summarize data about the program's overall structure, faculty and candidates;

C) provide the results of the applicable content-area test and the Teacher Performance Assessment (TPA):

i) If at least 80 percent of an institution's teacher preparation program completers have passed the content area test in each of the preceding three years, the institution shall be deemed to be adequately addressing the Standards for All Illinois Teachers set forth at 23 Ill. Adm. Code 24;

ii) If at least 80 percent of an institution's administrative endorsement program completers have passed the applicable content-area tests for administrative endorsement in each of the preceding three years, the institution shall be deemed to be adequately addressing the standards set forth in subsection (e)(2); and

iii) beginning with reports submitted in October 2016, if at least 80 percent of candidates during their student teaching experience have passed the TPA, the institution shall be deemed to be adequately addressing the standards set forth in Section 25.120;

4) An indication of completer effectiveness from the performance evaluations conducted under Article 24A of the School Code [105
ILCS 5/Art. 24A] shall be provided for principals beginning in 2014 and for teachers beginning in 2018; and

5) As relevant to the institution, a report on all programs provided by the institution that have been approved as an alternative route to licensure under Sections 25.65 and 25.67 (through September 30, 2016) or Section 25.60 (beginning January 1, 2013), and Section 25.311 (beginning January 1, 2013) shall be submitted.

b) Annual Reporting for CAEP-Accredited EPPs

1) An EPP accredited by CAEP shall undergo CAEP's annual reporting process.

2) No later than April 1 of each year, each institution shall submit to the State Superintendent of Education, using a form supplied by the State Superintendent, its program completers' pass rate on the tests required for receipt of the professional educator license pursuant to this Part and other information required by Title II of the Higher Education Act (20 USCA 1027). Further, each institution shall make this information readily available to the public on an annual basis and shall include it in or with publications routinely sent to potential applicants, school counselors and prospective employers of the institution's program completers.

c) Additional Reporting for State Reauthorized EPPs Through November 30, 2018

In addition to the reports required under subsection (a), each EPP shall submit a report to the State Superintendent, in a format specified by the State Superintendent, no sooner than October 1 and no later than November 30 of the academic year (i.e., September 1 through August 31) in which a review pursuant to subsection (c) is scheduled. The report shall include:

1) a description of how the EPP has addressed any concerns about applicable standards identified in any of the program reports produced pursuant to subsection (a) submitted in each of the last seven years preceding the review;

2) any changes in the institution or in the EPP that affects the operation of the EPP;

3) any new programs approved in the last seven years;

4) the percentage of individuals in the last seven years who completed the program and received a license or endorsement who were hired into a
related school position in the field for which the license or endorsement was issued; and

5) aggregated data regarding the effectiveness of the completers of the program from the performance evaluations conducted under Article 24A of the School Code (to be provided for principals beginning in 2014 and for teachers beginning in 2018).

d) Periodic Review of State Reauthorized EPPs Through November 30, 2018
The recognition of an EPP shall be subject to review every seven years through State reauthorization or CAEP accreditation. This cycle shall begin in accordance with a timeline established by the State Superintendent of Education or designee. The approval of the EPP's programs shall be subject to review in each year after the EPP receives initial State recognition. Actions taken as a result of these reviews shall be as set forth in Section 25.130.

e) Review of State Reauthorized EPPs Starting December 1, 2018

1) An EPP planning to be accredited by CAEP shall undergo CAEP's initial or continuing accreditation process for Specialty Professional Association Review with National Recognition or Program Review with Feedback developed by CAEP (see http://caepnet.org/). The EPP shall notify the State Board in writing of its continuing accreditation status no later than 30 days after receiving CAEP's notification.

2) A State reauthorized EPP shall undergo CAEP's Program Review with Feedback process (see http://caepnet.org/) and submit data and information required to the State Superintendent of Education for consideration.

f) State Board of Education staff may visit a recognized institution at any time with one day's advance notice and may ask to speak with faculty, candidates or administrators. All records shall be made available to State Board of Education staff upon request.

g) Changes to State Reauthorized Programs

1) Using a format identified by the State Superintendent of Education, a State reauthorized institution may request changes to one or more currently approved programs by submitting documentation of the proposed changes no later than 60 days prior to the date upon which the changes will take effect.
2) State Board staff shall review the proposed changes and make a recommendation to SEPLB, which shall submit its recommendation to the State Superintendent. The State Superintendent may accept, modify or reject any of the recommendations of SEPLB issued in accordance with this subsection (f). In cases in which the State Superintendent's modification or rejection results in an action that has negative consequences for the program, the actions to be taken shall be as described in Section 25.160.

h) An EPP that decides to change from State reauthorization to CAEP accreditation, or vice versa, must notify the State Board of Education.

(Source: Former Section repealed at 35 Ill. Reg. 4315, effective February 23, 2011; new Section added at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.130 Interventions by the State Board of Education and State Educator Preparation and Licensure Board

The provisions of this Section shall apply when the State Superintendent of Education receives information through any of the reports required under Section 25.127, or by other means indicating that any EPP recognized pursuant to this Subpart C or any State reauthorized preparation program may not be addressing any applicable standard or may otherwise be failing to offer candidates any of the learning opportunities that are necessary to their preparation as professional educators. The provisions of this Section apply both to institutions with CAEP-accredited EPPs and EPPs whose programs are approved pursuant to State reauthorization.

a) The State Superintendent or designee shall inform the affected EPP of the areas of concern and invite the EPP's representatives to appear on a date specified by SEPLB to discuss the concerns identified. At the meeting, State Board of Education staff shall provide evidence of the concerns identified and a recommendation for how SEPLB should proceed.

b) If SEPLB determines, either after the EPP's appearance or in advance of the appearance, that the concerns raised were unfounded or that the issues have been remedied, SEPLB shall recommend to the State Superintendent that no further action is needed with regard to the matter, and the State Superintendent or designee shall notify the institution accordingly.

c) If the institution does not respond to or declines the invitation to appear before SEPLB, or if SEPLB concludes that the institution, after its appearance, has not satisfied the concerns raised, SEPLB shall recommend to the State Superintendent or designee that the EPP and one or more of its programs be placed on probation. "Probation" is the period of time in which no new candidates shall be enrolled in the EPP or any of its programs, regardless of whether an individual program has received "probation" status. The State Superintendent shall notify the institution of the probation status of the EPP and one or more of its programs.

1) An EPP and one or more of its programs placed on probation shall submit the applicable report required under subsection (c)(1)(A) or (c)(1)(B) (in a format to be specified by the State Superintendent) to the State Superintendent or designee, who shall forward the report to SEPLB for consideration. The required report shall be submitted within one year after the date on which the EPP was scheduled to appear before SEPLB pursuant to subsection (a). If no report is received within this year, then the approval of the program or recognition of the EPP and approval of all of its programs shall be revoked.
A) In the case of one or more individual programs being placed on probation, each program about which concerns have been identified shall submit to SEPLB a program report that details the areas of concern identified by SEPLB and procedures the program will take to remedy the concerns.

B) In the case of both an EPP and one or more of its programs being placed on probation, the EPP shall submit both the report requested in subsection (c)(1)(A) and a report that details the concerns identified about any of the CAEP standards and the solutions that have been put into place to remedy those concerns.

2) SEPLB, after considering the report submitted by the program or EPP and the actions the program or EPP has taken in response to the concerns identified, shall:

A) determine that the concerns have been remedied and recommend to the State Superintendent that the program or EPP and any of its programs for which concerns have been identified be removed from probation and that no further action is needed with regard to the matter, and the State Superintendent or designee shall notify the institution accordingly; or

B) determine that the concerns have been acted upon but have not been remedied and recommend to the State Superintendent that the probation period be extended for not more than an additional 12 months, beginning on the date on which SEPLB met to consider the applicable reports submitted under subsection (c), and:

   i) Within the 12-month extension period, the program, or the EPP and any of its programs for which concerns have been identified shall resubmit the program proposal required under Section 25.120 or a report (in the case of a program or EPP, respectively), and reappear before SEPLB;

   ii) If, at the time that the program or EPP reappears before SEPLB or at the end of the 12-month extension period, the program or the EPP and any of its programs for which concerns have been identified have not sufficiently addressed the concerns, SEPLB shall recommend to the State Superintendent that approval of the program or recognition of the EPP and approval of all of its programs be revoked pursuant to subsection (c)(2)(C); and
iii) The State Superintendent shall notify the program or the EPP and each of its programs of any action taken pursuant to this subsection (c)(2)(B); or

C) determine that the concerns have not been acted upon and that the program proposal or actions taken as identified in the report indicate that the standards are not being met or that the program or EPP may be failing otherwise to offer candidates any of the learning opportunities that are necessary to their preparation as professional educators and that these concerns cannot be remedied before the end of the 12-month extension period and recommend to the State Superintendent that the State Board of Education revoke approval of the program or recognition of the EPP and approval of all of its programs. The actions to be taken upon the recommendation of SEPLB to the State Superintendent under this subsection (c)(2)(C) shall be as described in Section 25.160. Discontinuation of a program pursuant to revocation of its approval or revocation of recognition, in the case of an EPP, shall be subject to the requirements of Section 25.165(b).

3) The State Superintendent may accept, modify or reject any of the recommendations of SEPLB issued in accordance with this subsection (c). In cases in which the State Superintendent's modification or rejection results in an action that has negative consequences for the program or the EPP and one or more of its programs, then the actions to be taken shall be as described in Section 25.160.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.135 Interim Provisions for Continuing Accreditation and Approval -- July 1, 2000, through Fall Visits of 2001 (Repealed)

(Source: Repealed at 32 Ill. Reg. 13263, effective July 25, 2008)
Section 25.136  Interim Provisions for Continuing Accreditation — Institutions Visited from Spring of 2002 through Spring of 2003 (Repealed)

(Source: Repealed at 32 Ill. Reg. 13263, effective July 25, 2008)
Section 25.137  Interim Provisions for Continuing Accreditation and Approval -- July 1, 1999, through June 30, 2000  (Repealed)

(Source: Repealed at 26 Ill. Reg. 348, effective January 1, 2002)
Section 25.140 Requirements for the Institution's Educational Unit Assessment Systems (Repealed)

(Source: Repealed at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.142  Assessment Requirements for Individual Programs (Repealed)

(Source: Repealed at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.145 Approval of New Programs Within Recognized Institutions (Repealed)

(Source: Repealed at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.147 Approval of Programs for Foreign Language

a) State reauthorization of programs for foreign language shall not be specific to individual languages. That is, an institution with an approved program in any language shall be considered as having approval for any combination of languages, subject to the provisions of this Section.

1) An institution with an approved foreign language program may add one or more languages to that program at the discretion of the EPP, provided that the institution shall notify the State Superintendent of Education to this effect in writing no later than three months before instruction in that language is to begin, except when notification is required further in advance under subsection (a)(2). The State Superintendent shall provide this information to SEPLB at the next available meeting of SEPLB.

2) An institution that intends to add one or more languages to its approved program for which no test is listed in Section 25.710 shall notify the State Superintendent of Education no later than six months before instruction in that language is to begin, in order to allow time for the identification of an appropriate language proficiency test if needed.

3) An institution that intends to delete one or more languages from its approved foreign language program shall be subject to the requirements of Section 25.165(a).

4) An institution without an approved program in foreign language may apply for approval of a new program under Section 25.120. The application for approval shall indicate which languages the program will initially offer. After initial approval of the program, the institution may add or delete languages as provided in this Section.

b) Each foreign language program shall, as a requirement for program completion, require its candidates for licensure, other than candidates in Latin and Classical Greek, to complete the Oral Proficiency Interview described in "ACTFL Proficiency Guidelines 2012 – Speaking" (2012), published by the American Council on the Teaching of Foreign Languages (ACTFL), 1001 North Fairfax Street, Suite 200, Alexandria VA 22314 and posted at http://actflproficiencyguidelines2012.org/ (no later amendments to or editions of these standards are incorporated) and to attain a score at the "intermediate high" level. As an alternative to the ACTFL interview, a program may administer another measure of oral proficiency, provided that approval for that measure is first obtained from the State Board of Education based on evidence that it permits
identification of proficiency equivalent to the "intermediate high" level on the ACTFL interview.

e) Pursuant to the standards set forth in 23 Ill. Adm. Code 27.340 (Foreign Language), each approved preparation program in foreign language shall lead to candidates' eligibility for a special K-12 endorsement on a professional educator license.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.150 The Periodic Review Process (Repealed)

(Source: Repealed at 23 Ill. Reg. 7231, effective June 14, 1999)
Section 25.155  Procedures for the Initial Recognition of an Institution as an Educator Preparation Institution and Its Educational Unit (Repealed)

(Source: Repealed at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.160 Notification of Recommendations; Decisions by State Board of Education

a) The Secretary of SEPLB shall notify an affected institution in writing not later than 10 days after action has been taken of the recommendation from SEPLB pursuant to the provisions of this Subpart C and, except as provided in this subsection (a), shall await the institution's response (see subsection (b)) prior to forwarding that recommendation to the State Board of Education. The Secretary of SEPLB shall not await a response from an institution if, as applicable to the nature of the review:

1) SEPLB has recommended the initial recognition of the institution and EPP under Section 25.115, and the approval of all of its proposed programs under Section 25.120;

2) SEPLB has recommended continuing the recognition of the EPP and the approval of all the EPP's existing preparation programs under Section 25.130(b) or (c)(2)(A);

3) SEPLB has recommended approval of each proposed new preparation program under Section 25.120(b)(1); or

4) SEPLB has recommended continuing approval of a preparation program under Section 25.120(b) or (c)(2)(A).

b) Within 10 days after receipt of written notification from the Secretary of SEPLB, an affected institution may either submit a notice of objection to SEPLB's recommendation or withdraw its application for approval. The institution's narrative explanation of its objections shall conform to the requirements for rejoinders stated in Section 25.115(h) but may also be based upon an objection to SEPLB's review. This narrative and any supporting documentation shall be submitted to the State Superintendent not later than 30 days after the institution submits its notice of objection.

c) The State Superintendent shall forward to the State Board of Education for consideration at its next available meeting the recommendation made by SEPLB and the institution's narrative explanation of its objections and shall inform SEPLB that these materials have been submitted for the State Board's consideration. The State Board of Education may accept, modify or reverse a recommendation of SEPLB.

d) No more than 30 days after the State Board of Education makes its decision, the State Superintendent shall notify the institution in writing of the State Board's
action.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.165 Discontinuation of Programs

a) An institution (whether recognized only under Section 25.115 or whose EPP and its programs are approved through the CAEP accreditation process) that intends to discontinue an approved program or cease offering preparation programs altogether shall so notify the State Superintendent of Education no later than 30 days prior to taking that action, except that voluntary discontinuation of a program shall also be subject to the following additional requirements:

1) The institution shall assure the State Superintendent that all candidates currently enrolled in any program scheduled for discontinuation will have an opportunity to complete the program.

2) The institution shall supply to the State Superintendent the names and Social Security numbers of all candidates currently enrolled in any program scheduled for discontinuation.

b) When approval of a program or recognition of an EPP is revoked or CAEP accreditation is revoked, the State Board of Education may require the continued operation of the affected programs for three additional academic years to permit currently enrolled candidates either to complete the program or to seek enrollment in another institution for that purpose. However, if the State Board determines in consultation with SEPLB that the program is unable to offer candidates learning opportunities that contribute to their competence as professional educators, the Board shall require that the program cease operating at the end of the then-current semester. The institution shall supply to the State Superintendent the names, anticipated dates of completion, and Social Security numbers of all candidates currently enrolled in any program whose approval, or the recognition or CAEP accreditation of its EPP, is revoked.

1) An EPP that has had its recognition or its CAEP accreditation revoked may seek re-approval by completing the processes outlined in Section 25.115 for recognition and in Section 25.120 for each program for which it seeks approval.

2) A recognized EPP that has had the approval of one or more of its programs revoked may seek re-approval of the programs by completing the process outlined in Section 25.120.

c) A program in which no candidates have been enrolled for a consecutive three-year period shall be considered to have been discontinued. An institution desiring to resume offering the program shall be required to comply with the requirements
for initial approval stated in Section 25.120.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
SUBPART D: SCHOOL SUPPORT PERSONNEL

Section 25.200 Relationship Among Endorsements in Subpart D

The school support personnel endorsement shall be placed on the professional educator license issued pursuant to Section 21B-20(1) of the School Code and Section 25.25 of this Part. Each professional educator license held by an individual may be endorsed for one or more school support areas described in Section 21B-25(2)(G) of the School Code [105 ILCS 21B-25(2)(G)] and this Subpart D. These areas are school social worker, school counselor, school psychologist, school nurse and non-teaching speech-language pathologist.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.210  Requirements for the Certification of School Social Workers (Repealed)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.215 Endorsement for School Social Workers

a) Each candidate for the school support personnel endorsement for school social worker shall hold a master's or higher degree in social work with a specialization in school social work awarded by a graduate school of social work accredited by the Council on Social Work Education.

b) Each candidate shall have completed an Illinois program approved for the preparation of school social workers pursuant to Subpart C or a comparable approved program in another state or country or hold a comparable certificate or license issued by another state or country (see Section 25.425).

c) Each candidate shall have completed both a supervised field experience of at least 400 contact hours, supervised by a field instructor holding a master's or higher degree in social work, and a school social work internship of at least 600 contact hours in a school setting or have one year of professional experience as a school social worker on a valid out-of-state school social work certificate or license or an Illinois educator license with stipulations for provisional educator with a school support personnel endorsement for school social worker.

d) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills, subject to the provisions of Section 25.720 and the timeline for the passage of each test set forth in Section 21B-30 of the School Code. (See also 23 Ill. Adm. Code 23.140.)

e) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20 of the School Code [105 ILCS 5/21B-20] in the event that the individual has failed to meet one or more of the requirements for a professional educator license endorsed for school social worker.

(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.220  Requirements for the Certification of Guidance Personnel (Repealed)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.225 Endorsement for School Counselors

a) Each applicant for the school support personnel endorsement for school counselor shall hold a master's or higher degree awarded by a regionally accredited institution of higher education in school counseling, another counseling or related field (e.g., social work or psychology), or an educational field.

b) Each applicant shall have completed an Illinois program approved for the preparation of school counselors pursuant to Subpart C or a comparable approved program in another state or country or hold a comparable certificate or license issued by another state or country (see Section 25.425).

c) Each candidate shall have completed a supervised counseling practicum of at least 100 clock hours that provided interaction with individuals and groups of school age and included at least 40 hours of direct service work. Except as provided in subsection (e), each applicant shall have completed a structured and supervised internship that is part of an approved program.

1) The internship shall be of a length that is determined by the approved program to be adequate to enable candidates to meet the standards set forth at 23 Ill. Adm. Code 23.110 but shall entail at least 600 hours and last no less than one semester, during which the candidate shall engage in the performance of various aspects of the counseling role and shall be gradually introduced to the full range of responsibilities associated with that role. However, the internship for an individual with at least two years of teaching experience may, at the discretion of the institution offering the approved program, consist of no fewer than 400 hours. In each case at least 240 hours of the internship shall involve direct service work with individuals and groups of school age.

2) The internship shall occur in a school setting except that, at the discretion of the institution, a maximum of one-third of the hours required may be credited for experiences in other related settings such as hospitals or day care settings that, in the judgment of the institution, expose the candidate to the needs of school-aged children and prepare the candidate to function as a school counselor.

d) Except as provided in subsections (e) and (f), each applicant shall either:

1) hold or be qualified to hold a professional educator license endorsed for teaching; or

2) have completed, as part of an approved program, coursework addressing:
A) the structure, organization and operation of the educational system, with emphasis on P-12 schools;

B) the growth and development of children and youth, and their implications for counseling in schools;

C) the diversity of Illinois students and the laws and programs that have been designed to meet their unique needs; and

D) effective management of the classroom and the learning process.

e) An applicant who holds another state's certificate or license in school counseling shall not be subject to the requirements of subsection (c) or subsection (d) of this Section if he or she presents evidence of at least one year of full-time experience as a school counselor on a valid out-of-state school counseling certificate or license or on an Illinois educator license with stipulations endorsed for provisional educator with a school support personnel endorsement for school counselor.

f) An applicant who has completed an approved school counseling program in another state that includes an internship meeting the requirements of subsection (c) shall not be subject to the requirements of subsection (d).

g) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills, subject to the provisions of Section 25.720 and the timeline for the passage of each test set forth in Section 21B-30 of the School Code. (See also 23 Ill. Adm. Code 23.110.)

h) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20 of the School Code [105 ILCS 5/21B-20] in the event that the individual has failed to meet one or more of the requirements for a professional educator license endorsed for school counselor.

(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.227  Interim Approval for School Counselor Interns

a) An individual who wishes to participate in an internship enabling him or her to meet the requirements described in Section 25.225 of this Part may obtain an interim approval as a school counselor intern. Each applicant for this approval shall either:

1) have completed, as part of an approved program, all the coursework described in Section 25.225(d)(2) of this Part; or

2) hold a master's or higher degree in the field of community counseling and be working toward completion of all requirements necessary for an endorsement as a school counselor as described in Section 25.225 of this Part.

b) Each applicant shall be of good character, as defined in Section 21B-15 of the School Code [105 ILCS 5/21B-15].

c) Each applicant shall submit the application fee required under Section 21B-40 of the School Code along with an application to the State Board of Education and a transcript indicating compliance with subsection (a) of this Section.

d) Interim approval as a school counselor intern shall be valid until June 30 immediately following three years after the approval being issued and shall not be renewable.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.230 Nationally Certified School Psychologist

An individual who is a Nationally Certified School Psychologist may qualify for a school support endorsement for school psychologist under the requirements of this Section, rather than the requirements set forth in Section 25.235 (Endorsement for School Psychologists).

a) Each candidate shall hold valid national certification issued by the National Association of School Psychologists (http://www.nasponline.org/index.aspx).

b) Each candidate shall meet the requirements for the professional educator license issued pursuant to Section 21B-20(1) of the School Code and Section 25.25 of this Part.

c) Each candidate shall be required to pass the applicable content-area test (see Section 25.710 of this Part), as well as the test of basic skills, subject to the provisions of Section 25.720 of the School Code. (See also 23 Ill. Adm. Code 23.130.)

(Source: Old Section repealed at 29 Ill. Reg. 15831, effective October 3, 2005; new Section added at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.235  Endorsement for School Psychologists

a) Each candidate for the school support personnel endorsement for school psychologist shall hold a master's or higher degree in psychology or educational psychology with a specialization in school psychology.

b) Each candidate shall have completed an Illinois program approved for the preparation of school psychologists pursuant to Subpart C or a comparable approved program in another state or country or hold a comparable certificate or license issued by another state or country (see Section 25.425).

c) Each candidate shall have completed both a supervised field experience of at least 250 hours in a school setting and/or child study center and either a one-year, full-time internship under the direction of an intern supervisor or one year of full-time work experience as a school psychologist on a valid out-of-state school psychology certificate or license or on an Illinois educator license with stipulations endorsed for provisional educator with a school support personnel endorsement for school psychologist.

d) Each candidate shall be required to pass the applicable content-area test (see Section 25.710 of this Part), as well as the test of basic skills, subject to the provisions of Section 25.720 and the timeline for the passage of each test set forth in Section 21B-30 of the School Code. (See also 23 Ill. Adm. Code 23.130.)

e) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20 of the School Code [105 ILCS 5/21B-20] in the event that the individual has failed to meet one or more of the requirements for a professional educator license endorsed for school psychologist.

(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.240  Standard for School Nurse Endorsement (Repealed)

(Source:  Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.245  Endorsement for School Nurses

a) Each candidate for the school support personnel endorsement for school nursing shall hold a bachelor's degree.

b) Each candidate shall be licensed as a registered professional nurse in Illinois pursuant to the Nursing and Advanced Practice Nursing Act [225 ILCS 65].

c) Each candidate shall have completed an Illinois program approved for the preparation of school nurses pursuant to Subpart C or a comparable approved program in another state or country or hold a comparable certificate or license issued by another state or country.

d) Each candidate shall have met the requirements of either subsection (d)(1) or subsection (d)(2).

1) Completion of an internship that:

   A) was determined by the approved program to be sufficient in length for the candidate to meet the standards set forth at 23 Ill. Adm. Code 23.120, but in no case consisted of fewer than 300 hours of experiences; and

   B) was supervised by a school nurse who holds an endorsement issued under this Section with at least two full school years of full-time experience as a school nurse and at least one full school year of full-time experience with the current employer.

2) Completion of two years of experience as a school nurse prior to July 1, 1972.

e) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills, subject to the provisions of Section 25.720 and the timeline for the passage of each test set forth in Section 21B-30 of the School Code. (See also 23 Ill. Adm. Code 23.120.)

f) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20 of the School Code [105 ILCS 5/21B-20] in the event that the individual has failed to meet one or more of the requirements for a professional educator license endorsed for school nurse.

(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.250 Standards for Non-Teaching Speech-Language Pathologists

A support personnel endorsement as a Non-Teaching Speech-Language Pathologist shall be available to holders of the professional educator license who demonstrate that they meet the standards set forth at 23 Ill. Adm. Code 28.230 by completing an approved program and passing the relevant test. These individuals shall not be required to meet the Illinois Professional Teaching Standards set forth in Standards for All Illinois Teachers (23 Ill. Adm. Code 24) or the Common Core of Standards for All Special Educators (23 Ill. Adm. Code 28.100).

a) An individual who holds a non-teaching speech-language pathologist's credential may serve as part of a team that includes a licensed teacher and may provide instructional support to that teacher or to students in regard to academic subjects. However, he or she shall not be the educator responsible for the academic instruction of students in a class or the sole teacher in a classroom.

b) An individual who holds a non-teaching speech-language pathologist's credential may provide any service that constitutes speech-language therapy, regardless of the setting in which the service is delivered. That is, the non-teaching speech-language pathologist may provide therapeutic services as the sole professional in an individual or group setting.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.252 Endorsement for Non-Teaching Speech-Language Pathologists

Certain individuals may qualify for a school support personnel endorsement for non-teaching speech-language pathologist, as provided in Section 14-1.09b of the School Code [105 ILCS 5/14-1.09b].

a) Each applicant shall hold one of the licenses identified in Section 14-1.09b(b)(1) of the School Code [105 ILCS 5/14-1.09b(b)(1)].

b) Each applicant shall hold a master's or doctoral degree earned through completion of a program that meets the requirements of Section 14-1.09b(b)(2) of the School Code [105 ILCS 5/14-1.09b(b)(2)]. For the purposes of this subsection (b), a course of study or program approved or accredited (Section 14-1.09b(b)(2) of the School Code) includes those courses of study or programs that hold either accreditation or the status of "accreditation candidate" issued by the Council on Academic Accreditation in Audiology and Speech-Language Pathology of the American Speech-Language-Hearing Association at the time that the applicant completed the program.

c) Each applicant shall have met the requirements of Section 14-1.09b(b)(3) of the School Code [105 ILCS 5/14-1.09b(b)(3)].

1) A program of study that meets the content-area standards for speech-language pathologists approved by the State Board of Education in consultation with the SEPLB is a relevant preparation program that has been approved pursuant to Subpart C.

2) A comparable out-of-state program is one that leads to qualification as either a teaching or a non-teaching speech-language pathologist.

3) A comparable out-of-state certificate is one authorizing employment in the public schools in either capacity.

4) The required 150 clock hours of supervised, school-based professional experience shall consist of activities related to the aspects of practice that are addressed in the content-area standards for speech-language pathologists (see Section 25.250 and 23 Ill. Adm. Code 28 (Standards for Certification in Special Education)) with respect to:

   A) planning and intervention;

   B) the learning environment;
C) service delivery;

D) professional conduct and ethics; and

E) facilitation and advocacy.

5) The required evidence of completion for the 150 clock hours of supervised, school-based professional experience shall be a letter signed by the chief administrator or other designated official of the employing school district or nonpublic school documenting the nature and duration of the individual's experience with students with disabilities in a school setting. This letter shall indicate how the experience related to the knowledge and/or performance aspects of each of the standards identified in subsection (c)(4).

d) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills, subject to the provisions of Section 25.720 and the timeline for the passage of each test set forth in Section 21B-30 of the School Code.

e) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20 of the School Code [105 ILCS 5/21B-20] in the event that the individual has failed to meet one or more of the requirements for a professional educator license endorsed for non-teaching speech-language pathologists.

(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.255  Interim Approval for Speech-Language Pathologist Interns

An individual who has met the requirements of Section 14-1.09b(b)(1) and (b)(2) of the School Code and who wishes to participate in an internship enabling him or her to complete the supervised, school-based professional experience described in Section 14-1.09b(b)(3) of the School Code and Section 25.252 of this Part may obtain an interim approval as a speech-language pathologist intern.

a) Each applicant for this approval shall be of good character, as defined in Section 21B-15 of the School Code [105 ILCS 5/21B-15].

b) Each applicant shall be required to pass the tests required under Section 25.252(d) of this Part.

c) Each applicant shall submit an application to the State Board of Education along with:

   1) the application fee required by Section 21B-40 of the School Code;

   2) evidence that he or she meets the licensing requirements of Section 14-1.09b(b)(1) of the School Code; and

   3) evidence that he or she holds an advanced degree in conformance with Section 14-1.09b(b)(2) of the School Code.

d) Interim approval as a speech-language pathologist intern shall be valid until June 30 immediately following three years after the approval being issued and shall not be renewable.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.275  Renewal of the Professional Educator License Endorsed for School Support Personnel (Repealed)

(Source:  Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Subpart E: Requirements for the Licensure of Administrative and Supervisory Staff

Section 25.300 Relationship Among Credentials in Subpart E

Each candidate for an administrative endorsement shall hold a professional educator license issued pursuant to Section 21B-20(1) of the School Code and Section 25.25 of this Part. After July 1, 2013, each of the credentials discussed in this Subpart requires a separate endorsement on a professional educator license.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.310  Definitions (Repealed)

(Source:  Repealed at 9 Ill. Reg. 1046, effective January 16, 1985)
Section 25.311 Alternative Route to Superintendent Endorsement (Beginning January 1, 2013)

This Section establishes the requirements in addition to those set forth in Section 21B-55 of the School Code [105 ILCS 5/21B-55] for programs offering an alternative route to obtain a superintendent endorsement on the professional educator license for those individuals who have been employed for a period of at least five years in a management-level position. [105 ILCS 5/21B-55(d)(2)]

a) General Requirements

An institution of higher education or a not-for-profit entity recognized and approved to offer educator preparation programs under Subpart C may establish a program under this Section. Each alternative superintendent endorsement program shall:

1) include an intensive course of study covering each of the areas listed in Section 21B-55(c) of the School Code that is provided in a shorter amount of time than what is required to complete a superintendent endorsement preparation program approved pursuant to Subpart C and offered immediately preceding the candidate's placement into a school district under subsection (a)(2) of this Section;

2) provide for the candidate's placement as a full-time superintendent or assistant superintendent in an Illinois public school district for one school year; and

3) conduct a comprehensive assessment of the candidate's performance by school officials, which shall include at least the president of the board of education of the district of placement and, if the candidate is serving as an assistant superintendent, the district superintendent.

b) Candidate Qualifications

1) In order to be admitted to an alternative superintendent endorsement program, each candidate shall pass Illinois' test of basic skills required under Section 21B-30 of the School Code and Section 25.720 of this Part.

2) In order to serve as superintendent or assistant superintendent, each candidate shall apply for and be issued an educator license with stipulations endorsed for alternative provisional superintendent upon the presentation of evidence of having met the requirements set forth in
A) For the purposes of previous employment, "management-level position" does not include any management position in a public or nonpublic school that serves any of prekindergarten through grade 12.

B) A "minimum of a master's degree" means the completion of a master's degree or other degree beyond the bachelor's degree level (e.g., juris doctor (J.D.), doctor of philosophy (Ph.D.), doctor of education (Ed.D.)).

C) Each candidate shall pass the content-area test for superintendent.

3) Successful completion of an alternative route to superintendent endorsement program shall be deemed to satisfy any other supervisory, administrative, or management experience requirements established by law, and, once completed, an individual shall be eligible for a superintendent endorsement on a professional educator license [105 ILCS 5/21B-55] upon application and payment of the fee required under Section 21B-40 of the School Code.

c) Proposal Requirements

1) Each proposal to establish an alternative program shall describe the roles and responsibilities of the participating institution of higher education or not-for-profit entity and the school districts in which candidates will be assigned for the year of practice as full-time superintendents or assistant superintendents.

2) Each proposal shall describe the proposed course of study, which shall:

   A) describe how individual candidates' education and experience will be used in determining the portions of the course of study he or she will be required to complete;

   B) demonstrate how candidates will acquire knowledge of content and skills equivalent to the content and skills contained in a superintendent endorsement preparation program approved pursuant to Subpart C with regard to:

      i) educational management;
ii) governance and organization; and

iii) instructional and district planning; and

C) include a preservice assessment of each candidate's performance to be conducted by the institution of higher education at the conclusion of the course of study in order to determine the candidate's readiness for the year-long assignment as a superintendent or assistant superintendent. Each proposal shall state the criteria for the institution's determination of candidates' readiness.

3) Each proposal shall describe the proposed arrangements for candidates' assignment to a position as superintendent or assistant superintendent and shall provide for these to be set forth in a formal, written agreement between the participating institution of higher education and the school districts where candidates will practice. Each agreement shall address the nature and intensity of the support to be provided to candidates by experienced district-level administrators, university staff and/or other professionals with relevant experience, including at least:

A) the qualifications and experience of these individuals;

B) the estimated amount of time these individuals will devote to advising and assisting candidates; and

C) the specific roles of the assisting individuals.

4) Each proposal shall describe the proposed method of assessing candidates' performance for the year referred to in this Section and shall provide for these to be set forth in a formal, written agreement between the participating institution of higher education or not-for-profit entity and the school districts where candidates will practice. Each agreement shall include:

A) the roles of all parties who will participate in the evaluation of candidates; and

B) assessment methods capable of demonstrating whether a candidate has acquired knowledge and skills equivalent to those required of candidates in a superintendent endorsement preparation program approved pursuant to Subpart C.
5) Each proposal shall delineate the criteria by which candidates will be recommended for the superintendent endorsement on the professional educator license by the participating institution of higher education or not-for-profit entity.

6) Each proposal shall include an assurance that if a candidate, during his or her year of practice, will be evaluating any principals, the program shall facilitate and ensure the candidate's successful completion of the prequalification process and passage of the assessment required under Section 24A-3 of the School Code [105 ILCS 5/24A-3].

7) Proposals shall be submitted to the State Board of Education and addressed as follows:

    Alternative Superintendent Endorsement Program
    100 North First Street
    Springfield, Illinois 62777

d) Program Approval
Proposals for the establishment of alternative superintendent endorsement programs meeting the specifications of this Section and Section 21B-55 of the School Code shall be approved by the State Superintendent of Education pursuant to the requirements set forth in Section 25.120 of this Part, in consultation with SEPLB.

e) Each alternative program established pursuant to this Section shall be subject to the review process and reporting requirements described in Subpart C.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.313 Alternative Route to Administrative Endorsement (Through August 31, 2013) (Repealed)

(Source: Repealed at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.314  Alternative Route to Administrative Certification for Teacher Leaders
(Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.315  Renewal of Administrative Endorsement (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.320  Application for Approval of Program (Repealed)

(Source: Repealed at 9 Ill. Reg. 1046, effective January 16, 1985)
Section 25.322  General Supervisory Endorsement (Repealed)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.330 Standards and Guide for Approved Programs (Repealed)

(Source: Repealed at 9 Ill. Reg. 1046, effective January 16, 1985)
Section 25.333 General Administrative Endorsement (Repealed)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.335 General Administrative Endorsement (Through June 30, 2016)

This endorsement, to be affixed to a professional educator license, is required for principals, assistant principals, assistant or associate superintendents, and staff filling other similar or related positions as indicated in 23 Ill. Adm. Code 1.705. (See also 23 Ill. Adm. Code 29.120.) No candidates currently are being admitted to general administrative endorsement programs (see Section 21B-25(2)(A) of the School Code). For candidates who have completed a program on or before September 1, 2014, a general administrative endorsement shall be issued in accordance with the deadlines set forth at Section 21B-25(2)(A) of the School Code.

a) Each candidate for the general administrative endorsement shall hold a master's degree or equivalent awarded by a regionally accredited institution of higher education. For the purposes of this subsection (a), "equivalent" shall mean the completion of a degree beyond the bachelor's degree level (e.g., juris doctor (J.D.), doctor of philosophy (Ph.D.), doctor of education (Ed.D.)).

b) Each candidate shall have completed either:

1) an Illinois program approved for the preparation of administrators pursuant to Subpart C; or

2) a comparable approved program in another state or country or hold a comparable certificate or license issued by another state or country (see Section 25.425).

c) Each candidate shall have two years of full-time teaching or school support personnel experience in public schools, schools under the supervision of the Department of Corrections, schools under the administration of the Department of Human Services, or nonpublic schools recognized by the State Board of Education, pursuant to 23 Ill. Adm. Code 425 (Voluntary Registration and Recognition of Nonpublic Schools), or meeting comparable out-of-state recognition standards.

d) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills pursuant to Section 25.720, except that individuals who received their initial teaching or school support personnel certificate prior to July 1, 1988 are not subject to the requirement to pass the test of basic skills.

e) A candidate who receives the general administrative endorsement on or before June 30, 2016 may continue to be employed in the positions listed in this Section after July 1, 2016. (Also see Section 25.337(d).)
f) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20 of the School Code in the event that the individual has failed to meet one or more of the requirements for a professional educator license in his or her area of endorsement, subject to the restrictions provided at Section 25.15(a)(2) regarding employment as a principal or assistant principal. All deficiencies identified shall be satisfied within the timelines specified at Section 21B-25(2)(A) of the School Code.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.337 Principal Endorsement (2013)

a) This endorsement is required for principals and assistant principals.

b) A principal endorsement shall be affixed to a professional educator license provided that the candidate holds a master's degree or equivalent (e.g., juris doctor (J.D.), doctor of philosophy (Ph.D.), doctor of education (Ed.D.)) and either successfully completes each of the requirements specified in 23 Ill. Adm. Code 30 (Programs for the Preparation of Principals in Illinois) or meets each of the requirements specified in Section 21B-35(b-5) of the School Code (also see Section 25.425 of this Part).

c) Each candidate shall have:

1) four years of teaching experience or, until June 30, 2019, working in the capacity of school support personnel in a public school or nonpublic school recognized by the State Board of Education [105 ILCS 5/21B-25] in accordance with 23 Ill. Adm. Code 425 (Voluntary Registration and Recognition of Nonpublic Schools), which must have been accrued while the individual held a valid professional educator license endorsed in a teaching field or, until June 30, 2019, a school support personnel area (i.e., school counselor, school psychologist, speech language pathologist (non-teaching), school nurse, school social worker, school marriage and family counselor); or

2) four years of experience, which must have been accrued while the individual held a valid teaching or, until June 30, 2019, school support personnel certificate or license issued by another state authorizing employment in an out-of-state public school or in an out-of-state nonpublic school meeting out-of-state recognition standards comparable to those set forth by the State Board of Education at 23 Ill. Adm. Code 425.

d) For the purposes of Section 21B-25(2)(B) of the School Code [105 ILCS 5/21B-25(2)(B)], a candidate may qualify for the principal endorsement with fewer than 4 years of experience upon presentation of certain performance evaluation ratings that incorporate data and indicators of student growth (see Article 24A of the School Code [105 ILCS 5/A 24A] and 23 Ill. Adm. Code 50 (Evaluation of Educator Licensed Employees under Articles 24A and 34 of the School Code)).

1) A candidate may qualify with three years of experience if he or she has received at least a "proficient" performance evaluation rating in his or her three annual performance evaluations conducted.
2) A candidate may qualify with two years of experience if he or she has received an "excellent" performance evaluation rating in his or her two annual performance evaluations conducted.

e) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills, pursuant to Section 25.720, except that individuals who received their initial teaching or school support personnel certificate prior to July 1, 1988 are not subject to the requirement to pass the test of basic skills.

f) An individual holding a general administrative endorsement issued pursuant to Section 25.335 of this Part may have that endorsement converted to a principal endorsement in accordance with the process set forth in Section 21B-25 of the School Code.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.338 Designation as Master Principal (Repealed)

(Source: Repealed at 36 Ill. Reg. 12455, effective July 23, 2012)
Section 25.344 Chief School Business Official Endorsement (Repealed)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.345  Endorsement for Chief School Business Official

This endorsement is required for chief school business officials. (See also 23 Ill. Adm. Code 29.110.)

a) Each candidate for the chief school business official's endorsement shall hold a master's degree or equivalent awarded by a regionally accredited institution of higher education. For the purposes of this subsection (a), "equivalent" shall mean the completion of a degree beyond the bachelor's degree level (e.g., juris doctor (J.D.), doctor of philosophy (Ph.D.), doctor of education (Ed.D.)).

b) Each candidate, other than a candidate whose master's degree was earned in business administration, finance, or accounting (Section 21B-25(2)(C) of the School Code [105 ILCS 5/21B-25(2)(C)]), shall have completed 24 semester hours of graduate coursework in an Illinois program approved for the preparation of school business officials pursuant to Subpart C of this Part or a comparable approved program in another state or country or hold a comparable certificate or license issued by another state or country (see Section 25.425 of this Part) and either have:

1) two years' full-time administrative experience in school business management (Section 21B-25(2)(C) of the School Code); or

2) two years of university-approved practical experience.

c) Each candidate whose master's degree was earned in business administration, finance, or accounting shall complete an additional six semester hours of internship in school business management from a regionally accredited institution of higher education (Section 21B-25(2)(C) of the School Code) that is conducted under the supervision of an individual who holds a current Illinois endorsement for chief school business official or who serves as the school district's chief financial officer. Institutions may consider a candidate's work experience in a school business office that is comparable to the responsibilities of a chief school business official as meeting a portion or all of the six-semester-hour internship requirement. For purposes of this subsection (c), one semester hour shall be equivalent to a minimum of 15-clock hours of experience that a candidate documents as completing.

d) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills pursuant to Section 25.720, except that individuals holding a professional educator license who received their
initial teaching, school support personnel or administrative certificate prior to July 1, 1988 are not subject to the requirement to pass the test of basic skills.

e) Educator License with Stipulations

1) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20(2)(A) of the School Code in the event that he or she has failed to meet one or more of the requirements for a professional educator license endorsed for chief school business official.

2) A candidate who does not meet the requirements of Section 25.25(a) of this Part regarding coursework pertaining to the exceptional child and reading may apply for an educator license with stipulations endorsed for chief school business official by meeting the requirements set forth either in subsection (b) or (c) of this Section. (Also see Section 21B-20(2)(K) of the School Code.) An individual holding an educator license with stipulations endorsed for chief school business official shall be considered fully qualified to serve as a chief school business official provided he or she meets any renewal requirements set forth in Subpart J of this Part.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.355  Endorsement for Superintendent (Beginning September 1, 2016)

The requirements of this Section apply to individuals seeking a superintendent endorsement on or after September 1, 2016.

a) This endorsement is required for superintendents and assistant superintendents.

b) A superintendent endorsement shall be affixed to a professional educator license provided that the candidate holds a master's degree or equivalent (e.g., juris doctor (J.D.), doctor of philosophy (Ph.D.), doctor of education (Ed.D.)) and either successfully completes each of the requirements specified in 23 Ill. Adm. Code 33 (Programs for the Preparation of Superintendents in Illinois) or meets each of the requirements specified in Section 21B-35(b-5) of the School Code (see Section 25.425).

c) In accordance with Section 21B-25(2)(D) of the School Code [105 ILCS 5/21B-25(2)(D)], each candidate shall hold an Illinois professional educator license and have two years of experience working full-time in a general administrative position or as a principal, director of special education or chief school business official either:

1) on the Illinois general administrative, principal, director of special education or chief school business officer endorsement in:

   A) an Illinois public school; or

   B) a nonpublic school recognized under 23 Ill. Adm. Code 425 (Voluntary Registration and Recognition of Nonpublic Schools) whose chief administrator is required to hold a professional educator license endorsed for general administrative or principal and when a majority of the teachers employed in the school are required to hold a professional educator license endorsed in the teaching field specific to each teacher's assignment; or

2) while holding a credential required by the employing state in order to serve as principal, director of special education or chief school business official that is comparable in validity and educational and experience requirements (Section 21B-25(2)(D) of the School Code) to the applicable Illinois endorsement, if the candidate completed a comparable out-of-state program for the applicable credential held. (See also Section 25.425 of this Part.)
d) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills pursuant to Section 25.720, except that individuals who received their initial teaching, school support personnel or administrative certificate prior to July 1, 1988 are not subject to the requirement to pass the test of basic skills.

e) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20 of the School Code in the event that he or she has failed to meet one or more of the requirements for a professional educator license endorsed for superintendent.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.360 Endorsement for Superintendent (Through August 31, 2019)

This endorsement, to be affixed to a professional educator license, is required of school district superintendents. (See also 23 Ill. Adm. Code 29.130.) Applicants for an endorsement issued under this Section shall apply for, and have the endorsement issued, no later than September 1, 2019.

a) Each candidate for the superintendent's endorsement shall hold a master's degree or equivalent awarded by a regionally accredited institution of higher education. For the purposes of this subsection (a), "equivalent" shall mean the completion of a degree beyond the bachelor's degree level (e.g., juris doctor (J.D.), doctor of philosophy (Ph.D.), doctor of education (Ed.D.)).

b) Each candidate shall have completed an Illinois program approved for the preparation of superintendents pursuant to Subpart C or have met the requirements specified in Section 21B-35(b-5) of the School Code (also see Section 25.425 of this Part).

c) In accordance with Section 21B-25(2)(D) of the School Code, each candidate shall hold an Illinois professional educator license and have two years of experience working full-time in a general administrative position or as a principal, director of special education or chief school business official either:

1) on the Illinois general administrative, principal, director of special education or chief school business officer endorsement in:

   A) an Illinois public school; or

   B) a nonpublic school recognized under 23 Ill. Adm. Code 425 (Voluntary Registration and Recognition of Nonpublic Schools) whose chief administrator is required to hold a professional educator license endorsed for general administrative or principal and when a majority of the teachers employed in the school are required to hold a professional educator license endorsed in the teaching field specific to each teacher's assignment; or

2) while holding a credential required by the employing state in order to serve as principal, director of special education or chief school business official that is comparable in validity and educational and experience requirements (Section 21B-25(2)(D) of the School Code) to the applicable Illinois endorsement, if the candidate completed a comparable out-of-state
program for the applicable credential held. (See also Section 25.425 of this Part.)

d) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills pursuant to Section 25.720, except that individuals who received their initial teaching, school support personnel or administrative certificate prior to July 1, 1988 are not subject to the requirement to pass the test of basic skills.

e) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20 of the School Code in the event that he or she has failed to meet one or more of the requirements for a professional educator license endorsed for superintendent.

(Source: Amended at 40 Ill. 12346, effective August 9, 2016)
Section 25.365 Endorsement for Director of Special Education

This endorsement, to be affixed to a professional educator license, shall be required for directors and assistant directors of special education beginning July 1, 2005.

a) Each candidate for the director of special education endorsement shall hold a master's degree or equivalent awarded by a regionally accredited institution of higher education. For the purposes of this subsection (a), "equivalent" shall mean the completion of a degree beyond the bachelor's degree level (e.g., juris doctor (J.D.), doctor of philosophy (Ph.D.), doctor of education (Ed.D.)).

b) Each candidate shall:

1) have completed an Illinois program approved for the preparation of directors of special education pursuant to Subpart C or a comparable approved program specific to directors of special education in another state or country or hold a comparable certificate or license issued by another state or country, provided that the requirements met by the applicant for the out-of-state program or certificate or license included completion of at least one course each in:

A) special education law;
B) special education finance;
C) supervision of programs for children with disabilities; and
D) cross-categorical special education methods; or

2) submit, along with the application for the endorsement and the applicable fee, a copy of a letter of approval as an administrator of special education issued by the State Board of Education at any time; or

3) submit, along with the application for the endorsement and the applicable fee, evidence of holding an administrative certificate or a professional educator license endorsed for an administrative position and having completed 30 semester hours of coursework, distributed as specified in this subsection (b)(3).

A) at least one course in each of the areas described in subsection (b)(1); and
B) additional coursework to reach the required total of 30 semester hours, chosen from the areas of:

i) curricular adaptations/modifications and assistive technology;

ii) facilitation of the least restrictive environment for all students;

iii) characteristics of students with disabilities;

iv) collaboration with parents and school personnel;

v) transition services for students with disabilities; and

vi) educational and psychological diagnosis and remedial techniques.

c) Each candidate shall have two years' full-time experience providing special education services:

1) in the public schools, as a special education teacher, a speech-language pathologist, a school social worker, or a school psychologist; or

2) in a nonpublic school, if the candidate holds the appropriate corresponding Illinois professional educator license endorsed in a special education teaching field or for school support personnel as a speech-language pathologist, a school social worker, or a school psychologist.

d) Each candidate shall be required to pass the applicable content-area test (see Section 25.710), as well as the test of basic skills pursuant to Section 25.720, except that individuals who received their initial teaching or school support personnel certificate prior to July 1, 1988 are not subject to the requirement to pass the test of basic skills.

e) Nothing in this Section is intended to preclude the candidate from seeking the issuance of an educator license with stipulations endorsed for provisional educator under Section 21B-20 of the School Code in the event that he or she has failed to meet one or more of the requirements for a professional educator license endorsed for director of special education.

(Source: Amended at 40 Ill12346, effective August 9, 2016)
Section 25.400 Registration of Licenses; Fees

Section 21B-40 of the School Code [105 ILCS 5/21B-40] requires the registration of an individual's educator license (i.e., professional educator license, educator license with stipulations or substitute teaching license) and establishes the amount of the registration fee to be paid for each full or partial year in the license's validity period. An individual shall register the license immediately (i.e., no later than six months) after the date on which the license initially was issued and between April 1 and June 30 in the last year of each 5-year renewal cycle. (See Sections 21B-40(a)(4) and 21B-45(k) of the School Code.) Registration fees and requirements applicable in specified situations shall be as set forth in this Section.

a) An individual shall pay a separate fee to register each license held (i.e., professional educator license, educator license with stipulations or substitute teaching license) for the license's period of validity (i.e., the time period during which the license is valid). An individual who does not hold an educator license but who has an approval issued pursuant to this Part is not subject to the requirements of this Section.

b) An individual is required to register his or her license in each region where he or she teaches or in any county of the State, if the individual is not yet employed, but is required to pay a registration fee in only one region. Therefore, an individual who moves from one region to another after paying a registration fee for a particular period of time:

1) shall be required to register his or her license in the new region; but

2) shall not be required to pay any additional registration fee.

c) When a registration fee is paid, the amount due shall be the amount required to register the license for its entire period of validity.

d) Pursuant to Section 25.450 of this Part, a licensee may immediately reinstate the license if it has lapsed (i.e., been expired for a period of six months or more due to failure to register the license) by payment of all accumulated registration fees and either payment of the penalty or completion of the coursework required under Section 21B-45 of the School Code. The amount due for each year in the renewal cycle shall be the fee that was in effect at that time, rather than the annual amount applicable at the time when the fees are paid.

e) The provisions of subsection (d) do not apply to individuals who are ineligible to register their licenses due to the renewal requirements set forth in Section 21B-45.
of the School Code and Subpart J not being met by September 1 of the year in which the license expired. A license subject to this subsection (e) shall be immediately (i.e., within six months) reinstated:

1) upon payment of all accumulated registration fees;

2) either payment of the penalty or completion of the coursework required under Section 21B-45, the latter of which shall not be counted as both satisfying the penalty and meeting the professional development owed; and

3) completion of any outstanding professional development activities required for renewal.

f) The amount of the fee that was in effect for any given year shall remain in effect for that year, regardless of when the fee is paid.

g) In accordance with Section 21B-45(e)(5), a licensee working in a position that does not require a professional teaching license or an educator license with stipulations or working in a position for less than 50 percent of full-time equivalency for any particular school year is considered to be exempt and shall be required to pay only the registration fee in order to renew and maintain the validity of the license.

h) In accordance with Section 21B-45(e)(6), a licensee with a license in retired status shall not be required to pay registration fees until returning to a position that requires educator licensure, at which time the licensee shall immediately pay a registration fee and complete renewal requirements for that year. (See Subpart J regarding renewal requirements.) The requirements of this subsection (h) do not apply to a licensee whose license is in retired status, who holds a professional educator license, and who works only as a substitute teacher for less than 50 percent of full-time equivalency for any particular school year.

i) An unregistered license is invalid after September 1 for employment and performance of services in an Illinois public or State-operated school or cooperative and a charter school. (Section 21B-45(a) of the School Code)

j) The other provisions of this Section notwithstanding, no fee paid in connection with the registration of one or more licenses shall have the effect of extending the period of validity of any other license that is subject to additional renewal requirements that have not been met.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.405 Military Service; Licensure

a) The provisions of subsection (b) of this Section shall apply to any individual who:

1) holds a professional educator license endorsed for teaching, school support personnel, or an administrative area; and

2) is unavailable for employment on that license due to military service, including service in any reserve capacity.

b) For any individual as described in subsection (a) of this Section, the period of validity of any license held shall be tolled during the period of his or her unavailability.

1) The time remaining on any license held, and the time when the individual can continue to hold any type of license held, shall be the same when he or she becomes available for employment on the license as was the case when he or she became unavailable under this subsection (b).

2) An individual subject to this subsection (b) shall not owe a fee for any period of time when his or her license's validity is tolled pursuant to this subsection (b).

3) An individual subject to this subsection (b) shall give written notification to the appropriate regional superintendent of schools that he or she has been called to active military service and shall enclose a copy of the military order. Upon return from active duty, the individual shall provide written notification of his or her availability and shall enclose a copy of the release order. This information shall be used to establish the tolling period.

c) An active member of the U.S. Armed Forces or any reserved component of the U.S. Armed Forces or the National Guard of any state, commonwealth, or territory of the United States or District of Columbia, as well as a spouse of such an individual, who meets the requirements of Section 21B-20(2)(A) of the School Code may obtain an educator license with stipulations endorsed for provisional educator without first passing Illinois' test of basic skills or the applicable content-area test.

1) The individual shall be required to pass the tests referred to in this subsection (c), as well as complete any other deficiencies identified, during the two-year validity period of the educator license with
stipulations before he or she may apply for and be eligible to receive a professional educator license.

2) The educator license with stipulations shall not be renewed. (See Section 21B-20(2)(A) of the School Code.)

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.410 Reporting Requirements for Revoked or Suspended Licenses; License Application Denials

a) When a license is suspended or revoked in Illinois or an application for an Illinois educator license is denied, all other states and possessions of the United States shall be informed of this action.

b) The license of an individual who voluntarily surrenders that license shall be treated as a revoked license. (See Section 21B-45 of the School Code.) An individual who voluntarily surrenders his or her professional educator license or educator license with stipulations also surrenders all of the endorsements on that license. (Also see Section 25.411 of this Part.)

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.411 Voluntary Removal of Endorsements

This Section sets forth the conditions upon which a licensee may voluntarily remove one or more endorsements issued on a professional educator license or an educator license with stipulations.

a) A licensee may request the removal of an endorsement only between January 1 and May 1 of each calendar year, with the endorsement being removed by no later than July 1 of the same calendar year.

b) A licensee shall not request removal of any endorsement from a professional educator license or an educator license with stipulations if he or she is subject to an ongoing investigation conducted by the State Board of Education or there is other evidence or allegations of misconduct.

c) Any licensee not subject to the provisions set forth in subsection (b) of this Section shall provide written notification to the State Board of Education, using a form provided for this purpose, of his or her intent to remove one or more endorsements. The notification shall include the licensee's full name as recorded in ELIS, his or her license number and the name of each credential to be removed. The notice shall be submitted to:

   General Counsel
   Illinois State Board of Education
   100 W. Randolph Street, CH14-300
   Chicago, Illinois  60601

d) Confirmation noting the date that the endorsement was removed from the license shall be sent to the individual within 30 days after receipt of the request. Removal of the endorsement from the individual's license shall be reflected in ELIS.

e) A licensee may reapply for an endorsement removed under this Section by paying the fee required in Section 21B-40 of the School Code, provided that:

   1) at least 10 years has passed since the endorsement was removed;

   2) the licensee passes all tests required for the endorsement as set forth in Section 21B-30 of the School Code and Section 25.720 of this Part; and

   3) the licensee provides evidence of meeting all other requirements in effect for the endorsement, as set forth in Article 21B and this Part, at the time he or she makes application for the endorsement.
f) A licensee shall not request the removal of the same endorsement from his or her professional educator license or educator license with stipulations more than once every 10 years.

(Source: Amended at 40 Ill. 12346, effective August 9, 2016)
Section 25.415  Credit in Junior College (Repealed)

(Source:  Repealed at 28 Ill. Reg. 8556, effective June 1, 2004)
Section 25.420 Psychology Accepted as Professional Education (Repealed)

(Source: Repealed at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.425 Individuals Prepared in Out-of-State Institutions

a) In accordance with Section 21B-35 of the School Code, an applicant who has completed a *comparable state-approved education program* of another state or country may be granted an Illinois professional educator license endorsed in the area (i.e., teaching, administrative or school support personnel) that corresponds to the completed program if he or she meets all the generally applicable requirements of Article 21B of the School Code (e.g., age and good character) and the requirements for the license and the endorsement sought, as specified in the applicable Sections of this Part. As used in each of those Sections, a "comparable program" is one that leads to eligibility for service in the same specific capacity in the public schools of the state where the program was completed and is aligned to the standards set forth in Section 25.115(e). A program completed in the United States shall be considered comparable only if it was offered by a regionally accredited institution of higher education or a not-for-profit entity recognized under Subpart C.

1) The individual shall hold a bachelor's *degree or higher from a regionally accredited institution of higher education and the degreed major or a constructed major must directly correspond to the license or endorsement sought* and meet the requirements for that endorsement as set forth in Section 25.100. (Section 21B-35(a)(2) of the School Code)

2) Each applicant for an Illinois professional educator license endorsed in a teaching field *who has not been entitled by an Illinois-approved institution of higher education* must have completed a program that met the following requirements.

A) For those who have completed traditional preparation programs, these requirements include:

i) college coursework in professional education, including pre-student teaching clinical experiences or equivalent experience, and student teaching or equivalent experience;

ii) coursework *in the methods of instruction of the exceptional child* in cross-categorical special education (Section 21B-35(a)(3) of the School Code), which shall meet the requirements outlined in Section 25.25(a)(1)(A) of this Part;
iii) coursework in the methods of reading and reading in the content area (Section 21B-35(a)(4) of the School Code), which shall meet the requirements outlined in Section 25.25(a)(1)(B) of this Part; and

iv) coursework in instructional strategies for English language learners, which shall address bilingual education, English as a Second Language or English as a New Language methods (Section 21B-35(a)(5) of the School Code).

B) For those who have completed preparation programs in a school support personnel field listed in Subpart D, these requirements include college coursework in:

i) professional education, including an internship or equivalent experience;

ii) the methods of instruction of the exceptional child in cross-categorical special education (Section 21B-35(a)(3) of the School Code), which shall meet the requirements outlined in Section 25.25(a)(1)(A) of this Part;

iii) the methods of reading and reading in the content area (Section 21B-35(a)(4) of the School Code), which shall meet the requirements outlined in Section 25.25(a)(1)(C); and

iv) instructional strategies for English language learners (Section 21B-35(a)(5) of the School Code), which shall align to standards for addressing second language acquisition and the diverse learner set forth in the Standards for the Speech-Language Pathologist (23 Ill. Adm. Code 28.230) or, for other school support personnel, the applicable standards in 23 Ill. Adm. Code 23 (Standards for School Support Personnel Endorsement).

C) For those who are seeking an endorsement for principal, the applicant's preparation shall be evaluated in accordance with the criteria specified in Section 25.337.

D) For those who have completed alternative certification or licensure programs, these requirements include graduation from a regionally accredited institution with a bachelor's degree that directly
corresponds to the endorsement sought and meets the requirements for that endorsement as set forth in Section 25.100, an intensive course of study approved by that state for this purpose, and student teaching or another structured teaching experience that forms part of the approved alternative program, as well as the coursework specified in subsection (a)(2)(A).

3) Each out-of-state applicant shall have passed each of the Illinois tests required for the professional educator license and the endorsement sought, as set forth in Section 21B-30 of the School Code [105 ILCS 5/21B-30] and Section 25.720.

4) In accordance with Section 21B-30(f) of the School Code, beginning July 1, 2015, each applicant who has not been entitled by an Illinois-approved institution of higher education for a professional educator license endorsed in a teaching field shall pass the TPA (see Section 25.720(e) of this Part). Any applicant who completed student teaching by August 31, 2015 may pass the Assessment of Professional Teaching (APT) instead (see Section 25.720(d)). If the applicant has not met the requirement to pass the TPA and is not eligible to take the APT, he or she may:

A) apply for an educator license with stipulations endorsed for the grade levels and content area of the endorsement sought, provided he or she holds a valid, comparable certificate or license from another state and has passed the test of basic skills and applicable content-area test required by Section 21B-30 of the School Code and Section 25.720 of this Part, and complete the TPA while employed as a teacher in an Illinois school district; or

B) enroll in the student teaching portion of an educator preparation program offered by an Illinois institution of higher education approved to offer a program pursuant to Subpart C, during which time the TPA shall be completed; or

C) for purposes of meeting both the requirements of Section 21B-30(f) of the School Code and this subsection (a)(4), an applicant who provides evidence with his or her application of having at least one year of full-time teaching experience and having achieved a "proficient" or higher rating, or the equivalent, on his or her most recent performance evaluation shall not be required to pass the TPA.
b) An individual may receive additional endorsements on a professional educator license endorsed for teaching by meeting the applicable requirements of Sections 25.37 and 25.100.

c) A candidate whose credentials were earned at an institution outside the United States shall submit the documents prepared by the foreign institution to a service whose evaluations are accepted by the State Board pursuant to subsection (d) to determine if the candidate has met the requirements of Section 21B-35(b) of the School Code, including the coursework required under subsection (a)(2)(A).

1) After reviewing the documents submitted, the service shall provide to the State Superintendent of Education a statement identifying the degree held by the individual and indicating whether or not the individual has been prepared as an educator. The service shall also provide a list of the courses completed, with the credits earned equated to semester hours.

2) The transcript provided by the service pursuant to subsection (c)(1) shall be reviewed to determine whether the individual qualifies for a professional educator license and the endorsements for which application was made; if so, he or she shall receive the license and the endorsements indicated by the coursework completed.

3) If the review of the individual's transcript indicates that he or she does not qualify for a professional educator license and the endorsements for which application was made, he or she shall receive a notification of the deficiencies for the license and the endorsement requested.

d) Evaluation services shall be approved to review foreign credentials for purposes of Illinois licensure if they demonstrate experience working on behalf of either the National Association of Foreign Student Affairs or the American Association of Collegiate Registrars and Admissions Officers. However, the State Board of Education may discontinue acceptance of evaluations from any service based on evidence of material inconsistencies in reviews. The State Board shall maintain an up-to-date list of all organizations whose reviews are being accepted and shall make this list readily available.

e) If either a candidate who has not been entitled by an Illinois-approved institution of higher education or an applicant from another country has not met one or more of the criteria to receive a professional educator license and endorsements for which he or she has applied, the candidate may apply and qualify for an educator license with stipulations endorsed for provisional educator if he or she meets the requirements of Section 21B-20(2)(A) of the School Code, including passage of the Illinois test of basic skills and any Illinois content-area test required for each
endorsement sought, as required by Section 21B-30 of the School Code and Section 25.720 of this Part, either prior to or within one year after issuance of the educator license with stipulations endorsed for provisional educator. (See Section 21B-20(2)(A) of the School Code.)

1) Applicants who have not been entitled by an Illinois-approved educator preparation program at an Illinois institution of higher education shall not receive a provisional educator endorsement on the educator license with stipulations if the person completed an alternative licensure program in another state, unless the program has been determined to be equivalent to Illinois program requirements. (Section 21B-20(2)(A) of the School Code)

2) Applicants shall be eligible for an educator license with stipulations endorsed for provisional educator, principal or superintendent, provided that they meet the requirements of Section 21B-35(b-5)(1) and (3) of the School Code regarding completion of a program approved by another state or country and issuance of a certificate or license in a teaching field.

3) The educator license with stipulations endorsed for provisional educator shall be issued only once, valid until June 30 immediately following two years after the license being issued, unless the licensee, during the time in which he or she held the provisional endorsement:

   A) passed the test of basic skills and the applicable content-area test, as required under Section 21B-20(2)(A)(ii) of the School Code; and
   
   B) did not work in a public school or nonpublic school recognized by the State Board of Education pursuant to 23 Ill. Adm. Code 425 (Voluntary Registration and Recognition of Nonpublic Schools) at any time during the validity period of the educator license with stipulations endorsed for provisional educator.

4) An applicant may request one or more endorsements when he or she initially applies for the professional educator license and pays only one fee required under Section 21B-40 of the School Code. Applications shall be evaluated for only those endorsements requested by the applicant. For those individuals not qualifying for the professional educator license, additional endorsements may be requested following issuance of the educator license with stipulations upon application and payment of the fee required under Section 21B-40; however, the date of approval of any
additional endorsements shall not extend the validity period of the educator license with stipulations.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.427  Limitation on Evaluation or Entitlement

a) An evaluation for purposes of issuing any educator license or an additional endorsement on a currently held license will be binding on the State Board of Education for only two full fiscal years after it is given.

b) A recommendation for licensure or endorsement of a candidate by entitlement shall be valid for only one calendar year after its issuance by the institution.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.430  Short-Term Authorization for Positions Otherwise Unfilled

Subject to the provisions of this Section, an entity that is required to employ educator licensed teachers may receive short-term authorization to employ an individual who does not hold the qualifications required for certain vacant teaching positions when the employing entity has been unable to recruit a fully qualified candidate for that position.

a)  Applicability

1)  The short-term authorization described in this Section shall be available with respect to:

   A)  individuals who lack full qualifications in a content area; or

   B)  until January 31, 2018, individuals who have not completed the six semester hours of coursework specified at 23 Ill. Adm. Code 1.720 for teachers of middle grades (see Section 1.720(a)(2)(A) and (B)).

2)  The short-term authorization described in this Section shall not be available with respect to:

   A)  special education teaching positions;

   B)  individuals who lack the required grade level endorsements for the assignment in question; or

   C)  situations in which the employing entity's need for short-term authorization has arisen due to the unforeseen departure of a teacher who was fully qualified for the assignment in question.

b)  The employing entity shall apply for short-term authorization by filing with the regional superintendent:

   1)  a description of the vacant position, including the subject area and the grade level;

   2)  evidence of the entity's inability to fill the position with a fully qualified individual, except as limited by subsection (a)(2)(C);

   3)  a statement that the employing entity has not honorably discharged anyone in the past year who was fully qualified for the position;
4) the name and Illinois Educator Identification Number (IEIN) of the individual the entity wishes to employ for the position, as well as a list of the license numbers and content-area and grade level endorsements held by that individual;

5) a written assurance that the district will provide the teacher to be employed with mentoring and high-quality professional development each year in the subject area to be taught;

6) one of the following:

A) a written assurance from an institution of higher education that operates a program approved pursuant to Subpart C that leads to educator licensure in the content area to be taught that the individual who will be employed is enrolled in coursework that is designed to meet the standards applicable to that subject area, or

B) a written assurance from the licensure officer of another institution of higher education that offers one or more approved educator preparation programs that the individual is enrolled in courses that will enable him or her to qualify for the endorsement, or

C) other evidence of enrollment in relevant coursework supplied by the individual who will be employed, or

D) a written assurance signed by the individual who will be employed, indicating his or her intention to enroll in one or more identified courses at a specified institution of higher education in the next semester; and

7) a statement of intent, signed and dated by the individual who will be employed, stipulating that he or she will complete all requirements for an endorsement in the subject to be taught (see Section 25.100) within three school years after the issuance of authorization under this Section.

c) Short-term authorization pursuant to this Section shall be issued only when the individual identified by the employing entity:

1) holds a professional educator license that is valid for the grade level of the proposed assignment;
2) has successfully completed at least nine semester hours of college coursework in the subject area to be taught; and

3) has filed the statement of intent required under subsection (b)(7).

d) When the requirements of this Section have been met, the State Superintendent of Education shall issue to the employing entity a letter granting short-term authorization for the named individual to teach in the specific position for which the application was made.

1) The letter shall constitute an authorization to the employing entity and not a credential issued to the individual. As such, it shall not be transferable to any other individual, employing entity or teaching assignment.

2) Each employing entity that receives an authorization pursuant to this Section shall maintain the State Superintendent's letter on file and make it available for inspection by representatives of the State Board of Education upon request.

e) Short-term teaching authorization issued pursuant to this Section shall be issued with respect to a specific school year and shall expire on June 30 immediately following the third full year after the authorization was issued.

f) After the end of the validity of authorization received under this Section, the individual shall not be eligible to teach in the content area for which approval was granted unless he or she has received an endorsement for that content area.

(Source: Old Section repealed at 28 Ill. Reg. 8556, effective June 1, 2004; new Section added at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.435 School Service Personnel Certificate—Waiver of Evaluations  (Repealed)

(Source: Repealed at 24 Ill. Reg. 12930, effective August 14, 2000)
Section 25.437  Equivalency of General Education Requirements (Repealed)

(Source: Repealed at 24 Ill. Reg. 7206, effective May 1, 2000)
Section 25.440  Master of Arts NCATE  (Repealed)

(Source:  Repealed at 28 Ill. Reg. 8556, effective June 1, 2004)
Section 25.442 Illinois Teacher Corps Programs (Through August 31, 2013) (Repealed)

(Source: Repealed at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.444 Illinois Teaching Excellence Program

The annual payments and incentives established under Section 21B-70 of the School Code [105 ILCS 5/21B-70] shall be subject to the requirements of this Section and shall be contingent upon the appropriation of sufficient funds (see subsection (a)). For purposes of this Section, "State Superintendent of Education" means the State Superintendent or a designee. When permitted or required by the State Superintendent, documentation called for in this Section may be submitted via electronic means.

a) When the funding available in any fiscal year is inadequate to cover all the payments requested by "qualified educators", as defined in Section 21B-70(a) of the School Code, payments shall be paid on a first-come, first-served basis, regardless of the type of payment being requested, but shall be subject to any limitations established for a particular payment type under Section 21B-70 of the School Code. Therefore, although a qualified educator, as defined in Section 21B-70(a) of the School Code, is someone who meets the requirements for a particular payment, not all qualifying educators in any given year will be assured of receiving the applicable payments.

b) A qualified educator shall qualify for a payment as called for in Section 21B-70(c)(1), (c)(2) or (c)(3) of the School Code when he or she is employed by a school district or other public entity providing early childhood, elementary, or secondary education, including special education, as the individual originally assigned to a full-year, full-time position whose functions:

1) are specifically authorized by the grade levels and content-area endorsements on his or her professional educator license and include the provision of instruction to students; or

2) are specifically authorized by a school support personnel endorsement for school counselor on a professional educator license and include the provision of counseling services to students.

c) A qualified educator shall qualify for one or more incentive payments under Section 21B-70 (c)(5) of the School Code for each year during which:

1) he or she is either:

A) employed by a school district or other public entity providing early childhood, elementary, or secondary education, including special education, in a full-year, full-time position whose functions meet the requirements of subsection (b), as verified by the employer
using a format specified by the State Superintendent of Education; or

B) retired (i.e., drawing an annuity from either the Teachers' Retirement System of the State of Illinois pursuant to Article 16 of the Illinois Pension Code [40 ILCS 5/Art. 16] or the Public School Teachers' Pension and Retirement Fund – Cities Over 500,000 Inhabitants pursuant to Article 17 of the Illinois Pension Code [40 ILCS 5/Art. 17]); and

2) he or she agrees, in writing, using a format prescribed by the State Superintendent of Education, to provide at least 30 hours of mentoring or National Board for Professional Teaching Standards (NBPTS) professional development or both during the school year to classroom teachers or school counselors as described in Section 21B-70 (c)(5) of the School Code. (Section 21B-70 (c)(5) of the School Code)

d) Requirements for Professional Development and Assistance to NBPTS Candidates

1) As verification that he or she qualifies for the applicable incentive payment, a qualified educator who provides professional development to new or experienced teachers or school counselors under subsection (c) shall submit to the State Superintendent of Education a written log of the assistance provided, using a format specified by the State Superintendent, demonstrating that he or she addressed one or more of the standards set forth in 23 Ill. Adm. Code 24 (Standards for All Illinois Teachers) as relevant to the classroom-based needs of the recipient teachers, or one or more of the standards set forth in 23 Ill. Adm. Code 23.110 (Standards for the School Counselor), as applicable. Each recipient of professional development shall be identified by name, shall be working in an Illinois public educational setting, and shall sign the log as verification of the dates and hours of service indicated.

2) As verification that he or she qualifies for the applicable incentive payment, a qualified educator who assists other Illinois educators in preparing for certification by the National Board for Professional Teaching Standards under subsection (c) shall submit to the State Superintendent of Education a written log of the assistance provided, using a format specified by the State Superintendent. This record shall identify the activities performed and verify that these activities addressed specific requirements candidates must meet for NBPTS certification.
e) Requirements for Mentoring or NBPTS Professional Development

1) Mentoring or professional development provided in accordance with subsection (c) shall be conducted either:

A) as part of and in conformance with a mentoring or professional development program formally established by a school district; or

B) under the terms of a written agreement among the mentor, the building administrator, mentor coordinator, or other responsible official of the school district employing one or more recipients, and those recipients, that describes the goals of the mentoring or professional development, the duration of the mentor's involvement, and the amount of time expected to be devoted to each recipient.

2) Mentoring or professional development may be provided to recipients either individually or in groups, provided that the mentor must address areas of practice relevant to the needs of each recipient.

3) An individual who provides mentoring or professional development under this Section shall notify his or her employing district (if different from that of the recipients) to this effect and, as verification that he or she qualifies for the applicable incentive payment, shall submit to the State Superintendent of Education a written log that:

A) meets the requirements of subsection (d)(1); and

B) discusses how the mentoring or professional development was related to the academic needs of the recipient teachers' students or the needs of the students served by the recipient counselors, as applicable.

f) Educator licensed teachers shall receive incentive payments only for providing mentoring and professional development to other teachers, and educator licensed school counselors shall receive incentive payments only for providing mentoring and professional development to other school counselors.

g) Instructional Leadership Training
In any fiscal year in which money remains after funding the categories in subsections (a) through (c), the State Superintendent of Education shall announce no later than June 1 the amount of funding that will be devoted to training for qualified educators. The announcement shall indicate the:

1) specific purposes, from among those specified in Section 21B-70 of the training to be conducted;

2) amount of any stipend awarded for participating in the training;

3) limitations on the qualified educators who may participate (e.g., school demographics, including student characteristics and achievement levels; school district location); and

4) process a qualified educator would use to apply for a stipend under this subsection (g).

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.445  College Credit for High School Mathematics and Language Courses
(Repealed)

(Source:  Repealed at 28 Ill. Reg. 8556, effective June 1, 2004)
Section 25.450 Lapsed Licenses

a) A lapsed license is a professional educator license or an educator license with stipulations endorsed for career and technical educator or chief school business official for which renewal requirements have not been completed by September 1 of the year in which it expired, or a professional educator license that has not been registered for a period of six or more months since the expiration of its last registration. For purposes of this Section, the licenses listed in subsections (a)(1) through (3) do not lapse.

1) A professional educator license exchanged for a certificate that was issued between July 1, 1929 and July 1, 1951.

2) A substitute teaching license issued under Section 21B-20(3) of the School Code.

3) An educator license with stipulations issued under Section 21B-20(2) of the School Code endorsed in an area other than career and technical educator or chief school business official.

b) In accordance with Section 21B-45(a) of the School Code, a lapsed license shall be immediately (i.e., within six months) reinstated if the individual pays any back fees, including all registration fees, that he or she owes and either:

1) pays a $500 penalty; or

2) provides evidence of completing nine semester hours of coursework from a regionally accredited institution of higher education in the content area that most aligns with one or more of the educator's endorsement areas [105 ILCS 5/21B-45(b)]. For the purposes of this subsection (b)(2):

   A) coursework shall not be counted as both satisfying the penalty and meeting any professional development owed under subsection (b)(3);

   B) coursework may include content or methods classes for cross-categorical special education, reading, English language learners (i.e., bilingual education, English as a Second Language or English as a New Language); and

   C) the validity period for any coursework used for license reinstatement shall expire on September 1 immediately following the fifth full year after the date of the coursework's completion; or
3) for those licensees whose licenses lapsed on September 1 due to failure to complete renewal requirements, completes all outstanding professional development activities required for renewal.

c) The penalty referenced in subsection (b)(1) cannot be paid in advance of the individual's license lapsing. In other words, once the license expires due to failure to pay registration fees or complete license renewal requirements, the individual has the option of:

1) if the license expired due to failure to pay registration fees and the license has not yet lapsed;
   A) waiting six months before paying the penalty or presenting evidence of completing the coursework required under subsection (b)(2); or
   B) paying all registration fees owed; or

2) if the license expired due to failure to complete renewal requirements and the license has not yet lapsed, completing the applicable renewal requirements and/or paying all registration fees owed.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.455 Substitute Certificates (Repealed)

(Source: Repealed at 36 Ill. Reg. 12455, effective July 23, 2012)
Section 25.460  Provisional Special and Provisional High School Certificates (Repealed)

(Source: Repealed at 28 Ill. Reg. 8556, effective June 1, 2004)
Section 25.464  Short-Term Authorization for Positions Otherwise Unfilled (Repealed)

(Source:  Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.465 Credit (Repealed)

(Source: Repealed at 28 Ill. Reg. 8556, effective June 1, 2004)
Section 25.470  Meaning of Experience on Administrative Certificates  (Repealed)

(Source:  Repealed at 28 Ill. Reg. 8556, effective June 1, 2004)
Section 25.475  Renewal Requirements for Holders of Multiple Types of Endorsements on a Professional Educator License (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.480 Supplemental Documentation and Review of Certain License Applications

This Section sets forth the requirements for supplemental documentation and other information that an applicant must submit when he or she has provided an affirmative response or indicated noncompliance with any of the requirements set forth in Sections 25.485 through 25.491. An application for issuance, renewal, reinstatement or registration of a license shall not be processed until all supplemental documentation has been received. References to "license" in this Section and any of Sections 25.485 through 25.491 shall be understood to mean "certificate" if the sanction affected (or the violation occurred when an individual held) a teaching, administrative, school service personnel or substitute teaching certificate previously issued by the State Board of Education.

a) Personal Statement

When a personal statement is required to be submitted, the applicant shall provide the information required under this subsection (a). A personal statement shall not be afforded full weight by the committee reviewing the application and supplemental documentation if the statement fails to adequately address each of the requirements of this subsection (a) to the degree necessary to enable the review committee to make a determination of whether the applicant has been rehabilitated and should be licensed as a professional educator. Each personal statement shall:

1) be written in the applicant's own words (statements written by an attorney or someone other than the applicant shall be considered a letter of reference);

2) provide a detailed description of the conduct and circumstances that led to the license sanction, or the conviction or a report of child abuse or neglect (whichever is applicable);

3) provide evidence that the applicant has rehabilitated himself or herself, including an explanation of why the applicant believes he or she is of good character, merits receipt of an educator license and would be an asset to the field of professional educators; and

4) provide any other information that is requested by the State Board of Education that is relevant to the agency's review and understanding of the reasons for license sanction, or circumstances of the conviction or a report of child abuse or neglect (whichever is applicable).

b) Character References
When character references are required, the applicant shall provide at least three letters that meet the requirements set forth in this subsection (b). A character reference shall not be afforded full weight by the committee reviewing the application and supplemental documentation if the reference fails to adequately address each of the requirements of this subsection (b) to the degree necessary to enable the review committee to make a determination of whether the applicant has been rehabilitated and should be licensed as a professional educator. Each character reference shall:

1) be written by a colleague of the applicant who is employed in an educational field or by a faculty member of the applicant's educator preparation program who has first-hand knowledge of or experience working with the applicant; if the applicant has no prior education-related experience, then an employer of the applicant may submit a character reference;

2) state that the purpose of the letter is to assist the applicant in obtaining an educator license and acknowledge the specific conduct and circumstances that led to the applicant's license sanction, or the conviction or a report of child abuse or neglect (whichever is applicable);

3) state the author's relationship (e.g., former instructor, employer, school colleague) with the applicant and the length of time he or she has known the applicant;

4) explain in detail why the author believes that, in spite of the reason for the applicant's license sanction, or the conviction or a report of child abuse or neglect (whichever is applicable), the applicant has been rehabilitated and why the applicant would be an asset to the field of professional educators; and

5) be signed by the author and include the telephone number or email address to be used should the committee reviewing the character reference have questions or need additional information and, as applicable, be presented on the letterhead of the author's place of employment.

c) Application Review Process

1) The application and supplemental documentation shall be reviewed by a committee made up of staff from the State Board of Education's licensure division. The committee may contact the applicant if additional information is needed. Upon conclusion of the committee's review, the committee shall notify the applicant of the agency's decision to deny or its
intent to deny an application, by certified mail, return receipt requested mailed to the address shown on the application. A decision to issue the license will be recorded in ELIS and an electronic notification to that effect will be sent to the applicant.

2) If the agency intends to deny an application on character grounds pursuant to Section 21B-15 of the School Code [105 ILCS 5/21B-15], the applicant shall be notified pursuant to subsection (c)(1) of this Section of the opportunity to request a credibility hearing. The applicant's request for a hearing shall be submitted in writing to the agency no later than 10 days after the applicant's receipt of the agency's notification. Requests shall be sent to the Educator Licensure Division, 100 North First Street, S-306, Springfield, Illinois 62777.

A) At this hearing, the applicant may present his or her own statement or provide documentary evidence and present character witnesses who wish to make a statement on behalf of the applicant.

B) The applicant shall not be permitted to pose questions to the review committee. An applicant may be represented by counsel at this hearing, but his or her attorney will not be permitted to address or pose questions to the review committee.

C) No later than 30 days after the conclusion of the credibility hearing, the review committee shall issue to the applicant its decision to grant or deny the application. The decision of the review committee is a final decision and is reviewable pursuant to the Administrative Review Law [735 ILCS 5/Art. III], as provided in Section 21B-90 of the School Code. A timely filed action for administrative review shall act as a stay of enforcement of the denial.

d) Eligibility to Reapply

An applicant who was denied a license on the grounds that he or she does not have good character or that he or she knowingly misrepresented his or her qualifications to obtain a license pursuant to Section 21B-15 of the School Code is ineligible to apply for any educator license or endorsement on any currently held license for a period of five calendar years from the date of the denial. If an application is submitted during the period of ineligibility, the application shall be denied and the application fee will not be refunded.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.485 Licensure of Persons with Prior Certificate or License Sanctions

A previous denial of licensure or another action against an individual's license may indicate that issuance, renewal, reinstatement or registration of a license would also currently be inappropriate. Accordingly, each applicant for the issuance, renewal, reinstatement or registration of an Illinois professional educator license, an educator license with stipulations or substitute teaching license or for the addition of another credential (e.g., endorsement, approval, designation), including any credential issued under Subpart G, shall be required to indicate on the relevant form whether he or she has ever had a certificate or license denied, suspended or revoked in Illinois or any other state.

a) Each individual providing an affirmative response to this question shall be required to submit a copy of the notice issued by the responsible agency in the state where the action occurred that includes:

1) the date of the action;
2) the reasons for the action;
3) any penalties that were imposed; and
4) the ending date of each penalty, if applicable.

b) Subject to subsection (c) or (d), the State Superintendent of Education shall review the information submitted pursuant to subsection (a) and shall determine whether issuance, renewal, reinstatement or registration of a license or issuance of one or more additional credentials, as applicable, is appropriate in light of the circumstances surrounding the previous denial or suspension (including the applicant's age and the background of the applicant at the time of the action), any penalty that was imposed, and any evidence the applicant has provided concerning his or her good character that may mitigate the defect in his or her record. (Also see Section 25.480(b).)

c) The State Superintendent may review any other license held by the applicant to determine if, based on the severity of the misrepresentation, suspension or revocation is warranted.

d) An application shall not be evaluated from an individual whose previous denial occurred five or fewer years from the date of application.

e) An application from an individual who has had a license revoked either in Illinois or another state shall not be considered except that the provisions of this subsection shall not apply to any individual who voluntarily surrendered his or
her license pursuant to Section 21B-45 of the School Code [105 ILCS 5/21B-45], provided that the voluntary surrender was unrelated to a finding of misconduct.

f) An application from an individual whose license had been suspended shall not be evaluated for a period of time that is equal to the length of the suspension. The start date of this waiting period shall begin on the day following the date on which the suspension was lifted. The provisions of this subsection (f) shall not apply to:

1) any application to register or renew the license that was subject to the suspension, provided that the license was maintained as valid during the term of the suspension; and

2) any application to renew another license that was not subject to the suspension.

g) Submission of the application following the time period specified in subsection (e) or (f) is not a guarantee that the application will be approved and a license, endorsement, approval or designation issued. An individual may appeal the decision to deny the application in accordance with procedures set forth in the Illinois Administrative Procedure Act [5 ILCS 100/Art. 10].

h) An individual shall not be entitled to a refund of the application fee in the event that his or her application is subsequently denied.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.486  Licensure of Persons Who Are Delinquent in the Payment of Child Support

Pursuant to Section 10-65 of the Illinois Administrative Procedure Act [5 ILCS 100/10-65], each State agency must require an applicant for a license to affirm on the application form, under penalty of perjury, that he or she is not more than 30 days delinquent in complying with a child support order. Accordingly, each applicant for the issuance, renewal, reinstatement or registration of an Illinois professional educator license, an educator license with stipulations or substitute teaching license or for the addition of another credential (e.g., endorsement, approval, designation), including any credential issued under Subpart G, shall be required to make this affirmation on the relevant form.

a) Each individual who fails to provide the affirmation required pursuant to this Section shall be ineligible to receive, register, reinstate or renew a license or to receive an additional credential until he or she provides to the State Superintendent of Education a statement from the Illinois Department of Healthcare and Family Services, issued on that agency's letterhead, indicating the status of the current child support arrangements.

b) The State Superintendent shall review the documentation provided by the applicant and determine whether issuance, renewal, reinstatement or registration of a license or issuance of one or more additional credentials, as applicable, is appropriate based on whether the individual has remedied the delinquency and made satisfactory arrangements to meet future obligations.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.487 Licensure of Persons with Illinois Tax Noncompliance

Pursuant to Section 21B-75(c) of the School Code [105 ILCS 5/21B-75(c)], the State Board may refuse to issue or may suspend the license of any person who fails to file a return or to pay the tax, penalty, or interest shown in a filed return or to pay any final assessment of tax, penalty, or interest, as required by any tax Act administered by the Illinois Department of Revenue, until such time as the requirements of any such tax Act are satisfied. Accordingly, each applicant for the issuance, renewal, reinstatement or registration of an Illinois professional educator license, an educator license with stipulations or substitute teaching license or for the addition of another credential (e.g., endorsement, approval, designation), including any credential issued under Subpart G of this Part, shall be required to indicate on the relevant form whether he or she has failed to comply with any of these requirements.

a) Each individual providing an affirmative response to this question shall be ineligible to receive, register, reinstate or renew a license or to receive an additional credential until he or she provides to the State Superintendent of Education either:

1) a tax clearance form issued by the Illinois Department of Revenue, indicating that the individual has remedied the failure; or

2) a statement from the Illinois Department of Revenue, issued on that agency's letterhead, that includes an explanation of the matter, including the relevant tax year, the amount owed, and the status of any disputed amount.

b) If an individual provides the tax clearance form referred to in subsection (a)(1), he or she shall be eligible for licensure, license registration, license renewal, license reinstatement or issuance of one or more additional credentials based on the tax matter at issue. If an individual provides a statement under subsection (a)(2), the State Superintendent shall review the documentation provided and determine whether issuance, renewal, reinstatement or registration of a license or issuance of one or more additional credentials, as applicable, is appropriate based on whether the individual has made arrangements to remedy the failure that are satisfactory to the Department of Revenue.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.488  Licensure of Persons Named in Reports of Child Abuse or Neglect

Pursuant to Section 21B-75(b) of the School Code [105 ILCS 5/21B-75(b)], the State Superintendent of Education, in consultation with the State Educator Preparation and Licensure Board, may initiate the suspension or revocation of a license for abuse or neglect of a child. Accordingly, each applicant for the issuance, registration, reinstatement or renewal of an Illinois professional educator license, an educator license with stipulations or substitute teaching license or for the addition of another credential (e.g., endorsement, approval, designation), including any credential issued under Subpart G, shall be required to indicate on the relevant form whether he or she has been named as a perpetrator by a state agency responsible for child welfare in Illinois or any other state if the finding in the report was not reversed on appeal.

a) Each individual providing an affirmative response to this question shall be ineligible to receive, register, reinstate or renew a license or to receive an additional credential until he or she provides to the State Superintendent of Education:

1) an official copy of the report, including the child's age and sex, the report number assigned by the Department of Children and Family Services or comparable out-of-state agency, the date of the report, and the status of the report ("indicated", "unfounded", or other) with supporting documentation for the determination;

2) a personal statement that meets the requirements outlined in Section 25.480(a) that includes a detailed explanation of his or her relationship to the child;

3) character references that meet the requirements outlined in Section 25.480(b) of this Part, in which the authors clearly indicate that they have knowledge that the applicant has been found to be a perpetrator of child abuse or neglect but can also attest to the individual's good character, as defined in Section 21B-15 of the School Code, and rehabilitation; and

4) an explanation of the status of any request to expunge, amend, or remove the report from the responsible state agency's records.

b) The State Superintendent shall review the documentation provided by the applicant pursuant to subsection (a) of this Section and determine whether issuance, renewal, reinstatement or registration of a license or issuance of one or more additional credentials, as applicable, is appropriate based on whether the evidence of good character, as defined in Section 21B-15 of the School Code, and rehabilitation provided is convincing when taken together with the gravity of the
offense, the individual's age and background at the time of the offense, and any
criminal penalty that was imposed.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.489  Licensure of Persons Who Are in Default on Student Loans

Pursuant to Section 21B-75(b) of the School Code, a license may be suspended for failure to establish satisfactory repayment on an educational loan guaranteed by the Illinois Student Assistance Commission. Accordingly, each applicant for the issuance, registration, reinstatement or renewal of an Illinois professional educator license, educator license with stipulations or substitute teaching license or for the addition of another credential (e.g., endorsement, approval, designation), including any credential issued under Subpart G of this Part, shall be required to indicate on the relevant form whether he or she is in default on an Illinois student loan for which no satisfactory repayment plan has been established with the Commission. Each individual providing an affirmative response to this question shall be ineligible to receive, register, reinstate or renew a license or to receive an additional credential until he or she provides to the State Superintendent of Education a statement from the Commission, issued on the Commission's letterhead, indicating that the individual has entered into a satisfactory payment plan.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.490  Licensure of Persons Who Have Been Convicted of a Crime

Convictions related to certain offenses, other than those listed in Section 21B-80 of the School Code [105 ILCS 5/21B-80] that result in automatic revocation or denial of licensure, may lead to denial of licensure if they demonstrate that the applicant is not of good character as required by Section 21B-15 of the School Code. Accordingly, each applicant for the issuance, registration, reinstatement or renewal of an Illinois professional educator license, educator license with stipulations or substitute teaching license or for the addition of another credential (e.g., endorsement, approval, designation), including any credential issued under Subpart G of this Part, shall be required to indicate on the relevant form whether he or she has ever been convicted of a felony or of any sex, narcotics, or drug offense (whether felony or misdemeanor) in Illinois or any other state.

   a) Each individual providing an affirmative response to this question shall be ineligible to receive, register, reinstate or renew a license or to receive an additional credential if the offense was one of those enumerated in Section 21B-80 of the School Code or, if the offense was not one of those enumerated, until he or she provides to the State Superintendent of Education:

      1) a certified court record of the conviction, to include sentencing information;

      2) evidence that at least one year has elapsed since the end of the sentence for the criminal offense, where "sentence" includes any period of supervision or probation that was imposed either alone or in combination with a period of incarceration;

      3) a personal statement that meets the requirements outlined in Section 25.480(a); and

      4) character references that meet the requirements outlined in Section 25.480(b) of this Part, in which the authors clearly indicate that they have knowledge of the conviction but can also attest to the individual's good character, as defined in Section 21B-15 of the School Code, and rehabilitation.

   b) The State Superintendent shall review the information submitted pursuant to subsection (a) of this Section and determine whether licensure, license registration, license renewal, license reinstatement or issuance of one or more additional credentials, as applicable, is appropriate, based on whether the offense was one of those enumerated in Section 21B-80 of the School Code and, if not, whether the evidence of good character, as defined in Section 21B-15 of the School Code, and rehabilitation provided is convincing when taken together with
the gravity of the offense, the individual's age and background at the time of the offense, and any criminal penalty that was imposed.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.491 Licensure of Persons with Unsatisfactory Performance Evaluation Ratings

The State Superintendent may initiate an action under 23 Ill. Adm. Code 475 (Contested Cases and Other Formal Hearings) for revocation, suspension or required professional development against a license based on incompetency. *Incompetency shall include, without limitation, two or more school terms of service for which the licensee has received an unsatisfactory rating on a performance evaluation conducted pursuant to Article 24A of the School Code [105 ILCS 5/Art. 24A] within a period of seven school terms of service.* [105 ILCS 5/21B-75] A rating of unsatisfactory received following a period of remediation under Section 24A-5 of the School Code shall not count as a "performance evaluation rating" for the purposes of this Section.

a) Each applicant for the issuance, registration, reinstatement or renewal of an Illinois professional educator license issued pursuant to Article 21B of the School Code or for the addition of another credential (e.g., endorsement, approval, designation), including any credential issued under Subpart G of this Part, shall be required to indicate on the relevant form whether he or she has received two unsatisfactory performance evaluation ratings within seven school terms of service. Each applicant providing an affirmative response to this question shall be ineligible to receive, register, reinstate or renew a license or to receive an additional credential until he or she provides to the State Superintendent of Education a statement or documentation responding to each of the items listed in this subsection (a):

1) if known by the applicant, the date upon which the evaluator who provided the unsatisfactory performance evaluation rating successfully completed the prequalification process required under Section 24A-3 of the School Code [105 ILCS 5/24A-3], and any retraining, as applicable;

2) a copy of each remediation plan resulting from the unsatisfactory performance evaluation rating developed for the applicant;

3) an indication of whether the applicant successfully completed each remediation plan (i.e., received a subsequent performance evaluation rating of "proficient" or better);

4) the assignments the applicant held at the time each unsatisfactory performance evaluation rating was received; and

5) the date on which the applicant first began teaching, or in the case of an administrator, the date on which the applicant began his or her first assignment as an administrator, provided that the assignment subjects the applicant to a performance evaluation conducted under Article 24A of the School Code.
b) If the State Superintendent becomes aware of a licensee's having received two unsatisfactory ratings at any time, the State Superintendent shall request from the educator the information required under subsection (a). The educator shall submit the information no later than three weeks after receiving the State Superintendent's request.

c) The State Superintendent shall consider the factors outlined in Section 21B-75(b) when determining whether to initiate action against one or more licenses based on incompetency and the recommended sanction for any action (Section 21B-75(b) of the School Code).

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.493  Part-Time Teaching Interns (Repealed)

(Source:  Repealed at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.495 Approval of Out-of-State Institutions and Programs (Repealed)

(Source: Repealed at 28 Ill. Reg. 8556, effective June 1, 2004)
Section 25.497 Supervisory Endorsements

A professional educator license endorsed for any of the areas listed in Section 25.43(a) or school support personnel may be endorsed for supervision, provided that the licensee completes eight semester hours of graduate professional education, which shall include at least one course that relates primarily and explicitly to the supervision of personnel and one course that relates primarily and explicitly to the administration and organization of schools. A supervisory endorsement affixed to a professional educator license shall be identified by subject area, to reflect the individual’s major area of specialization.

(Source: Amended at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.510 Endorsement for Paraprofessional Educators

a) The term "paraprofessional" educator shall be used to refer to the noncertificated personnel authorized by Sections 10-22.34 and 34-18 of the School Code [105 ILCS 5/10-22.34 and 34-18] to be employed to assist in instruction and who are required under Section 21B-20(2)(J) of the School Code to hold an educator license with stipulations endorsed for paraprofessional educator, except that the following individuals are not subject to this Section:

1) Any individual whose paraprofessional approval was continued after June 30, 2013, in accordance with the provisions of Section 25.15 (Types of Licenses; Exchange), subject to any limitations of his or her approval;

2) Any individual who holds an educator license indicative of completion of at least a bachelor's degree; and

3) Any individual who holds an educator license with stipulations endorsed for career and technical educator (see Section 25.70).

b) Beginning July 1, 2013, each paraprofessional educator shall be of good character, as defined in Section 21B-15 of the School Code. Each paraprofessional educator shall be subject to that portion of Section 24-5 of the School Code [105 ILCS 5/24-5] that requires physical fitness and freedom from communicable disease, including evidence of freedom from tuberculosis as may be required under rules of the Illinois Department of Public Health at 77 Ill. Adm. Code 696 (Control of Tuberculosis Code). To receive an educator license with stipulations endorsed for paraprofessional educator, an individual shall:

1) present evidence of having completed a minimum of 60 semester hours of college credit at a regionally accredited institution of higher education, which shall not include any remedial or developmental coursework that the applicant has taken; or

2) hold an associate degree from a regionally accredited institution of higher education; or

3) hold a high school diploma or its recognized equivalent and pass the ParaPro test offered by the Educational Testing Service (ETS) with at least the score identified by the State Board of Education in consultation with the SEPLB; or
4) hold a high school diploma or its recognized equivalent and pass the WorkKeys® assessment offered by ACT with at least the score identified by the State Board of Education in consultation with the SEPLB.

c) Revocation or Suspension of Approval or Licensure or other Permissible Sanction

1) Revocation, suspension or other permissible sanction may be initiated by the State Superintendent with respect to a paraprofessional approval or an educator license with stipulations endorsed for paraprofessional educator for any of the bases set forth in Section 21B-75(b) of the School Code [105 ILCS 5/21B-75(b)] and any of these actions shall be governed by, and conducted in accordance with, 23 Ill. Adm. Code 475 (Contested Cases and Other Formal Hearings). The State Superintendent's decision shall be considered an "administrative decision" for purposes of the Administrative Review Law [735 ILCS 5/Art. III].

2) When the State Superintendent of Education receives information indicating that an individual who holds approval as a paraprofessional or an educator license with stipulations endorsed for paraprofessional educator has been convicted of any offense as defined in Section 21B-80 of the School Code [105 ILCS 5/21B-80], the State Superintendent shall forthwith revoke the individual's approval or license. The State Superintendent's decision shall be considered an "administrative decision" for purposes of the Administrative Review Law.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.520 Substitute Teaching License

a) A substitute teaching license may be issued to an applicant who has met the requirements of Section 21B-20(3) of the School Code [105 ILCS 5/21B-20(3)].

b) A substitute teaching license is valid until June 30 immediately following five years after the license was issued and may be renewed if the individual has passed a test of basic skills, as authorized under Section 21B-30 of the School Code (see Section 25.720). An individual who has passed a test of basic skills for his or her first licensure renewal is not required to retake the test again for further renewals. (Section 21B-20(3) of the School Code) For purposes of this subsection (b), "a test of basic skills" is either the Illinois test of basic skills, as described in Section 25.720, or the WorkKeys® assessment offered by ACT with at least the score identified by the State Board of Education in consultation with the SEPLB.

c) If an individual has had his or her professional educator license or educator license with stipulations suspended or revoked or has not met the renewal requirements for licensure under Subpart J or Section 25.70, then that individual is not eligible to obtain a substitute teaching license. (Section 21B-20(3) of the School Code)

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.530  Specialized Instruction by Noncertificated Personnel (Repealed)

(Source:  Repealed at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.540  Approved Teacher Aide Programs (Repealed)

(Source:  Repealed at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.550 Approval of Educational Interpreters

Each educational interpreter who serves students with hearing loss in the public schools shall be of good character, as defined in Section 21B-15 of the School Code. Each educational interpreter shall be subject to that portion of Section 24-5 of the School Code that requires physical fitness and freedom from tuberculosis as may be required under rules of the Illinois Department of Public Health at 77 Ill. Adm. Code 696 (Control of Tuberculosis Code). Each educational interpreter shall hold a statement of approval from the State Superintendent of Education, which shall be identified as valid either for sign language interpreting or oral transliteration. Each individual who is required to hold a statement of approval shall submit an application to the State Superintendent, along with the fee required under Section 21B-40 of the School Code for those applicants who hold a professional educator license and evidence that he or she meets the requirements applicable to the type of approval sought.

a) Approval Criteria

1) Each applicant for approval as an educational interpreter either for sign language interpreter or oral transliteration shall:

A) have completed 60 semester hours of college credit from one or more regionally accredited institutions of higher education; or

B) hold an associate's degree issued by a regionally accredited institution of higher education; or

C) hold a high school diploma or its recognized equivalent and have achieved the score identified as passing by the Illinois State Board of Education on one of the examinations for paraprofessionals discussed in Section 25.510(b); or

D) hold a high school diploma or its recognized equivalent and have passed the written examination administered by the Registry of Interpreters for the Deaf (RID).

2) Each applicant for approval as a sign language interpreter also shall have:

A) attained a rating of Level 3.5 or above on the Educational Interpreter Performance Assessment (EIPA); or

B) maintained a valid certification from the RID; or
C) maintained a valid Illinois Board for Evaluation of Interpreters (ILBEI) Basic Certification or higher issued by the Illinois Deaf and Hard of Hearing Commission.

3) Each applicant for approval for oral transliteration also shall have attained Transliteration Skills Certification at Level 3 or above.

4) If the applicant is unable to provide evidence of meeting one of the criteria set forth in subsection (a)(2), a one-time, interim approval shall be granted if each of the following conditions are met. The interim approval is valid until June 30 following two years of the approval being issued. The provisions of this subsection (a)(4) shall not apply to individuals who held initial approval issued prior to June 30, 2013.

   A) The applicant shall provide evidence of meeting one of the criteria listed in subsection (a)(1).

   B) The applicant shall have attained a rating of at least Level 3.0 on the EIPA.

b) Validity; Renewal

Approval shall be valid for five years, subject to the provisions of Section 21B-20 of the School Code, and shall be renewable upon presentation of evidence that, during the five-year period of the approval's validity, the individual has completed 50 clock hours of professional development activities.

c) Continuing Professional Development

1) An individual may accrue clock hours of professional development by participating in conferences, workshops, institutes, seminars, symposia, or other, similar training events that:

   A) are designed to improve the skills and knowledge of interpreters for the deaf; or

   B) are organized by an entity that is approved pursuant to Section 25.855 and address educational concerns.

2) An individual may accrue the required clock hours for continuing professional development by completing college coursework that is part of an interpreter training program offered by a regionally accredited
institution of higher education or an Illinois community college. Clock hours will be credited based on 1 semester hour of college coursework being equivalent to 15 clock hours of professional development activities.

3) Evidence of Completion

A) Each individual who will be required to complete professional development as a condition of renewal shall electronically sign a statement of assurance in ELIS attesting to completion of the required activities. For any activity completed under subsection (c)(1), the individual shall retain the evidence of completion form provided by the entity organizing the event.

B) As evidence of completion of college coursework, the individual shall retain a grade report or official transcript issued by the institution indicating that he or she has passed the course or courses.

C) An educational interpreter who earned continued professional development units (CPDUs) on or before June 30, 2014 shall have those CPDUs converted to clock hours in accordance with Section 25.800(d).

d) Revocation or Suspension of Approval or other Permissible Sanction

The provisions of Section 25.510(e) shall apply to the revocation or suspension of approval or other permissible sanction for educational interpreters.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.610 Definitions

"Clinical Experiences". That part of the professional preparation program enabling candidates preparing for licensure to acquire practical experience along with theoretical knowledge prior to entering into the full responsibilities of the role for which they are seeking licensure. These practical and structured experiences include pre-student teaching field experiences and student teaching and insure gradual and sequential introduction to, and eventual assumption of, the full range of experiences associated with a role for which a professional educator license is required. At appropriate times the candidate shall demonstrate mastery of skills and techniques necessary for effective performance as a beginning practitioner and to enable evaluation by qualified personnel. The sequence of experiences brings the candidate into contact with a variety of populations and educational situations, including public school settings, encountered by practitioners.

"Clinical Practice". Student teaching or internships that provide candidates with an intensive and extensive culminating activity. Candidates are immersed in the learning community and are provided opportunities to develop and demonstrate competence in the professional roles for which they are preparing.

"College Supervisor". That person employed by the institution of higher education to supervise candidates engaged in clinical experiences.

"Cooperating Teacher". That person employed by a school district directly engaged in teaching students in a school and who is immediately responsible for a student engaged in clinical experiences.

"Directed Observation". A clinical experience involving observation of practitioners working under the direction of representatives of schools or educator preparation institutions. This experience is planned, guided and evaluated by a mentor or supervisor and can occur in a variety of educational settings and situations.

"Dispositions". Professional attitudes, values and beliefs demonstrated through both verbal and nonverbal behaviors as educators interact with students, families, colleagues and communities.

"Field Experiences". A variety of early and ongoing field-based opportunities in which candidates may observe, assist, tutor, instruct and/or conduct research.
Field experiences may occur in off-campus settings such as schools, community centers or homeless shelters.

"Intern Supervisor". That person employed by a school district directly engaged in school support personnel work in a school building and who is immediately responsible for a school support personnel intern.

"Internship". A sustained, continuous, structured and supervised experience lasting for a substantial period of time in which the candidate engages in performance of various aspects of the role and is gradually introduced to the full range of responsibilities associated with the role. Internships take place in all types of situations and settings. The use of internship is usually restricted to school support personnel and administrative programs.

"Practicum". A type of clinical experience characterized by intensive work with students, in a group or one on one, which is carefully designed as part of an approved program; is supervised by a designated representative of the institution offering the program; and provides evidence that the candidate for the endorsement is able to apply the knowledge and skills relevant to that endorsement area.

"Student Teaching". A form of internship required for approval of educator preparation programs calling for close and competent supervision. It entails preparation for full responsibility in an instructional setting. In the course of the experience, the candidate shall demonstrate mastery of skills and techniques including, but not limited to, planning, organization, evaluation, parent relations and competence in subject matter areas. The experience is carried out under diligent and systematic supervision by college and local school personnel. (Student teaching is referred to as "clinical practice" by NCATE.)

"Supervised Participation". A wide range of experiences in which the candidate assists or engages in purposeful interaction with students and school personnel under the guidance and evaluation of qualified personnel. These experiences are carried out under continuous supervision by appropriate personnel who can appropriately modify the candidate's behavior.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.620 Student Teaching

a) The SEPLB recognizes and accepts student teaching only when it is earned during the candidate's final year of his or her educator preparation program and conducted in a public school or a nonpublic school recognized or seeking recognition pursuant to 23 Ill. Adm. Code 425 (Voluntary Registration and Recognition of Nonpublic Schools).

b) Student teaching shall be structured as part of comprehensive field experiences and clinical practice, as a supervised part of a teacher preparation program approved pursuant to Subpart C, and in accordance with the standards referred to in Section 25.115(d).

c) Student teaching shall be completed within the grade range and in the area of specialization appropriate to the endorsement sought on the professional educator license. Additional student teaching may occur in areas for which the candidate meets the relevant requirements related to staff qualifications in 23 Ill. Adm. Code 1.

d) Beginning with student teaching conducted in the 2014-15 school year, student teaching must be done under the active supervision of a cooperating teacher who is licensed and qualified to teach in the area, has three years of teaching experience in a public school or nonpublic school recognized or seeking recognition pursuant to 23 Ill. Adm. Code 425, has received a proficient or above performance rating in his or her most recent evaluation and is directly engaged in teaching subject matter or conducting learning activities in the area of student teaching. The requirements of this subsection (d) do not apply in cases in which the student teacher:

1) is serving on an educator license with stipulations endorsed for transitional bilingual educator; or

2) is working in a school that is not legally required to employ teachers with licensure and either has two years of teaching experience at that school or presents to the employer the evidence described in Section 25.25(b) documenting that he or she has two years of teaching experience in one or more other schools in which the chief administrator is required to hold a professional educator license endorsed for either general administrative or principal and the majority of teachers are required to hold a professional educator license endorsed for the grade levels and in the content area in which they are employed; or
3) holds a substitute teaching license and is not subject to the limitations of Section 21B-20(3) of the School Code [105 ILCS 5/21B-20(3)].

e) In order for a recognized Illinois teacher education institution to award credit for student teaching, the following requirements must be met.

1) The student teacher must be enrolled in a student teaching course at the institution.

2) The school district or nonpublic school and the institution of higher education shall jointly agree to the student teaching placement and the responsibilities of each person to be involved.

3) The school district or nonpublic school shall ensure the requirements of Section 2-3.25o, 10-21.9 or 34-18.5, as applicable to the school district or nonpublic school, have been met.

f) An individual may receive credit for student teaching or pre-student teaching clinical experiences that are completed during the time for which the individual is paid as a teacher only when the individual:

1) holds no educator license issued pursuant to Article 21B of the School Code [105 ILCS 5/Art. 21B] and performs the student teaching or pre-student teaching clinical experiences in a charter school established under Article 27A of the School Code or a nonpublic school recognized or seeking recognition pursuant to 23 Ill. Adm. Code 425; or

2) is subject to the authorization for payment stated in Section 25(g) of the Grow Your Own Teacher Education Act [110 ILCS 48/25(g)]; or

3) has at least one year of experience in a school or community-based early childhood setting and the student teaching is conducted with his or her current employer and meets the requirements of his or her preparation program; or

4) holds an educator license with stipulations endorsed for transitional bilingual educator, career and technical educator, or provisional career and technical educator and works in a school district; or

5) holds only a substitute teaching license and, as an employee of a school district operating under Article 34 of the School Code [105 ILCS 5/Art. 34], is not subject to the limitations of Section 21B-20(3) of the School Code regarding the number of days a substitute teacher may be employed.
(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.630  Pay for Student Teaching (Repealed)

(Source: Repealed at 26 Ill. Reg. 11867, effective July 19, 2002)
SUBPART I: ILLINOIS LICENSURE TESTING SYSTEM

Section 25.705 Purpose – Severability

a) This Subpart establishes procedures and requirements for the Illinois Licensure Testing System, as required by Section 21B-30 of the School Code [105 ILCS 5/21B-30].

b) When specific tests are made available both as paper-and-pencil tests and as computer-based tests, certain testing procedures shall differ according to the format selected by a particular examinee, as described in the relevant provisions of this Subpart I.

c) If any provision of this Subpart or application of that provision to any person or circumstance is held invalid, its invalidity shall not affect other provisions or applications of this Subpart that can be given effect without the invalid provision or application, and to this end the provisions of this Subpart are declared to be severable.

(Source: Amended at 37Ill. Reg. 8379, effective June 12, 2013)
Section 25.710 Definitions

For the purposes of this Subpart, the following definitions apply:

"Passing raw score" is the minimum number of multiple choice items that must be answered correctly on a given test or the combination of required correct responses to multiple choice items and required numerical value of constructed responses.

"Passing score" is the minimum scaled score a person must obtain in order to pass a test.

"Re-scoring" means the process of reviewing an examinee's answers and the scores assigned to them to confirm that a test score reported to an examinee is the score earned by him or her.

"Retake" is the opportunity for a person who has taken a test of the Illinois Licensure Testing System at one test administration to take the test in the same area as given at subsequent administrations.

"Scaled score" is the person's test score after the mathematical transformation of the number of test items the person answered correctly to a scale of numbers on which the minimum score, the maximum score, and the passing score are set. For the content-area tests and tests of language proficiency, the minimum scaled score is 100, the maximum score 300, and the passing score 240. For the assessment of professional teaching, the basic skills test and any new content-area test first administered after December 31, 2002, the minimum scaled score is 100, the maximum score 300, and the passing score 240.

"Subarea score" is the scaled score for the subset of test items on a content-area test that measures specific content, and, for any test administration for which scores are reported before September 30, 2010, the "subarea score" is the scaled score for each subset of test items on the basic skills test that measures specific content in reading comprehension, writing, language arts and mathematics.

"Test" or "Tests" refers to the test of basic skills, the assessment of professional teaching, the language proficiency tests, the content-area tests and the teacher performance assessment for the Illinois Licensure Testing System (ILTS). The Illinois Licensure Testing System shall consist of the following tests. Beginning with score reports issued after September 30, 2010, "test" or "tests" will also refer to subtests (reading comprehension, writing, language arts and mathematics) of the basic skills test.
Agricultural Education
Assessment of Professional Teaching (prekindergarten through grade 12)
(through August 31, 2020)
Basic Skills (through April 2012)
  Reading Comprehension
  Language Arts
  Mathematics
  Writing
Business, Marketing, and Computer Education
Chief School Business Official
Computer Science
Dance
Director of Special Education (required beginning July 1, 2005)
Drama/Theatre Arts
Early Childhood Education
Early Childhood Special Education
Elementary/Middle Grades (K-9) (through August 31, 2017)
Elementary Education (1-6) (February 2016)
  Language and Literacy
  Mathematics
  Science and Social Science
  Fine Arts, Physical Development and Health
English Language Arts
English Language Proficiency
English as a New Language
Family and Consumer Sciences
Foreign Languages
  Arabic (available in September 2008)
  Chinese (Cantonese or Mandarin)
  French
  German
  Hebrew
  Italian
  Japanese
  Korean
  Latin
  Russian
  Spanish
General Administrative (Principal) (through June 30, 2014)
Gifted Education Teacher (beginning September 2014)
Gifted Education Specialist (beginning September 2014)
Guidance (through June 30, 2005)
Health Education
Health Careers
Learning Behavior Specialist I
Learning Behavior Specialist II/Behavior Intervention Specialist
Learning Behavior Specialist II/Bilingual Special Education Specialist
Learning Behavior Specialist II/Curriculum Adaptation Specialist
Learning Behavior Specialist II/Deaf/Blind Specialist
Learning Behavior Specialist II/Multiple Disabilities Specialist
Learning Behavior Specialist II/Technology Specialist
Learning Behavior Specialist II/Transition Specialist
Library Information Specialist
Mathematics
Middle Grades (5-8) (February 2017)
Middle Grades (5-8) Language Arts (February 2017)
Middle Grades (5-8) Mathematics (February 2017)
Middle Grades (5-8) Social Science (February 2017)
Middle Grades (5-8) Science (February 2017)
Music
Physical Education
Principal (beginning May 1, 2013)
Reading Teacher
Reading Specialist
School Counselor (beginning July 1, 2005)
School Nurse
School Psychologist
School Social Worker
Sciences
   Biology
   Chemistry
   Earth and Space Science
   Environmental Science
   Physics
Social Sciences
   Economics
   Geography
   History
   Political Science
   Psychology
   Sociology and Anthropology
Special Education General Curriculum (available May 1, 2005)
Speech-Language Pathologist: Nonteaching
Speech-Language Pathologist: Teaching
Superintendent
Teacher of Students who are Blind or Visually Impaired
Teachers of Students who are Deaf or Hard of Hearing
Technology Education
Technology Specialist
Test of Academic Proficiency (i.e., Illinois' test of basic skills) (February 2012)
  Reading Comprehension
  Language Arts
  Mathematics
  Writing
TPA (required beginning September 1, 2015)
Transitional Bilingual Education – Language Proficiency
  Arabic
  Assyrian
  Bosnian
  Bulgarian
  Burmese
  Cantonese
  Filipino
  Greek
  Gujarati
  Hindi
  Japanese
  Korean
  Lao
  Lithuanian
  Malayalam
  Mandarin
  Nepali
  Polish
  Russian
  Serbian
  Spanish
  Telegu (Telugu)
  Ukrainian
  Urdu
  Vietnamese
Visual Arts
"Test items" are specific questions asked on a test that require a person either to select the correct response from those alternative responses provided or to produce a written or oral response.

"Test objective" is a statement of the behavior or performance measured by test items.

"Unauthorized aids" are materials and devices that candidates are prohibited from bringing to a test administration. These include notes, calculators, calculator watches, calculator manuals, cellular phones, electronic communication devices, visual or audio recording or listening devices, and any other items whose use may compromise the security or validity of a test. However, any material or device that is permitted as part of an accommodation arranged pursuant to Section 25.740 shall not be considered an unauthorized aid. Furthermore, a calculator shall not be considered an unauthorized aid when its use is authorized pursuant to the current ILTS registration bulletin and the contractor's web site.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.715 Test Validation

The State Board of Education will validate all tests as part of the Illinois Licensure Testing System, using reviews of test objectives and test items by committees of Illinois educators and a survey of Illinois educators to determine the relationships of these objectives to the knowledge required by entry-level Illinois educators in order to perform their jobs. All validation procedures will conform to the accepted professional standards promulgated by the National Council on Measurement in Education, the American Educational Research Association, and the American Psychological Association, as presented in the "Standards for Educational and Psychological Testing" (2014) published by the American Educational Research Association, 1430 K Street, N.W., Suite 1200, Washington, D.C. 20005. No later amendments to or editions of these standards are incorporated.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.717 Test Equivalence

a) The State Board of Education will implement the following procedures to maintain uniformity in the difficulty level of each form of the basic skills test, each language proficiency test and each content-area test from test-to-test and from year-to-year. These procedures will conform to the accepted professional standards for test score comparability and equating promulgated by the National Council on Measurement in Education, the American Educational Research Association, and the American Psychological Association as presented in the "Standards for Educational and Psychological Testing" (2014) published by the American Educational Research Association, 1430 K Street, N.W., Suite 1200, Washington, D.C. 20005. No later amendments to these standards are incorporated by this subsection.

b) To achieve uniformity of test form difficulty, all test content advisory committees (see Section 25.715) shall be given identical orientation and training sessions throughout each step in test development and in standard setting. As a further measure to maintain test equivalence, when a new test form is produced, new items shall be matched to the items they are replacing in terms of average item difficulty statistics. Following the administration of a new test form, test scores for new test forms shall be made comparable in difficulty with the test scores on the previous test form by statistical test equating. The method to be used is set forth in Appendix A.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.720 Applicability of Testing Requirement and Scores

a) It is the individual's responsibility to take the appropriate tests. Upon request, the State Board of Education shall assist individuals in identifying appropriate tests.

b) Basic Skills Test
Except as provided in subsections (b)(1) and (2), each candidate seeking an Illinois license (professional educator license or certain educator licenses with stipulations), whether it is his or her first license or a subsequent license, shall be required to pass a test of basic skills authorized under Section 21B-30 of the School Code [105 ILCS 5/21B-30]. Further, Section 21B-30(c) of the School Code requires candidates in teacher preparation or school support personnel preparation programs to pass this test prior to starting their student teaching or starting the final semester of their internship.

1) A person who has passed the Illinois test of basic skills as a condition of admittance to an Illinois preparation program approved pursuant to Subpart C or as a condition of participation in student teaching or an internship shall not be required to retake that test when seeking any subsequent endorsements or other educator licenses.

2) A person who has passed the Illinois test of basic skills and has been issued an Illinois educator license or any subsequent endorsement on the basis of the test shall not be required to retake the basic skills test when seeking any subsequent endorsements or other educator licenses.

3) A person who has passed another state's or country's test of basic skills as a condition of educator certification or licensure in that state or country or admission to a teacher preparation program approved by that state or country shall not be required to take the Illinois basic skills test before receiving a license. (See Section 21B-35 of the School Code.)

4) The Illinois test of basic skills will be administered as four separate subtests: reading comprehension, language arts, mathematics and writing.

A) Individuals may take all four subtests or any combination of the individual subtests during a single test administration.

B) Scores on basic skills subtests can be "banked", and an individual will not be required to take a subtest again once he or she has achieved a passing score on that subtest.
In lieu of passing the Illinois test of basic skills, a candidate in an Illinois educator preparation program or applicant for an educator license may submit for consideration his or her composite score either from the ACT® or the SAT®, provided that either test must include a writing component.

A) The State Superintendent shall announce and post on the State Board's website the minimum composite score on each test that will be accepted under this subsection (b)(5).

i) The minimum composite score to be used for the ACT® shall be the average of the college-readiness benchmarks established by ACT®, rounded up to the next whole number, or at least 22.

ii) The minimum writing score for the ACT® administered no later than August 31, 2015 shall be the combined English/Writing score of at least 19. For tests administered September 1, 2015 or later, a writing score shall be a minimum of 16.

iii) The minimum composite score for the SAT® shall be 1030.

iv) The minimum writing score for the SAT® shall be 450.

B) The candidate or applicant may apply to the State Board of Education for consideration of his or her ACT® or SAT® results, using a form provided by the State Superintendent of Education for this purpose. The candidate or applicant shall direct ACT® or the College Board to send an official score report of his or her composite score and English/Writing or single writing score, as applicable, to the address provided on the application form.

c) Content-Area Tests

1) Each candidate seeking an Illinois professional educator license or endorsement on that license, whether his or her first license or endorsement or a subsequent license or endorsement, shall be required to pass a content-area test for each endorsement area for which there is an applicable test (see Section 21B-30(d) of the School Code; also see Section 25.710). Further, Section 21B-30(d) of the School Code requires passage of this test before a candidate begins student teaching or begins serving as a teacher of record. No waivers or exemptions are available.
2) A person who has passed a test of language proficiency, authorized under Section 21B-30 of the School Code, in order to qualify for an educator license with stipulations endorsed for transitional bilingual educator, and received that license shall not be required to retake that test in order to qualify for a bilingual education credential on another professional educator license received later. A person who has passed a test of language proficiency as a condition of admission to an Illinois preparation program also shall not be required to retake that test.

d) Assessment of Professional Teaching (APT) (Through August 31, 2020)
In order to complete an educator preparation program, each candidate or out-of-state applicant who has completed his or her student teaching by August 31, 2015 and is seeking his or her first Illinois professional educator license endorsed in a teaching field shall be required to pass the APT relevant to the endorsement sought (see Section 25.710) or, in lieu of passing the APT, may provide evidence of meeting the requirements of subsection (e).

e) Teacher Performance Assessment (TPA)
Beginning September 1, 2015, each candidate or out-of-state applicant completing an educator preparation program in a teaching field shall be required to pass the TPA, except as otherwise provided in subsection (d) (see Section 21B-30(f) of the School Code).

1) Each recognized institution offering approved teacher preparation programs shall administer the TPA during a candidate's student teaching experience.

2) A person who has successfully completed an evidence-based assessment of teacher effectiveness, as required under this subsection (e), at the time of initial certification or licensure in another state or country shall not be required to complete the TPA. (See Section 21B-35 of the School Code.)

f) Except as provided in subsection (c)(2), for each person seeking an Illinois license, no passing score on a content area test or the APT may be more than 10 years old at the time application is made. (See Section 21B-30 of the School Code.) The 10-year period shall be calculated from the date the test was taken to the date of receipt of the application by the State Board of Education. Scores more than 10 years old will not be accepted as part of an application. The 10-year period discussed in this subsection (f) shall apply to each score that forms part of an application received on or after July 16, 2015, as well as any applications pending on, or for which an evaluation is valid as of, that date.
g) Subject to registration in accordance with the provisions of this Subpart I and the provisions of Section 25.755(g)(1), an individual who has taken a paper-and-pencil test may retake that test during any subsequent, regularly scheduled administration of that test in paper-and-pencil format and may retake that test by computer during any subsequent computer-based test administration.

h) Subject to registration in accordance with the provisions of this Subpart I and the provisions of Section 25.755(g)(1), an individual who has taken a computer-based test or subtest of the Illinois test of basic skills may retake that test or specific subtest by computer after no fewer than 30 days but also may retake that test or specific subtest during any subsequent, regularly scheduled administration of the test or subtest in paper-and-pencil format.

(Source: Amended at 40 Ill. Reg. 12346, effective August 9, 2016)
Section 25.725  Applicability of Scores (Repealed)

(Source: Repealed at 29 Ill. Reg. 1212, effective January 4, 2005)
Section 25.728 Use of Test Results by Institutions of Higher Education

a) Each institution shall use the content-area tests in the disciplines relevant to individuals' program completion as provided in Section 21B-30(d) of the School Code.

b) An institution shall have the option of requiring passage of the TPA before awarding credit for student teaching. (Also see Section 25.720 for the requirements that apply.) An institution may also require passage of the Illinois test of basic skills earlier in a preparation program than is required under Section 21B-30(c) of the School Code.

c) In using any test that forms part of the Illinois Licensure Testing System, institutions shall abide by all the rules governing the Testing System set forth in this Subpart, including, but not limited to, passing score, registration and fees; and shall make no requirement for the use or administration of this test beyond those set forth in this Subpart.

d) Institutions shall be responsible for informing their students of all requirements related to taking the tests and for providing students with any pertinent testing information in a timely manner. Neither the State Board of Education nor its testing contractor shall assume responsibility for any candidate's inability to progress through or complete an approved program because of failure to take one or more licensure tests in a timely manner.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.730 Registration – Paper-and-Pencil Testing

Information about the tests and registration will be available from the State Board of Education, 100 North First Street, Springfield, Illinois 62777-0001, and at www.isbe.net.

a) Registration may be submitted by mail or conducted on line at www.icts.nesinc.com or by mail. If accomplished electronically, an individual’s registration must be received by the testing contractor chosen by the State Board of Education on or before the emergency registration deadline. If sent through the mail, an individual's registration must be either received by the testing contractor on or before the registration deadline or must be postmarked by the United States Postal Service on or before the registration deadline and received by the testing contractor by the late registration deadline as specified in Section 25.732 of this Part. An individual's registration must include the following:

1) Registrant's name, mailing address, both daytime and evening telephone numbers, Social Security number, date of birth, and gender;

2) Name and identification number of tests;

3) Test date and first and second test site identification numbers;

4) An assurance that the registrant will abide by all the conditions of testing set forth in Section 25.750 of this Part;

5) An assurance that the registrant has not had and will not seek access to any secure test materials, either prior to or after the test date, and will not disclose any of the content of test materials to any individual for a period of ten years after the date of the test administration; and

6) The registrant's signature, which shall signify that the facts and assurances presented are true to the best of the registrant's knowledge and that the registrant agrees to abide by the testing conditions.

b) The testing contractor will acknowledge receipt of registrations within four weeks after their receipt.

c) An individual may amend or cancel his or her registration by submitting a properly completed change notice to the testing contractor. The change notice must be received by the testing contractor on or before the late registration
deadline as specified in Section 25.732 of this Part. Changes that may be made by an individual to his or her registration are:

1) changing the test site or test date;

2) adding a test or tests; and

3) deleting a test or tests.

d) All requests for changes to a registration, except for deletion of a test or tests, must be accompanied by payment of the appropriate fee.

e) An individual who cancels her or his registration in accordance with this Section, including meeting the specified deadline, will receive a partial refund. An individual who cancels his or her registration other than in strict accordance with this Section, or who is absent from the test administration, will receive no refund or credit of any kind.

f) The registration deadline for each test administration will be six calendar weeks prior to the test administration date.

g) The testing contractor may issue a fee credit to an individual who is absent from a test administration for which he or she was registered because of a medical emergency or death, provided that:

1) a written request is received by the State Board of Education no later than six months after the date of the missed test administration, and

2) a written statement from a member of the medical profession or funeral home documenting the reason for the absence accompanies the request.

(Source: Amended at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.731  Registration – Computer-Based Testing

Information about the tests and registration will be available from the State Board of Education, 100 North First Street, Springfield, Illinois 62777-0001, and at www.isbe.net.

a) Registration shall be accomplished on line at the contractor’s web site identified in the registration bulletin that is applicable to the time period of testing and shall be completed no later than three business days prior to the date of the test administration. An individual's registration must include the following:

1) Registrant's name, mailing address, both daytime and evening telephone numbers, Social Security number, date of birth, and gender;

2) Name and identification number of tests;

3) An assurance that the registrant will abide by all the conditions of testing set forth in Section 25.750 of this Part;

4) An assurance that the registrant has not had and will not seek access to any secure test materials, either prior to or after the test date, and will not disclose any of the content of test materials to any individual for a period of ten years after the date of the test administration; and

5) An assurance that the facts and assurances presented are true to the best of the registrant's knowledge and that the registrant agrees to abide by the testing conditions.

b) The testing contractor will electronically send an authorization to test within 24 hours after receipt of an individual’s registration, which will permit the individual to schedule a testing appointment with the contractor.

c) An individual may amend or cancel his or her registration by submitting the relevant information electronically no later than 24 hours prior to the scheduled testing time. Changes that may be made by an individual to his or her registration are:

1) changing the test site or test date;

2) adding a test or tests; and

3) deleting a test or tests.
d) No fees shall apply to changes in registration relative to computer-based testing.

e) An individual who cancels his or her registration under this Section no later than 24 hours prior to the scheduled time of test administration will receive a partial refund. An individual who cancels his or her registration other than in strict accordance with this Section, or who is absent from the test administration, will receive no refund or credit of any kind.

f) An individual requesting special accommodations should register as soon as possible in order to be reasonably assured that the accommodations can be provided.

g) The testing contractor may issue a fee credit to an individual who is absent from a test administration for which he or she was registered because of a medical emergency or death, as provided in Section 25.730(g) of this Part.

(Source: Added at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.732 Late Registration

Late registration for individuals not meeting the deadlines established in Section 25.730 of this Part will be permitted. This Section shall not apply to registration for computer-based testing.

a) An individual's late registration must be received by the testing contractor no later than the close of business three weeks before the date of test administration and must include the information specified in Section 25.730(a) of this Part.

b) The testing contractor will acknowledge receipt of late registrations within two weeks after their receipt.

c) All requests for a late registration must be accompanied by payment of a late fee in addition to the payment for each test to be taken.

d) The late registration fee will be waived for examinees who failed the examination at its most recent administration but whose score reports were not released before the next regular registration deadline.

e) Late registration requests for the accommodation of persons with special needs as specified in Section 25.740 of this Part or a special test date as specified in Section 25.745 of this Part will be honored by the testing contractor only if space, staff, and time constraints allow.

f) An individual may amend or cancel his or her registration or late registration by submitting a properly completed change notice. The notice must be received by the testing contractor by the late registration deadline. Changes that may be made by an individual to his or her registration or late registration are:

1) changing the test site or test date;

2) adding a test or tests; and

3) deleting a test or tests.

g) All requests for changes to a late registration, except for deleting of a test or tests, must be accompanied by the appropriate fee for a change in registration.

h) The late registration deadline for each test administration will be three calendar weeks prior to the test administration date.
(Source: Amended at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.733 Emergency Registration

A limited number of emergency registrations per test administration will be allowed on a space-available basis and for paper-and-pencil testing only. This Section shall not apply to registration for computer-based testing.

a) Emergency registration will be offered at a limited number of test sites throughout the state, as identified in each year's "Illinois Licensure Testing System Registration Bulletin".

b) Emergency registrations will be accepted until the close of business on the Tuesday before the Saturday test date.

c) All requests for emergency registration must be made by telephone or via the Internet to the testing company identified in the "Illinois Licensure Testing System Registration Bulletin". Fees will be payable only by Visa or MasterCard as specified in Section 25.780(j) of this Part.

d) All individuals registering by emergency registration over the telephone must complete, prior to testing, a registration form and sign an assurance that they will abide by all the conditions set forth in Section 25.750 of this Part. Registration forms and assurance statements will be available at the test sites on the day of the test.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.735 Frequency and Location of Tests

a) The tests of basic skills and content-area knowledge will be administered in paper-and-pencil format no fewer than three times a year and at no fewer than six sites each time at locations throughout the State. The English language proficiency test and the target language proficiency test in Spanish will be administered in paper-and-pencil format four times per year at one site in the Chicago area. Target language proficiency tests in languages other than Spanish will be administered in paper-and-pencil format twice per year at one site in the Chicago area. Specific tests may be administered in paper-and-pencil format at other additional times and locations as the State Board of Education deems advisable.

b) Each test that is made available as a computer-based test will be offered during no fewer than four "testing windows" annually, and each examinee may register to take an available computer-based test at any of the testing sites in the United States that are operated by the contractor chosen by the State Board of Education. Testing sites and testing windows shall be identified in the registration bulletin and any other published material pertaining to the testing system, as well as on the web sites of the State Board and its testing contractor.

c) Registration deadlines and procedures for paper-and-pencil testing may vary from those stated in Section 25.730 of this Part when testing is conducted outside the fixed schedule set forth in subsection (a).

d) All test sites will be accessible to persons with disabilities.

e) Information relative to the format of a particular test at any given time may be found on the ILTS website accessible at http://www.isbe.net/licensure/default.htm; choose "Illinois Licensure Testing System".

(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.740 Accommodation of Persons with Special Needs

a) Persons with special needs include those with visual, physical, or other disabilities who would not be able to take the required tests under standard conditions. Each request for an accommodation shall be submitted on a form specified by the State Superintendent of Education and made available on the web site of the testing contractor.

b) Each request for an accommodation must include a signed statement from a medical or human services professional licensed in this or any other state, such as but not limited to a physician, psychiatrist or psychologist, describing the handicapping condition and specifying the exact nature of the needed accommodations. If an examinee’s registration is being sent through the mail, this statement shall accompany the registration materials. If an examinee’s registration is being accomplished electronically, the signed statement shall be sent either through the mail or by facsimile to be matched with the registration materials.

1) Each request for special accommodations in connection with paper-and-pencil testing must be submitted with the examinee’s registration materials and in time to ensure receipt by the testing contractor no later than the regular registration deadline for the desired test administration. The testing contractor will notify each person of the disposition of his or her request no later than two weeks prior to the date of testing.

2) Requests for special accommodations in connection with computer-based testing will be honored if possible, subject to the capabilities of the testing location requested. An examinee needing accommodations is advised to register and submit his or her request well in advance of the applicable deadline, in order to provide the greatest possible amount of time for the testing contractor to make the necessary arrangements. The testing contractor will notify each person requesting an accommodation for computer-based testing as soon as the disposition of the request has been determined.

c) Special test administration procedures may include, but will not be limited to:

1) testing arrangements for visually handicapped persons, such as:
   A) a special examiner to read the test and/or execute the examinee’s choice of answers; and/or
B) permission to circle answers directly in the test booklet; and/or
C) permission to use magnifying devices; and/or
D) the use of either a large print or Braille version of the test;

2) testing arrangements for hearing-impaired persons, such as:
   A) providing written instructions for administering the tests; and/or
   B) providing a sign language interpreter for any audio-taped material
      or the testing instructions; and

3) other arrangements determined on a case-by-case basis, as warranted by
   the individual’s needs and the availability of appropriate means for
   meeting them.

d) Special test administration procedures for persons for whom English is not the
   first language shall be limited to the allotment of extra time and shall be available
   in conjunction with paper-and-pencil testing only.

(Source: Amended at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.745  Special Test Dates

This Section shall not apply to computer-based testing. All paper-and-pencil tests will be administered on Saturdays, except that arrangements will be made to accommodate persons whose religious convictions prohibit their taking tests on the regularly scheduled test administration date, provided that each such person submits, along with his or her registration materials, a written request for an alternate test date accompanied by a letter signed by a member of the clergy and corroborating the religious basis of the request.

(Source: Amended at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.750 Conditions of Testing

All candidates shall abide by the rules of test participation and other terms, conditions, and policies stated in the applicable ICTS registration bulletin and on the contractor’s web site. These include, but are not limited to, the conditions set forth in this Section.

a) Identification and Admission – Paper-and-Pencil Testing

On the day of the test, each person shall present the admission ticket received following test registration and two pieces of positive identification, one of which is government-issued and includes a photograph taken within the last four years. Positive identification includes, but is not limited to, a driver's license, student identification card, Illinois identification card, passport, employee identification card, Social Security card, birth certificate, or selective service registration card. Any person lacking sufficient identification will be required to sign a declaration of identity statement. Any person lacking sufficient identification and refusing to sign a declaration of identity statement will be refused admission. Copies of proof of identity may be made at the discretion of staff at the testing site.

b) Identification and Admission – Computer-Based Testing

On the day of the test, each person shall present one piece of current, government-issued identification, issued in the name in which the examinee registered and bearing a photograph and the examinee’s signature.

c) On-Site Verification of Identity

1) Each person taking a paper-and-pencil test shall be required to provide a right thumbprint in a designated area on the personalized answer document in order to be admitted to the test site, except that a person who is unable to provide a right thumbprint due to a physical condition shall be admitted if he or she provides a print of the left thumb or, if unable to provide a left thumbprint, a print of another finger. The test proctor shall indicate which finger was used, if other than the right thumb.

2) Each person taking a computer-based test shall be required to provide a digital fingerprint or palm print and a digital signature.

3) Any person refusing to provide a thumbprint, other fingerprint, palm print, or signature in accordance with this subsection (c) shall be refused admission.
4) Additional procedures that are designed to confirm examinees’ identities or provide for test security, such as video recordings and repeated photographing of examinees, may be employed during test administration. Any person refusing to accede to these procedures shall be refused admission.

d) Late Arrival – Paper-and-Pencil Testing

Persons arriving more than 30 minutes after a test administration has begun will be refused admission. Persons arriving within 30 minutes after a test administration has begun will be required to sign an acknowledgment of late arrival specifying that no additional time will be allotted beyond that already given to the other examinees for the session.

e) Late Arrival – Computer-Based Testing

Persons arriving after their respective scheduled testing times will be refused admission if admitting them would cause a delay in subsequent testing appointments.

f) No refund of fees will be made to any person refused admission under subsection (a), (b), (c), (d), or (e) of this Section.

g) Each person admitted to a testing site shall abide by the instructions of the proctors administering the test in all matters relating to the test, including but not limited to seating arrangements and security measures. Each person authorizes the proctors to serve as his or her agents in maintaining a secure test administration.

h) Each person beginning a test shall take every section of that test. The score of a person not completing all sections of a test will be reported as set forth in Sections 25.765 and 25.775 of this Part, unless the person cancels that score as provided in Section 25.755 of this Part.

i) No refund will be made to any person canceling his or her score, nor will credit be given toward the fee for any future test.

j) Examinees may perform intermediate work that is necessary to enable them to answer test questions. Persons taking paper-and-pencil tests shall use as scratch paper only the blank sheets furnished as part of the test materials. Persons taking
k) No person may:

1) bring written notes into a testing site or use written notes during a test;

2) make notes or copies of the contents of a test or remove any test materials from the testing site;

3) bring into the testing site or use unauthorized aids (see Section 25.710 of this Part);

4) bring any personal item into a computer-based testing room or use any personal item during computer-based testing, unless permitted as part of an accommodation arranged pursuant to Section 25.740 of this Part;

5) communicate in any way with other examinees or any person other than the proctors during a test session;

6) engage in behavior that disrupts or gives unfair advantage or disadvantage to other examinees;

7) fail to sign the documents on which he or she is directed to record his or her answers; or

8) fail to follow the oral or written instructions or directions of the proctors dealing with the administration of the test.

l) An individual who wishes to object to any of the testing conditions or procedures set forth in this Section shall notify the testing contractor in writing of the basis for this objection no later than six weeks prior to the test administration date. An individual who wishes to object shall not register using the late or emergency registration procedures described in Sections 25.732 and 25.733 of this Part.

1) The testing contractor shall inform the registrant as to whether his or her objection will be honored.

2) If an individual’s objection is not honored, the testing contractor shall inform the individual that he or she will not be registered for the test administration.
3) An individual who objects to a condition of testing after using late or emergency registration procedures for paper-and-pencil testing may be prohibited from taking the test, or his or her score may be voided.

(Source: Amended at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.755  Cancellation of Scores; Voiding of Scores

a) A person shall have the right to cancel his/her test scores. A cancellation request must be submitted in writing and received by the State Superintendent of Education within seven calendar days after the date of the test. However, a person's right to cancel his or her scores shall be superseded by the right of the State Superintendent of Education to void scores when subsection (b) or (c) applies.

b) A person's scores will be voided by the State Superintendent of Education due to violation by the person of any of the conditions of testing enumerated in Section 25.750(g) and (k).

c) The State Superintendent of Education will also void any affected test score in situations such as, but not limited to, the following:

1) any person taking the test violates any of the rules of test participation or terms, conditions, or policies stated in the current ILTS registration bulletin and website, having the purpose or effect of:

   A) giving any person taking the test an unfair advantage over other examinees;

   B) affecting, either positively or negatively, the performance of any person taking the test; or

   C) representing the performance of the named registered examinee by the performance of another person;

2) there is any testing irregularity that calls into question:

   A) the accuracy of the test scores as measures of the actual performances of the examinees; or

   B) the validity of the test scores as measures of the performances of the examinees in light of the conditions and circumstances under which the test was administered.

d) The State Superintendent of Education shall notify the person of the action taken within six weeks after the test date. If any person's test materials reveal irregularities that warrant further investigation, the State Superintendent shall forward those materials, including the person's thumbprint, fingerprint, or palm print, as applicable, to the appropriate law enforcement authority and shall notify
the affected person within ten days after taking that action. The State Superintendent of Education may require the person to provide a thumbprint or alternate print, if applicable, to the appropriate law enforcement authority for comparison with that provided on the personalized answer document and may void the test score earned by a person who refuses to do so.

e) No refund will be given to any person whose score is cancelled or voided.

f) If a score is cancelled or voided for any reason, it will not be reported or entered on any records. Cancellation of an individual's score shall not limit his or her right to retake the test. Voiding of an individual's score shall not limit his or her right to retake the test unless subsection (g) applies.

g) In some instances, scores are voided for reasons that render individuals ineligible for licensure in Illinois. When an individual is found to have violated a condition of testing with the intent of falsifying his or her identity or unfairly affecting his or her performance in the current or a future test administration, the violation shall be taken as evidence that the individual is not of good character as required by Section 21B-15 of the School Code [105 ILCS 5/21B-15].

1) In addition to voiding of the person's score on the test at which the violation occurred, any other score achieved by the person during the same test administration shall be voided, and the individual shall be ineligible for any future licensure testing in Illinois.

2) A person who is subject to this subsection (g) shall be ineligible to receive any educator license in Illinois.

3) If a person who is the subject to this subsection (g) already holds an Illinois license, the State Superintendent of Education may initiate the suspension or revocation of that license as provided in Section 21B-75 of the School Code [105 ILCS 5/21B-75].

h) In the instances described in subsection (g), records of the individuals' test responses may be maintained by the testing contractor and by ISBE for further investigation. In all other cases when scores are cancelled or voided, examinees' answer documents, including electronic media, will be destroyed and will be irretrievable.

(Source: Amended at 38 Ill. Reg. 11261, effective May 6, 2014)
Section 25.760 Passing Score

a) The passing raw score will be established for each test by the State Board of Education, in consultation with the SEPLB, based upon the professional judgments and recommendations of committees of Illinois educators about the acceptable, minimal level of performance for entry-level educators in Illinois classrooms.

b) Beginning June 1, 2006, the raw score for each test that forms part of the Illinois Licensure Testing System shall be transferred to a scaled score ranging from 100 to 300, with 240 established as the passing score. The passing raw score shall always be equal to a scaled score of 240. The following formula shall be used to transform raw scores to scaled scores, where MAX means the maximum raw score, CUT means the passing raw score and X means the number of multiple choice items correctly answered or the number of holistic score points assigned to a constructed-response item or section, as applicable:

1) If X is greater than or equal to CUT, then the scaled score is 240 + 60[(X - CUT)/(MAX - CUT)].

2) If X is less than CUT, then the scaled score is 100 + 140X/CUT.

c) Scaled scores are rounded to the nearest integer except between 69 and 70 and between 239 and 240. To ensure that a score just below passing is not equated with a scaled score of 70 or 240, scaled scores between 69 and 70 will be considered 69, and scaled scores between 239 and 240 will be considered 239.

d) In order to pass the basic skills test, a person must receive a passing score on each of the subtests of reading comprehension, language arts, mathematics and writing.

e) The requirements of this Section do not apply to scores achieved on the ACT® or SAT® when results from those assessments are used in lieu of results from Illinois' test of basic skills pursuant to the requirements of Section 25.720 nor to scores used for determining passage of the TPA.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.765 Individual Test Score Reports

a) The State Board of Education will report each individual's test scores only to:
   1) the individual candidate earning such scores;
   2) the Illinois teacher education institutions and community colleges to which
      the candidate requested the scores be sent; and
   3) any other institution, entity, or person authorized or required by law.

b) The score report released to each individual by the State Board of Education will:
   1) indicate the test date and whether or not the person has passed the test; and
   2) report the person's total score and the applicable subarea or subtest scores
      as scaled scores.

c) No test scores will be released via facsimile or over the telephone.

d) A person shall have the right to request additional copies of his or her score
   report, subject to payment of the required fee.

e) Beginning with the score reports issued after September 30, 2010, an Illinois
   institution with an approved educator preparation program will be able to access
   any of an examinee's test results (i.e., pass or fail) posted to the Educator
   Licensure Information System.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.770  Re-scoring

a) A person shall have the right to request re-scoring of the basic skills test, the APT, or a content-area test, provided the request is submitted in writing and received by the State Board of Education within three months after the test administration date and is accompanied by payment of the applicable fee. A person shall also have the right to request re-scoring of a language proficiency test. However, no re-scoring service shall be available for the constructed-response portions of a language proficiency test; re-scoring on this test shall be limited to the multiple-choice items only.

b) In the case of any discrepancy discerned as a result of re-scoring, the State Board of Education will correct its records and inform all parties to whom the test score was reported as to the person's score.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.775  Institution Test Score Reports

After each test administration, a report will be provided to each Illinois teacher preparation institution having one or more applicants taking the tests. This report will include aggregate information on pass/fail status, total scores, and subarea scores for all examinees who requested that their scores be sent to the institution, and for the State as a whole for each test.

(Source: Amended at 29 Ill. Reg. 15831, effective October 3, 2005)
Section 25.780  Fees

Each fee or refund required pursuant to this Section shall be established by the State Superintendent of Education in consultation with the testing contractor and published in all written materials related to the testing program. The fee schedule shall be maintained in the offices of the State Board of Education and shall also be available upon request.

a) Each registration shall be accompanied by payment of a fee for each test to be taken. The registration fee for a test to be administered by the testing contractor outside the United States may be different from other registration fees.

b) Each request for re-scoring of a test shall be accompanied by payment of a fee, which shall be refunded if the original scoring is found to be in error.

c) Each request for an additional individual score report shall be accompanied by payment of a fee.

d) Each request for a change in the tests, test date or test site for which the individual is scheduled, other than changes related to computer-based testing, shall be accompanied by payment of a fee.

e) Each request to add a test or tests to an individual's registration shall be accompanied by payment of a fee.

f) An individual who cancels his or her registration in accordance with Section 25.730 of this Part shall receive a partial refund for each test for which he or she registered.

g) Each late registration for paper-and-pencil testing shall be accompanied by payment of a fee in addition to the payment of the fee for each test to be taken.

h) A fee of $20 shall be charged for any test payment that does not clear.

i) Only cashiers' checks and money orders will be accepted for payment of fees by mail; payment of fees associated with registration transactions made via the Internet shall be made by Visa or MasterCard only. Payment for computer-based testing shall be made via the Internet only and by VISA or MasterCard only.

j) Payment of fees for emergency registration (applicable to paper-and-pencil testing only) must be made by Visa or MasterCard only, as identified in the current year "Illinois Licensure Testing System Registration Bulletin".
1) A fee in addition to the fee for each test to be taken as specified in subsection (a) of this Section will be charged for each emergency registration.

2) No refund or credit of any kind shall be made to any person who registers by emergency registration.

(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
SUBPART J: RENEWAL OF PROFESSIONAL EDUCATOR LICENSES

Section 25.800 Professional Development Required (Beginning July 1, 2014)

a) Pursuant to Section 21B-45 of the School Code [105 ILCS 5/21B-45], renewal of professional educator licenses endorsed in a teaching, administrative or school support personnel field or an educator license with stipulations endorsed for chief school business official (see Section 21B-20 of the School Code) is contingent upon licensees' presentation of proof of professional development activities. For the purposes of this Subpart J, "5-year renewal cycle" for any license shall include the time from the date the license was initially issued to June 30 following five years of the license being issued and every five years thereafter, regardless of whether the total validity period exceeds five years. Any portion of an additional year beyond five years that is included in the 5-year renewal cycle shall not increase the amount of professional development that a licensee is required to complete.

b) Except as provided in Section 25.880 and in subsection (c) of this Section, renewal of an individual's professional educator license shall require the licensee's completion of professional development activities sufficient to satisfy the requirements of Section 21B-45 of the School Code. Each licensee shall:

1) enter the information required by Section 21B-45(e) of the School Code into ELIS prior to renewal for each activity completed; and

2) present the evidence of completion upon request by the regional superintendent or a representative of the State Board of Education or if required as part of an appeal under this Subpart J.

c) Professional Educator License Endorsed for School Support Personnel

1) Any licensee who holds a professional educator license endorsed for school support personnel who is employed and performing services in Illinois public schools and who holds an active and current professional license issued by the Department of Financial and Professional Regulation related to his or her school support personnel endorsement area may renew his or her professional educator license by paying only the registration fees required under Section 21B-40 of the School Code. (See Section 21B-45(l) of the School Code.) For purposes of this subsection (c), "related to" a school support personnel area shall be:
A) for a school counselor, a license issued under the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act [225 ILCS 107];

B) for a marriage and family therapist, a license issued under the Marriage and Family Therapist Licensing Act [225 ILCS 55];

C) for a school psychologist, a license issued under the Clinical Psychologist Licensing Act [225 ILCS 15];

D) for a school speech and language pathologist (school support personnel endorsement only (i.e., nonteaching)), a license issued under the Illinois Speech-Language Pathology and Audiology Practice Act [225 ILCS 110];

E) for a school nurse, a license issued under the Nurse Practice Act [225 ILCS 65]; and

F) for a school social worker, a license issued under the Clinical Social Work and Social Work Practice Act [225 ILCS 20].

2) Upon application for renewal of a professional educator license endorsed in school support personnel, the licensee shall indicate in ELIS whether he or she holds a current and active professional license listed in subsection (c)(1) and electronically sign an assurance that the professional development requirements for that license were met.

3) Any licensee who holds the professional educator license endorsed for school support personnel and does not hold one of the other professional licenses listed in subsection (c)(1) shall complete 120 hours of professional development activities and meet all other requirements for educator licensure renewal set forth in this Subpart J.

4) Any licensee who holds a professional educator license endorsed in a teaching field and for speech-language pathologist but does not hold a school support personnel endorsement shall complete 120 hours of professional development activities and meet all other requirements for educator licensure renewal set forth in this Subpart J regardless of whether he or she also holds a current and active professional license identified in subsection (c)(1)(D).

d) Credit for CPDUs Earned Prior to July 1, 2014
Any licensee who earned continuing professional development units (CPDUs) by completing any of the activities listed in Section 25.875 prior to July 1, 2014 shall have those CPDUs converted to clock hours as set forth in this subsection (d) and have those CPDUs credited to the 5-year renewal cycle during which the CPDUs were completed. For each subsequent 5-year renewal cycle, the licensee shall meet the applicable requirements of Section 25.805. Any licensee who earned CPDUs prior to July 1, 2014 and has not entered those into ELIS shall do so by using the conversion set forth in this subsection (d).

1) One CPDU earned shall equal one clock hour of professional development activities.

2) One semester hour of college coursework related to education from a regionally accredited institution (i.e., completion of an advanced degree, receipt of a subsequent endorsement, completion of coursework in an undergraduate or graduate program) shall equal 15 clock hours of professional development activities.

3) Except as provided in subsection (e)(7) or (e)(8), if the total credit received in the conversion from CPDUs to clock hours is fewer than 120 clock hours, the licensee shall complete a sufficient number of professional development activities, as required under Section 21B-45 of the School Code and this Subpart J, as may be necessary to reach 120 clock hours before the end of his or her 5-year renewal cycle.

e) Credit for Certain Activities Completed Prior to September 1, 2014

Certain activities completed before August 31, 2014 shall qualify a licensee as meeting all or a portion of the 120 clock hours of professional development required and shall be attributed to the 5-year renewal cycle in which the activity was completed. For each subsequent 5-year renewal cycle, the licensee shall meet the applicable requirements of Section 25.805. Any licensee who earned credit for activities completed prior to September 1, 2014 shall enter his or her completed credit into ELIS by noting the activity completed and the credit earned, as set forth in this subsection (e).

1) Completion of all requirements for an advanced degree from a regionally accredited institution in an education-related field may be used to fulfill 120 clock hours of professional development. The degree must be conferred no later than December 31, 2014 in order to qualify under this subsection (e)(1).
2) Completion of all required activities in pursuit of certification or recertification by the National Board for Professional Teaching Standards (NBPTS) may be used to fulfill 120 clock hours of professional development.

3) Receipt of a subsequent Illinois endorsement on a professional educator license may be used to fulfill 120 clock hours of professional development. The endorsement must be issued no later than December 31, 2014 to qualify under this subsection (e)(3).

4) Becoming "highly qualified" in an additional teaching area may be used to fulfill 120 clock hours of professional development. The criteria applicable to Illinois teachers and the required evidence of completion shall be as set forth in Appendix D. Each individual using this option shall have completed at least some portion of the requirements in the additional field during the 5-year renewal cycle to which the professional development credit is attributed.

5) Successful completion of four semester hours of graduate-level coursework on the assessment of one's own performance in relation to the Illinois Professional Teaching Standards may be used to fulfill 120 hours of professional development, provided that the coursework was approved by the State Superintendent of Education; offered by a regionally accredited institution of higher education, either in partnership with a teachers' association or union or with a regional office of education, or by another entity authorized to issue college credit; and included demonstration of performance through the activities listed in this subsection (e)(5) for each of the Illinois Professional Teaching Standards set forth in 23 Ill. Adm. Code 24 (Standards for Illinois Teachers).

A) Observation, by the course instructor or another experienced teacher, of the teacher's classroom practice for the purpose of identifying and describing how the teacher:

i) made content meaningful for students;

ii) motivated individuals and the group and created an environment conducive to positive social interactions, active learning and motivation;

iii) used instructional strategies to encourage students' development of critical thinking, problem-solving and performance;
iv) communicated using written, verbal, nonverbal and visual communication techniques; and

v) maintained standards of professional conduct and provided leadership to improve students' learning.

B) Review and analysis by the course instructor or another experienced teacher of written documentation prepared by the teacher for at least two lessons that provides evidence of classroom performance related to the Illinois Professional Teaching Standards, with an emphasis on how the teacher:

i) used his or her understanding of students, assessment data and subject matter to determine learning goals;

ii) designed or selected activities and instructional materials and aligned instruction to the relevant Illinois Learning Standards set forth in 23 Ill. Adm. Code 1.Appendix D;

iii) adapted or modified curriculum to meet individual students' needs; and

iv) sequenced instruction and designed or selected student assessment strategies.

C) Demonstration of professional expertise on the part of the teacher in reflecting on his or her practice in terms of teaching strengths, weaknesses and implications for improvement according to the Illinois Professional Teaching Standards.

6) Successful completion of four semester hours of graduate-level coursework in preparation for meeting the requirements for certification by the National Board for Professional Teaching Standards (NBPTS) may be used to fulfill 120 clock hours of professional development, provided that the coursework was approved by the State Superintendent of Education; offered by a regionally accredited institution of higher education, either in partnership with a teachers' association or union or with a regional office of education, or by another entity authorized to issue college credit; and addressed the five core propositions of NBPTS and relevant standards through the activities described in subsection (e)(5), except that references to the Illinois Professional Teaching Standards shall be understood to mean NBPTS.
7) A licensee who holds a master's degree in an education-related field reduces the 120 clock hours of professional development required by 40 clock hours.

8) A licensee who holds a second master's degree, an education specialist or a doctorate in an education-related field or who has attained NBPTS master teacher designation reduces the 120 clock hours of professional development required by 80 clock hours.

9) A licensee with a school support personnel endorsement who holds one of the certifications specified in this subsection (e)(9) shall be deemed to have satisfied the continuing professional development requirements.

   A) Nationally Certified School Psychologist from the National School Psychologist Certification Board;

   B) Nationally Certified School Nurse from the National Board for Certification of School Nurses;

   C) Nationally Certified Counselor from the National Board for Certified Counselors; or


f) Holders of a professional educator license who are working solely in a substitute teaching capacity are not subject to the requirements of Section 21B-45 of the School Code or this Subpart J.

g) The ending date of the licensee's 5-year renewal cycle in effect on July 1, 2014 is not changed by the provisions of this Subpart J.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.805 Continuing Professional Development Options

a) Professional development activities shall generate credit for purposes of renewal of a professional educator license endorsed in a teaching, administrative or school support personnel field or an educator license with stipulations endorsed for chief school business official only if they address one or more of the criteria identified in Section 21B-45(d) of the School Code. For the purposes of this Subpart J:

1) "Sustained period of time" shall mean professional development that includes structured opportunities for educators to apply what they have learned in real-life situations and/or professional development offered over a course of two or more sessions.

2) "Licensee's performance" shall mean professional development identified by the licensee, school or district that is designed to improve the licensee's knowledge and skills relative to district or school performance and/or student achievement.

3) "State-approved standards" shall mean the standards applicable to the licensee's credential, as set forth in Section 25.115(e).

4) "Related to student growth or district improvement" shall mean professional development identified by the teacher, school or district that would contribute to improvements in academic achievement of students in the licensee's classroom or for the school and district as a whole, as may be identified in the school or district improvement plan.

5) "Higher education coursework" shall mean coursework completed at a postsecondary institution.

b) Endorsements in a Teaching Field or for School Support Personnel

Any licensee shall complete 120 clock hours of professional development activities during each 5-year renewal cycle, unless otherwise specified in this Subpart J. (Section 21B-45(e)(1) of the School Code)

c) Administrative Endorsements

1) Any licensee holding a professional educator license endorsed in an administrative field who is working in a position that requires this credential shall complete one Illinois Administrators' Academy (see Section 2-3.53 of the School Code) course each fiscal year, in addition to
100 clock hours of professional development activities during each 5-year renewal cycle. (Section 21B-45(e)(3) of the School Code)

2) Beginning in his or her first full 5-year renewal cycle, any licensee holding a professional educator license endorsed in an administrative field who is employed in an Illinois public or State-operated school or cooperative or charter school and is not working in a position requiring the administrative credential is subject to the requirement of subsection (b) and shall complete one Illinois Administrators’ Academy course during each 5-year renewal cycle.

A) The licensee is subject to this subsection (c) in each 5-year renewal cycle in which he or she has held the administrative endorsement for at least one year and was employed on a full-time basis in each year of the 5-year renewal cycle.

B) The Illinois Administrators’ Academy course may count toward the 120 hours of professional development required in each 5-year renewal cycle on a clock-hour basis (Section 21B-45(e)(2) of the School Code) or toward the 60 hours of professional development required under subsection (d).

d) Master Teacher Designation

Any licensee holding a National Board for Professional Teaching Standards (NBPTS) master teacher designation shall complete a total of 60 clock hours of professional development per 5-year renewal cycle. (Section 21B-45(e)(4) of the School Code) (Also see Section 25.832.).

1) If the master teacher designation is removed during a 5-year renewal cycle, the licensee shall complete at least 20 percent of the professional development required in this Section for each year in which the master teacher designation was not held. (Also see Section 25.832.)

2) Any licensee whose master teacher designation is removed shall be subject to the full renewal requirements that would apply to his or her endorsement area for the 5-year renewal cycle subsequent to the cycle in which the designation was removed.

e) Teacher Leader Endorsements

Any licensee holding a professional educator license endorsed for Teacher Leader issued pursuant to Section 21B-25(2)(E) of the School Code and Section 25.32 of
this Part who is working in an administrative capacity at least 50 percent of the school day shall complete one Illinois Administrators' Academy course each fiscal year, in addition to 100 hours of professional development activities during each 5-year renewal cycle. (Section 21B-45(e)(3) of the School Code) Licensees not working in administrative positions or those holding Teacher Leader endorsements received on or before December 31, 2012 are subject to the requirements of subsection (b) rather than this subsection (e).

f) Multiple Endorsements

1) Licensees who are performing services on one or more endorsements during a given renewal cycle are subject to the requirements of this subsection (f). The provisions of this subsection (f) also apply to individuals who hold and are performing services on both an educator license with stipulations endorsed for career and technical educator and a professional educator license.

2) When two or more endorsements are being used during a renewal cycle, the licensee shall complete renewal requirements in proportion to each year that he or she worked on a given endorsement or license.

A) Example: If the holder of a professional educator license endorsed for both teaching and administrative fields worked one year as a principal and four years as a teacher, he or she would complete 20 percent of the requirements set forth in subsection (c) (including completion of one Administrators' Academy course) applicable to the year in which the educator served as a principal and 80 percent of the requirements set forth in subsection (b) or (d) applicable to the years in which the educator served as a teacher.

B) Example: If the holder of a professional educator license endorsed for both an administrative field and school support personnel worked for one year as an administrator and four years in a school support position, he or she would complete 20 percent of the requirements set forth in subsection (c) (including completion of one Administrators' Academy course) applicable to the year in which the educator served as an administrator and 80 percent of the requirements set forth in subsection (b), subject to any exemption allowed under Section 25.800(c), applicable to the years in which the educator served in a school support position.

g) Retired Status
Any licensee whose license is in retired status, as defined in Section 21B-45(e)(6) of the School Code, and who returns to a position for which educator licensure is required, shall complete at least 20 percent of the professional development required for his or her endorsement area as provided under subsections (b) though (e) for each year in which he or she is employed for 50 percent or more of full-time equivalency and any Administrators' Academy courses as may be required. (Also see Section 25.880(h).)

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.807  Additional Specifications Related to Professional Development Activities of Special Education Teachers (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.810 State Priorities (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.815 Submission and Review of the Plan (Repealed)

(Source: Repealed at 29 Ill. Reg. 1212, effective January 4, 2005)
Section 25.820 Requirements for Coursework on the Assessment of One's Own Performance (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.825 Requirements for Coursework Related to the National Board for Professional Teaching Standards (NBPTS) (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.830 Verification of Completed Activities; Renewal Process

a) A licensee shall enter any professional development credit earned prior to renewal. The licensee shall enter electronically into ELIS the name, date, and location of the activity, the number of professional development hours earned, and the provider's name (Section 21B-45(e) of the School Code), except that:

1) any Illinois Administrators' Academy course completed shall be entered by the provider rather than the licensee; and

2) a licensee who holds both a professional educator license endorsed in school support personnel and one of the professional licenses listed under Section 25.800(c) shall indicate in ELIS if his or her professional license is active and current.

b) A licensee who fails to enter into ELIS his or her completed professional development prior to renewal shall be unable to include credit for those activities among the clock hours needed to satisfy renewal requirements.

c) A licensee who fails to complete an Administrators' Academy course in a given fiscal year as required by Section 21B-45(e)(2) or (3) of the School Code shall be required to complete two courses for each one missed. He or she may complete these courses at any time during the remainder of the 5-year renewal cycle or prior to the reinstatement of a license that has lapsed pursuant to Section 25.450 of this Part.

d) Accumulation of the number of hours of professional development activities required under Section 21B-45(e) of the School Code and entering them into ELIS shall not entitle the licensee to renewal of the license. Renewal of the licensee's license shall be determined by the State Superintendent of Education.

e) In accordance with Section 21B-45(e)(5), licensees who are working in positions that do not require a professional educator license and those who are working in positions that require a professional educator license for less than 50 percent of full-time equivalency in a school year are "exempt" and do not have to complete professional development activities; however, prior to renewing the license, the licensee shall record that status in ELIS indicating the starting and ending date of the exemption and the reason the exemption was requested. (See Section 25.880.)

f) A licensee whose professional educator license is in "retired status", as defined in Section 21B-45(e)(6) of the School Code, is not subject to renewal requirements; however, prior to renewing the license, the licensee shall record that status in ELIS. The licensee's "retired" status shall take effect in the next full 5-year
renewal cycle following the cycle in which the licensee retired. The licensee shall complete and record in ELIS the professional development required to be completed in the 5-year renewal cycle during which the licensee retired (i.e., at least 20 percent of the total professional development required in the 5-year renewal cycle for each year in which the license was valid and active).

g) A licensee who does not enter all of his or her professional development activities prior to September 1 of the year in which the 5-year renewal cycle ends may not be able to preserve his or her right of appeal regarding a recommendation for nonrenewal of his or her license.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.832 Validity and Renewal of NBPTS Master Teacher Designation

a) When an Illinois licensee successfully renews his or her National Board certification, he or she shall be entitled to renew his or her Illinois master teacher designation.

b) The holder of an NBPTS master teacher designation whose certification through the NBPTS is not renewed shall have the designation removed from his or her professional educator license.

c) Since NBPTS certification is valid for 10 years, any master teacher designation on a professional educator license shall be renewed automatically on that license once the individual has held the designation for five years. An individual shall meet the requirements of subsection (a) in order to renew the designation after holding the designation for 10 years.

(Source: Amended at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.835 Request for Extension

Section 21B-45(e)(9) of the School Code allows a licensee who is unable to complete the required professional development by September 1 of the year in which the license has expired, due to professional development opportunities being unavailable, to request that the SEPLB extend the deadline for completing the outstanding professional development beyond August 31 of that year.

a) A written request for an extension shall be submitted to the State Superintendent of Education no sooner than April 1 nor later than June 30 of the last year in the 5-year cycle. (See Section 21B-45(e)(9) of the School Code.) The request shall indicate the:

1) licensee's name, type of license held (including license number) and endorsements placed on the license;

2) number of clock hours of professional development or Administrators' Academy courses, as applicable, needed to fulfill the requirements;

3) reason the licensee is requesting the extension, to include the efforts he or she has made to complete the required professional development before September 1 of the year in which the license would expire; and

4) licensee's plan for completing the outstanding professional development, to include a description of the professional development in which the licensee will participate and the timeline for its completion.

b) The request shall be presented to the SEPLB at its next regularly scheduled meeting following receipt of the request. The SEPLB shall approve a request when:

1) the preponderance of evidence indicates that failure to complete the professional development was beyond the control of the licensee;

2) the outstanding professional development does not exceed at least 20 percent of the total required for the 5-year renewal cycle and/or one Administrators' Academy course; and

3) the plan for completing the outstanding professional development will result in the completion of the activities by no later than August 31 of the year immediately subsequent to the year in which the license expired.
c) The licensee shall be notified whether the extension has been granted within 30 days after the SEPLB's action, but in no case later than August 31 of the year in which the license will expire.

1) The license of a licensee for which an extension is approved shall remain valid during the extension period. (Section 21B-45(e)(9) of the School Code) Failure of the licensee to complete the outstanding professional development within the timeline indicated in the approved extension request will result in his or her license lapsing and the inability of the licensee to register the license with the appropriate Regional Office of Education.

2) The license of a licensee for which an extension is not granted shall lapse September 1 of the year in which the license expired and cannot be registered. (See Section 25.400(e).)

3) Any professional development completed during the extension period shall first be applied to the previous 5-year renewal cycle and may be credited to the subsequent 5-year renewal cycle only if it exceeds the amount of the outstanding professional development owed.

4) An unregistered license is invalid after September 1 for employment and performance of services in an Illinois public or State-operated school or cooperative and a charter school. (Section 21B-45(a) of the School Code)

(Source: Amended at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.840 Appeals to the State Educator Preparation and Licensure Board

a) The State Superintendent's decision to not renew a license due to the licensee's failure to complete renewal requirements may be appealed to the SEPLB.

1) The notice of nonrenewal shall be sent to the licensee by certified mail, return receipt requested.

2) The licensee shall submit his or her request for an appeal by certified mail, return receipt requested, no later than 30 days after the date of receipt of the notice of nonrenewal. The appeal request shall be sent to the State Educator Preparation and Licensure Board, 100 North First Street, Springfield, Illinois  62777-0001.

b) Within 90 days after receipt of an appeal submitted pursuant to subsection (a), the SEPLB may hold an appeal hearing or make a recommendation based on a review of the record, as enumerated in Section 21B-45(m) of the School Code. If a hearing is to be held, the Board shall notify the licensee of the date, time and place of the hearing.

1) The licensee shall submit to the SEPLB any additional information as the SEPLB determines is necessary to decide the appeal.

2) If a hearing is held, the SEPLB may request that the licensee appear before it. The licensee shall be given at least ten days' notice of the date, time and place of the hearing.

3) In verifying whether the licensee has met the renewal criteria set forth in Section 21B-45 of the School Code and this Subpart J, the SEPLB shall consider:

A) the regional superintendent of education's rationale for recommending nonrenewal of the license, if applicable;

B) any evidence submitted to the State Superintendent along with the individual’s electronic statement of assurance for renewal provided in ELIS; and

C) the State Superintendent's rationale for nonrenewal of the license. (See Section 21B-45(m)(2) of the School Code.)
c) The SEPLB shall notify the licensee of its decision regarding license renewal no later than 30 days after reaching a decision as set forth in Section 21B-45(m) of the School Code. Upon receipt of notification of renewal, the licensee, using ELIS, shall pay the applicable registration fee. If the decision is not to renew the individual's license, the notification shall state the reasons for that decision.

d) An individual whose license is not renewed because of his or her failure to complete professional development in accordance with this Subpart J may reinstate the license once that license has lapsed (i.e., September 1 of the year in which the license expired) if he or she has:

1) paid any accumulated registration fees, including registration fees owed;

2) either paid the penalty or completed the coursework required under Section 21B-45 of the School Code, the latter of which shall not be counted as both satisfying the penalty and meeting the professional development owed; and

3) presented evidence of completing the balance of the professional development activities that were required for renewal of the license previously held.

e) The SEPLB shall not renew any license if information provided on the application makes the holder subject to the requirements of any of Sections 25.485 through 25.491 of this Part. Any disciplinary action taken against a licensee under any of those Sections shall be in accordance with the rules of the State Board of Education for Contested Cases and Other Formal Hearings (23 Ill. Adm. Code 475). The decision of the State Board of Education is a final administrative decision and shall be subject to administrative review as set forth in Section 21B-90 of the School Code [105 ILCS 5/21B-90].

(Source: Amended at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.845  Responsibilities of School Districts (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.848 General Responsibilities of LPDCs (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.850  General Responsibilities of Regional Superintendents (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.855 Approval of Professional Development Providers

A licensee may not receive credit for professional development activities completed for the purpose of renewing the professional educator license with respect to activities offered by entities that are not approved under Section 21B-45(g) of the School Code or this Subpart J. The State Superintendent of Education shall post by July 1 of each year a list of the entities approved for this purpose.

a) Any provider, other than those listed in subsection (b), that received approval to offer educator preparation programs prior to July 1, 2014 may continue to offer professional development activities until December 31, 2014, provided those activities conform to the requirements of Section 21B-45 of the School Code and this Subpart J. Starting January 1, 2015, a provider meeting the requirements of subsection (c) must be granted approval under this Section in order to continue to serve as an approved provider for license renewal purposes.

b) In accordance with Section 21B-45(g), the entities listed in this subsection (b) are deemed approved to provide professional development activities for the renewal of the professional educator license. No further approval is necessary.

1) The State Board of Education;

2) Regional offices of education and intermediate service centers;

3) Regionally accredited institutions of higher education that have been approved under Subpart C to offer educator preparation programs;

4) Illinois public school districts;

5) Charter schools authorized under Article 27A of the School Code [105 ILCS 5/Art. 27A];

6) Joint education programs established under Article 10 of the School Code [105 ILCS 5/Art. 10] for the purposes of providing special education services or career and technical education; and

7) Any other entity as identified in Section 21B-45(g) of the School Code.

c) An Illinois professional association that represents one of the groups of educators listed in this subsection (c) may be approved as a provider under this Section. (See Section 21B-45(g)(3) of the School Code.) For purposes of this subsection (c), "represents" means advocating for a group or advocating for or representing a group's interests in local, State or federal legislative processes; acting for, in place
of, or on behalf of a group; and/or serving as a spokesman, proxy or attorney for a group. "Represent" also shall refer to Illinois professional associations whose primary purpose is to provide support to or promote the goals of a group of educators or conduct research about issues of interest to a group. An eligible Illinois professional association shall represent one or more of the following:

1) School administrators holding Illinois educator licensure;

2) Principals holding Illinois educator licensure;

3) School business officials serving in Illinois public schools;

4) Teachers holding Illinois educator licensure (e.g., special education teachers, bilingual education teachers, early childhood teachers, career and technical educators, teachers in various content areas);

5) Boards of education established under Article 10 or Article 34 of the School Code;

6) Illinois public school districts;

7) Parents of students enrolled in Illinois public schools; or

8) School support personnel holding Illinois educator licensure.

d) Each association eligible under subsection (c) wishing to receive approval shall submit an application in a format specified by the State Board of Education that shall include:

1) evidence that the professional development activities to be provided will align to the Standards for Professional Learning (2011) promulgated by Learning Forward, 504 South Locust Street, Oxford OH 45056 and posted at http://learningforward.org/;

2) a description of the intended offerings in terms of relevant State learning standards to be addressed, including identification of the expected effect on student achievement or school improvement that will result from the skills and knowledge the licensee is expected to acquire from the activity;

3) a description linking the professional development activities to one or more of the purposes listed in Section 21B-45(h) of the School Code, which are to:
A) increase the knowledge and skills of school and district leaders who guide continuous professional development;

B) improve the learning of students;

C) organize adults into learning communities, the goals of which are aligned to those of the school and district;

D) deepen educator's content knowledge;

E) provide educators with research-based instructional strategies to assist students in meeting rigorous academic standards;

F) prepare educators to appropriately use various types of classroom assessments;

G) use learning strategies appropriate to the intended goals;

H) provide educators with the knowledge and skills to collaborate; and

I) prepare educators to apply research to decision-making;

4) the qualifications and experience the provider will require of presenters to be assigned in each area;

5) the mode of delivery of the professional development; and

6) assurances that the requirements of subsection (e) will be met.

e) Each provider approved to issue credit for professional development activities under Section 21B-45 of the School Code and this Section shall:

1) verify attendance at its professional development activities, provide to participants the standard forms referred to in Section 25.865, and require completion of the evaluation form;

2) maintain participants' evaluation forms for a period of not less than three years and make them available for review upon request by staff of the State Board of Education; and

3) maintain attendance records for each event or activity it conducts for a period of not less than six years.
f) Applicants may be asked to clarify particular aspects of their materials.

g) The State Superintendent of Education shall respond to each application for approval no later than 45 days after receiving it.

h) A provider shall be approved to issue credit for clock hours completed in increments of at least a quarter hour for a given type of activity only if the provider's application provides evidence that:

1) the activities it sponsors or conducts will be developed and presented by persons with education and experience in the applicable content areas; and

2) there is an apparent correlation between the proposed content of the professional development activities, the relevant standards set forth in Section 25.115(e), and one or more of the criteria set forth in Section 21B-45(d) of the School Code and Section 25.805(a) of this Part.

i) A provider not approved under this Section may work with any provider listed under subsection (b) to offer professional development activities.

j) Approval of a provider shall be valid until June 30 following the approval's being in effect for two years. Continuation of that approval in year 2 shall be contingent upon the State Superintendent receiving no evidence of noncompliance with the requirements of this Subpart J.

k) To request renewal of approval, a provider shall, by no later than March 1 of the year of expiration, submit an application in a format specified by the State Board of Education containing:

1) a description of any significant changes in the material submitted as part of its approved application, which shall include changes in the courses' sequence, content, materials used, assessments, outcomes or purpose; or

2) a certification that no significant changes of the type outlined in subsection (k)(1) have occurred.

(Source: Amended at 40 Ill. Reg. 4940, effective March 2, 2016)
Section 25.860 Reporting by and Audits of Providers

Each provider listed under Section 25.855(b) or approved under Section 25.855(c) is subject to the requirements of this Section.

a) Each provider shall submit to the State Board of Education by June 30 annually a list of the subcontractors used in the previous 12 months for professional development activities for which credit was provided in accordance with this Subpart J. For each subcontractor, the provider shall submit the name and summary of each activity provided and the outcomes anticipated, including the dates the activity occurred.

b) Each provider shall submit to the State Board of Education by June 30 annually any data and other information that responds to the requirements of Section 21B-45(j)(2) of the School Code.

c) An audit of each provider shall be conducted at least once every five years in accordance with Section 21B-45(j)(3) of the School Code. Data and information from the audits, as well as collected pursuant to subsections (a) and (b) of this Section, shall be used to determine if the provider has met the requirements of Section 21B-45 of the School Code and this Subpart J.

1) In the event that a determination is made that applicable standards have not been met, the State Board of Education may withdraw approval for one or more types of activities or of the provider.

2) A licensee may not receive credit for any professional development activity that is designed for entertainment, promotional or commercial purposes; that is solely inspirational or motivational; or that addresses purposes other than those listed in Section 25.855(d)(3), and the State Board may disapprove any activity found to be of this nature.

A) When an activity is disapproved under this subsection (c), the provider may continue to offer the activity but shall not provide to any participants the standard form referred to in Section 25.865 and shall immediately revise all relevant notices and advertisements to indicate the nature of the activity. The provider shall be required to state in each notice or advertisement that the activity generates no credit applicable to license renewal. Individuals who complete the activity once it is accurately described shall not claim credit for it.
B) Individuals who have completed an activity that is later disapproved under this subsection (c) shall not be penalized with respect to professional development credit accrued for that activity.

(Source: Amended at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.865 Awarding of Credit for Activities with Providers

The State Board of Education shall develop the requirements for standard forms that shall be used by approved providers. These forms shall serve two purposes: evaluation of the activity by the licensee and evidence of completion for the licensee with respect to the activity. The State Board of Education shall make available information about the required format and contents of these forms so that providers may generate them for their own use.

a) This form shall be provided to each participant who completes the activity, who shall maintain it as evidence of completion of the professional development activity. In the case of a conference, workshop or other event having more than one session, each session shall be considered an "activity" for purposes of this Section.

b) The provider shall complete the standard form to indicate the title, time, date, location, nature of the event and clock hours of credit earned (i.e., in increments of a quarter hour). Alternately, a provider may accept an official transcript in place of the standard form as evidence of completion of coursework at a regionally accredited institution of higher education that is not approved under Section 25.855.

c) If the licensee's records are audited pursuant to Section 21B-45(j) of the School Code and Section 25.860 of this Part, credit for professional development activities claimed shall be affirmed only when the standard form is presented.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25.870  Continuing Education Units (CEUs) (Repealed)

(Source:  Repealed at 34 Ill. Reg. 1582, effective January 12, 2010)
Section 25.872 Special Provisions for Interactive, Electronically Delivered Continuing Professional Development (Repealed)

(Source: Repealed at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.875 Continuing Professional Development Units (CPDUs) (Through June 30, 2014)

This Section applies to CPDUs earned on or before June 30, 2014. A licensee shall record in ELIS the number of CPDUs earned at a rate of one clock hour for one CPDU. The number of CPDUs that were to be awarded for completion of specific activities and the required evidence of completion for each shall be as set forth in this Section.

a) Participation on collaborative planning and professional improvement teams and committees [105 ILCS 5/21-14(e)(3)(F)(i)]

1) Definition: Attendance at and participation in no fewer than two-thirds of the meetings of a group whose function is planning for professional development activities that will benefit groups of teachers and/or the school.

2) Credit: Five CPDUs shall be credited per semester in which the individual attends three to five meetings; eight CPDUs shall be credited per semester in which the individual attends six or more meetings.

3) Evidence of Completion: Written description of the purpose and intended product of the team or committee; a record of the team's meetings demonstrating the member's attendance; and the plan, activity description, or other product that results from the group's work.

b) Peer review and coaching [105 ILCS 5/21-14(e)(3)(F)(ii)]

1) Definitions

A) Peer review: A process of one-on-one assistance between pairs of teachers that is formally established by agreement between a school district and its teachers or their exclusive representative, in which the participants establish specific goals for the teacher being reviewed and conduct a program of intervention to assist that teacher with particular aspects of his or her teaching that includes observation and assessment of the teacher's performance in sessions lasting at least 20 minutes each, discussion of the observations made by the reviewing teacher, and preparation of a written summary by the reviewing teacher.

B) Peer coaching: A process of one-on-one assistance between pairs of teachers, whether by formal arrangement under the auspices of
the employing district or by mutual agreement, in which the participants observe each other's teaching and discuss the observations made.

2) Credit: For peer review, nine CPDUs shall be credited per semester in which there are three to five observations; 11 CPDUs shall be credited per semester in which there are six or more observations. For peer coaching, five CPDUs shall be credited per semester in which there are three to five observations; eight CPDUs shall be credited per semester in which there are six or more observations.

3) Evidence of Completion

A) For peer review: The school's, district's, or exclusive representative's written program description or policy; a record of the licensee's assignment and observation schedule; and a log of the observation sessions and other meetings, indicating the time spent, dates, and topics of discussion.

B) For peer coaching: A log of the observation sessions and other meetings, indicating the time spent, dates, and topics of discussion.

c) Mentoring in a formal program, including service as a consulting teacher participating in a remediation process formulated under Section 24A-5 of the School Code [105 ILCS 5/24A-5] [105 ILCS 5/21-14(e)(3)(F)(iii)]

1) Definitions

A) For a mentor: A formally established sequence of sessions lasting no less than one quarter of a school year and involving preparation with the recipient teacher prior to observing that teacher in the classroom; observations; and provision of feedback, suggestions, and techniques to the recipient teacher in response to each period of observation.

B) For a consulting teacher: Participation in the remediation process, involving assistance in the development of a remediation plan, provision of advice to the teacher under remediation; and

i) meetings lasting at least 20 minutes each with the remediating teacher to discuss how to improve teaching skills and successfully complete the remediation plan, to
review lesson plans, to conduct demonstrations, or to provide feedback on observations conducted by an administrator; or

ii) meetings of the same length with an administrator or other personnel to discuss the remediating teacher's progress or classroom observation; or

iii) classroom observation of the remediating teacher, including preparation with the remediating teacher prior to the observation and provision of feedback, suggestions, and techniques to the remediating teacher in response to each period of observation.

C) For a recipient or remediating teacher: A formally established sequence of sessions lasting no less than one quarter of a school year and involving consultation with the mentor or consulting teacher in preparation for the lessons to be observed; teaching under observation of the mentor or consulting teacher; and interaction with the mentor or consulting teacher after each teaching session to reflect upon the teaching and learning, receive feedback, discuss alternatives and suggestions, and determine how this information will be integrated into the teacher's future work.

2) Credit

A) For a mentor or for a recipient or remediating teacher: Nine CPDUs shall be credited for a semester in which there are three to five observations; 11 CPDUs shall be credited for a semester in which there are six or more observations.

B) For a consulting teacher: Six CPDUs shall be credited for a semester in which there are three to five meetings; eight CPDUs shall be credited for a semester in which there are six or more meetings; nine CPDUs shall be credited for a semester in which there are three to five meetings and one or more observations; 11 CPDUs shall be credited for a semester in which there are six or more meetings and one or more observations.

3) Evidence of Completion
A) For a mentor or for a recipient or remediating teacher: The school's, district's, or institution's written description of its mentoring program or remediation process, including the required number and length of cycles of interaction; and a log of the observation sessions and other meetings, indicating the time spent, dates, and topics of discussion.

B) For a consulting teacher: The district's written description of its remediation process; a record of assignment as a consulting teacher; and a log of the observation sessions and other meetings, indicating the time spent, dates, and topics of discussion.

d) Participating in site-based management or decision-making teams, relevant committees, boards, or task forces related to school improvement plans [105 ILCS 5/21-14(e)(3)(F)(iv)]

1) Definition: Attendance at and participation in no fewer than two-thirds of the meetings of a group whose function is formulating recommendations or plans related to budgeting or resource allocation, textbook choice, curriculum modification, scheduling, or other aspects of school operations related to issues noted in the school improvement plan.

2) Credit: Eight CPDUs shall be credited per semester in which the individual attends three to five meetings; 11 CPDUs shall be credited per semester in which the individual attends six or more meetings.

3) Evidence of Completion: A written description of the purpose and intended product of the team or committee; a record of the team's meetings; and a copy of the product or recommendation developed by the team or committee.

e) Coordinating community resources in schools, if the project is a specific goal of the school improvement plan [105 ILCS 5/21-14(e)(3)(F)(v)]

1) Definition: Working with representatives of community agencies to structure or facilitate their interaction with the school's or district's staff or students for the purpose of meeting one or more needs identified in the school improvement plan; must include more than the classes directly taught by the licensee.

2) Credit: Four CPDUs shall be credited per semester of service, or two CPDUs per quarter.
3) Evidence of Completion: The excerpt from the school improvement plan highlighting the needs being met; a written statement prepared by the licensee indicating the purpose or desired outcome of the external entities' involvement; and a statement signed by the district administrator or designee responsible for corroborating the individual's assignment to or performance of this function.

f) Facilitating parent education programs for a school, school district, or regional office of education directly related to student achievement or the school improvement plan [105 ILCS 5/21-14(e)(3)(F)(vi)]

1) Definitions

A) Arranging for or coordinating presentations in the context of a formally established program consisting of two or more sessions and designed to serve parents of the students in a particular school or district by informing or training them in one or more areas related either to their children's achievement or to another need identified in a school improvement plan.

B) Delivering presentations in the context of a formally established program consisting of two or more sessions and designed to serve parents of the students in a particular school or district by informing or training them in one or more areas related either to their children's achievement or to another need identified in a school improvement plan (to the extent that such presentations are not part of the instruction routinely delivered as a function of the licensee's assignment).

2) Credit: For facilitating a program, four CPDUs shall be credited per semester, or two per quarter. For making presentations, eight CPDUs shall be credited per semester, or four per quarter.

3) Evidence of Completion

A) For coordinating: The sponsoring entity's written description of the parent education program and a statement signed by the administrator or designee responsible for corroborating the individual's assignment as facilitator or coordinator or indicating that he or she performed these duties.
B) For making presentations: The written program description indicating that the licensee served as a presenter in the program.

g) Participating in business, school, or community partnerships directly related to student achievement or school improvement plans [105 ILCS 5/21-14(e)(3)(F)(vii)]

1) Definition: Formal or informal exchange of information and resources between a teacher and a business, educational institution, or other entity for the purpose of improving student achievement or responding to a need identified in the school improvement plan.

2) Credit: Five CPDUs shall be credited per semester in which the individual attends three to five meetings; eight CPDUs shall be credited per semester in which the individual attends six or more meetings.

3) Evidence of Completion: A written description of the partnership that states its goals, identifies the needs it is designed to meet, and describes the activities conducted by the licensee; and a copy of the relevant portion of the school improvement plan that includes the specific needs identified.

h) Supervising a student teacher or teacher education candidate in clinical supervision, provided that the supervision may only be counted once during the course of 5 years [105 ILCS 5/21-14(e)(3)(F)(viii)]

1) Definitions

A) Service (as determined by the educator preparation institution in conformance with Section 25.620 of this Part) as a supervising teacher for a student teacher or a teaching candidate in clinical supervision who is enrolled in an approved teacher preparation program.

B) Provision of at least 40 hours of supervisory service connected with the pre-student-teaching practicum to one or more candidates who are enrolled in an approved educator preparation program.

2) Credit: Thirty CPDUs shall be credited for supervising a student teacher or a teaching candidate in clinical supervision; 12 CPDUs shall be credited for supervising one or more candidates in pre-student-teaching clinical experience. Each of these types of supervision may be counted once during the course of five years.
3) Evidence of Completion: The written agreement between the school district and educator preparation institution naming the licensee as a supervising teacher for candidates of that institution; and, for supervision of candidates in pre-student-teaching clinical experience, a log showing the dates and times of service and the names of the candidates involved.

i) Completing undergraduate or graduate credit earned from a regionally accredited institution in coursework relevant to the endorsement area being renewed, including coursework that incorporates induction activities and development of a portfolio of both student and teacher work that provides experience in reflective practices, provided the coursework meets Illinois professional teaching standards or Illinois content-area standards and supports the essential characteristics of quality professional development [105 ILCS 5/21-14(e)(3)(G)(i)]

1) Fifteen CPDUs shall be credited for each semester hour of successfully completed college or university coursework that is related to an individual's license and relevant endorsements and addresses the standards set forth in Subpart B of this Part relative to the licensee's fields of teaching or assignment.

2) Evidence of Completion: A grade report or official transcript issued by the institution indicating that the licensee has passed the course.

j) Teaching college or university courses in areas relevant to the endorsement area being renewed, provided that the teaching may only be counted once during the course of 5 years [105 ILCS 5/21-14(e)(3)(G)(ii)]

1) Definition: Teaching a college-level course in a field that is related to an individual's endorsements and results in the granting of college credit to those enrolled.

2) Credit: Twenty CPDUs shall be awarded for teaching a college course. A course shall be considered "the same" if its description is the same in different course catalogues issued by the same institution or, for a course offered at more than one institution, if the syllabus for the course is substantially the same. A course shall not be considered the same as another course if a student may receive credit for successfully completing both. In cases where two courses appear similar, the licensee wishing to claim CPDUs for both shall be required to demonstrate how the two differ.
3) Evidence of Completion: A course syllabus, signed contract or agreement, or other documentation prepared by the college or university that identifies the licensee as the teacher of a particular course.

k) Completing non-university credit directly related to student achievement, school improvement plans, or State priorities [105 ILCS 5/21-14(e)(3)(H)(i)]; participating in or presenting at workshops, seminars, conferences, institutes, and symposiums [105 ILCS 5/21-14(e)(3)(H)(ii)]; participating in or presenting at in-service training programs on suicide prevention [105 ILCS 5/21-14(e)(3)(H)(v)]

1) Definitions

A) Attendance at and participation in a conference, workshop, institute, seminar, symposium, or other similar training event that is organized by an entity approved pursuant to Section 25.855 or Section 25.860 of this Part and addresses educational concerns.

B) Making a presentation at a conference, workshop, institute, seminar, symposium, or other similar event whose goal is the improvement of teaching skills and knowledge.

2) Credit: One CPDU shall be credited for each hour of a licensee's attendance or participation. Eight CPDUs shall be credited for an individual's first presentation of a given topic; three CPDUs shall be credited for a subsequent presentation of the same topic.

3) Evidence of Completion

A) For attendance: The standard form issued by the provider at the conclusion of the session or event pursuant to Section 25.865 of this Part.

B) For presentation: The program prepared by the entity sponsoring or conducting the event, identifying the licensee as presenter in a topic area relevant to his or her licensure or teaching assignment.


1) Definition: Participation in a complete training sequence regarding the process used by the State Board of Education in approving educator
preparation programs or recognizing educator preparation institutions pursuant to Subpart C of this Part.

2)  Credit: Ten CPDUs shall be credited for the first instance of an individual's participation. Five CPDUs shall be awarded for completion of one additional training sequence within any one period of a license's validity.

3)  Evidence of Completion: A certificate issued by the State Board.

m)  Participating in action research and inquiry projects [105 ILCS 5/21-14(e)(3)(I)(i)]

1)  Definition: Conducting a teacher-developed study at least one quarter of the school year in length that is based upon a written protocol identifying the aspect of education that will be investigated, the approach to be used, and the desired or expected outcome of the project.

2)  Credit: Eight CPDUs per semester shall be credited for a project involving the licensee's own classes; 11 CPDUs per semester shall be credited for a project involving or affecting classes other than or in addition to the licensee's own classes.

3)  Evidence of Completion: The written protocol and a written summary of the inquiry and its results that describes what the licensee has learned and identifies the implications of the experience for the individual's future teaching.

n)  Observing programs or teaching in schools, related businesses, or industry that is systematic, purposeful, and relevant to license renewal [105 ILCS 5/21-14(e)(3)(I)(ii)]

1)  Definition: Engaging in a series of observations, either of teaching performed by others or of work activity directly related to the licensee's areas of licensure.

2)  Credit: Five CPDUs shall be credited per semester, or 2.5 CPDUs per quarter.

3)  Evidence of Completion: A description of the observations prepared by the licensee, including work to be observed, the purpose for which the observations were to be conducted, the frequency and length of the periods
of observation, what was learned, and how the information will be used in
the individual's future teaching.

o) Traveling related to one's teaching assignment, directly related to student
achievement or school improvement plans and approved by the responsible
LPDC, if any, or, if no LPDC is responsible, by the regional superintendent or his
or her designee at least 30 days prior to the travel experience, provided that the
traveling shall not include time spent commuting to destinations where the
learning experience will occur [105 ILCS 5/21-14(e)(3)(I)(iii)]

1) Definition: Travel lasting no less than three consecutive, full days, that
has been approved based on a plan submitted by the licensee. The plan
shall identify the activities or aspects of the travel that will contribute to
his or her professional development and describe what is to be
accomplished through the travel experience. (Approval by the LPDC or
the regional superintendent, as applicable, shall be understood to mean
that CPDUs will be awarded if the planned travel is completed.)

2) Credit: Twelve CPDUs shall be awarded per year in which the licensee
engages in an episode of qualifying travel, except that 15 CPDUs shall be
awarded per year in which a licensee who is a teacher of a foreign
language engages in an episode of qualifying travel to a destination where
the foreign language he or she teaches is commonly spoken in public. If a
licensee engages in additional episodes of qualifying travel in a year in
which he or she has been awarded the maximum number of CPDUs per
year for qualifying travel, he or she may carry over and claim this travel in
a subsequent year, provided that the licensee may not exceed the
maximum number of CPDUs allowable per year for qualifying travel.

3) Evidence of Completion: The travel itinerary and a written journal
prepared by the licensee that summarizes the experience and reflects on
how he or she plans to use what was learned in the context of his or her
teaching.

p) Participating in study groups related to student achievement or school
improvement plans [105 ILCS 5/21-14(e)(3)(I)(iv)]

1) Definition: Attendance at and participation in no fewer than two-thirds of
the meetings of a group that investigates one or more aspects of education
in a series of regular, structured, collaborative interactions with a view to
improving the members' practice or related outcomes among their
students.
2) Credit: Six CPDUs shall be credited per semester in which the individual attends three to five meetings; eight CPDUs shall be credited per semester in which the individual attends six or more meetings.

3) Evidence of Completion: A written statement of purpose for the group; a list of the group's members; and summaries of the meetings showing attendance by the licensee.

q) Serving on a statewide education-related committee, including but not limited to the SEPLB, State Board of Education Strategic Agenda Teams, or the State Advisory Council on Education of Children with Disabilities [105 ILCS 5/21-14(e)(3)(I)(v)]

1) Definition: Attendance at and participation in no fewer than two-thirds of the meetings of any of these bodies.

2) Credit: Fifteen CPDUs shall be credited per year of qualifying service, or 7.5 CPDUs per semester.

3) Evidence of Completion: Minutes of the group demonstrating the individual's attendance during the period for which CPDUs are claimed. If submission of minutes would breach confidentiality, a record of attendance shall be sufficient.

r) Participating in work/learn programs or internships [105 ILCS 5/21-14(e)(3)(I)(vi)]

1) Definition: Participation in a structured program that pairs the licensee with an employer or other entity under whose auspices the licensee can acquire knowledge or skills for use in his or her future teaching or position.

2) Credit: Five CPDUs per semester shall be credited for one through ten contact hours (or 2.5 CPDUs per quarter for five or fewer contact hours); eight CPDUs per semester shall be credited for 11 through 20 contact hours (or four CPDUs per quarter for 5.5 through ten contact hours); and 11 CPDUs per semester shall be credited for 21 or more contact hours (or 5.5 CPDUs per quarter for more than ten contact hours).

3) Evidence of Completion: A signed letter from the employer or other entity verifying the nature of the program or internship and stating the
length and frequency of the licensee's direct contact with other individuals from whose knowledge or experience he or she was to benefit.

s) **Developing a portfolio of student and teacher work [105 ILCS 5/21-14(e)(3)(I)(vii)]**

1) Definition: Preparation of at least five portfolio "artifacts" or "entries", each of which relates to a different assignment and consists of:

A) samples of at least three students' work that responds to the specified assignment; and

B) a written analysis prepared by the licensee that describes:

i) the assignment to which the work responds and the teacher's goals for that assignment;

ii) the instructional strategies and materials used and the reasons for their selection;

iii) what the students' work reveals about whether the teacher's goals for the assignment were met; and

iv) the successful and less-than-successful elements of the assignment and changes the teacher might make in the assignment or in his or her teaching in order to reach the specified instructional goals.

2) Credit: 15 CPDUs.

3) Evidence of Completion: The materials referred to in subsection (s)(1).

t) **Participating in curriculum development or assessment activities at the school, school district, regional office of education, State, or national level [105 ILCS 5/21-14(e)(3)(J)(i)]**

1) Definition: Assisting in the planning, development, or refinement of curriculum or assessments, or in their alignment with applicable standards. The activity must be one sanctioned or structured either by the employing school or district or by a statewide, national, or international educational agency or organization. Requires participation in no fewer than two-thirds of the group's working sessions.
2) Credit: Eight CPDUs shall be credited per semester in which the individual attends five or fewer meetings (or four CPDUs per quarter for three meetings); 11 CPDUs shall be credited per semester in which the individual attends six or more meetings (or 5.5 CPDUs per quarter for more than three meetings).

3) Evidence of Completion: Membership list and meeting summaries showing the licensee's presence and participation; and the product of the group's work, such as a curriculum guide or new assessment.

u) *Participating in team or department leadership in a school or school district* [105 ILCS 5/21-14(e)(3)(J)(ii)]

1) Definition: Service in a position of leadership established by a school or district as part of its formal structure and lasting no less than one semester; limited to those activities that relate to instruction in the area of assignment; shall not include tasks unrelated to teaching knowledge, skills, performance, or competence.

2) Credit: Five CPDUs shall be awarded per semester of service.

3) Evidence of Completion: A job description or other document created by the district or the administrator responsible for assigning a leadership role to the incumbent that is specific in terms of the responsibilities to be carried out within particular periods of time relative to the instructional goals of the department, school, or district.

v) *Participating on institution of higher education approval review teams* [105 ILCS 5/21-14(e)(3)(J)(iii)]

1) Definitions

Participating on a review team convened pursuant to Section 25.155(i) of this Part with respect to the initial recognition of an institution of higher education and its approval to provide educator preparation programs.

2) Credit: Fifteen CPDUs shall be credited for service on a program review panel or for service on an institutional review team, provided that each of these types of activities shall be credited no more than once per semester.

3) Evidence of Completion: Documentation of the individual's assignment by State Board staff (program review panel, or institutional review team);
and a statement signed by the team's chair or convenor verifying the licensee's participation for the duration of the process.

w) Publishing educational articles, columns, or books relevant to the endorsement area being renewed [105 ILCS 5/21-14(e)(3)(J)(iv)]

1) Definition: Writing about educational research, experiences, issues, approaches, systems, or another topic that is related to the effective practice of teaching.

2) Credit: Forty CPDUs shall be credited for writing a book that is technical or research-based; 20 CPDUs shall be credited for writing a book of any other type. Fifteen CPDUs shall be credited for writing one or more chapters of a book or for writing an article published in a refereed journal. Eight CPDUs shall be credited for writing a column published at the statewide level. Five CPDUs shall be credited for writing a column published at the local level. In cases of multiple authorship, the CPDUs earned shall be divided among the authors as they agree, provided that no more than 100 percent of the available CPDUs shall be credited for any item published.

3) Evidence of Completion: A copy of each item published, showing the date, publication, and publisher. In the case of an artistic work or other creative endeavor such as development of a curriculum unit or software package, the copyright shall serve as the evidence of "publication".

x) Participating in non-strike-related professional association or labor organization service or activities related to professional development [105 ILCS 5/21-14(e)(3)(J)(v)]

1) Definition: Service on local professional development committees, regional professional development review committees (including service by licensees in districts without exclusive representatives), or other bodies constituted by professional associations or labor organizations for specified purposes related to the profession of teaching. Requires formal selection by the organization. Examples include positions on committees planning for or formulating educational or professional policies, standards and structures. Activities related to the operations or functioning of the professional association or labor organization shall not be eligible.
2) Credit: Eight CPDUs shall be credited per semester in which the individual attends three to five meetings; 11 CPDUs shall be credited per semester in which the individual attends six or more meetings.

3) Evidence of Completion: A written description of the position or activity; if the purpose of the activity includes the preparation of a tangible product, a copy of that product.

y) Other

Continuing professional development units shall be available for activities not enumerated in subsections (a) through (x) based upon written evidence maintained by the licensee that:

1) describes the activity and its purpose, intensity, duration, and outcomes;

2) discusses how the activity related to the improvement of the licensee's knowledge and skills;

3) identifies which of the activities enumerated in subsections (a) through (x) of this Section the claimed activity most closely resembles (e.g., auditing a college course is most similar to attendance at a workshop or seminar under subsection (k)); and

4) proposes a number of CPDUs that is commensurate with the value assigned to the activity identified pursuant to subsection (y)(3).

(Source: Amended at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.880 "Valid and Exempt" Licenses; Proportionate Reduction; Part-Time Teaching

a) The requirements of this Subpart J regarding continuing professional development are subject to proportionate reduction with respect to periods of time during which a license is maintained as valid and exempt. The requirements of this Section apply to licensees who are working in a position that does not require educator licensure or working in a position for less than 50 percent of full-time equivalency for any particular year. These licensees are considered to be exempt and shall be required to pay only the registration fee in order to renew and maintain the validity of the license. (Section 21B-45(e)(5) of the School Code)

1) Each licensee shall, for any year that he or she believes qualifies as a period of exemption, enter the period of exemption into ELIS. Upon verification of the licensee's employment status, the license for that period of time will be determined to be valid and active or valid and exempt.

2) Periods of exemption shall be established in one-year increments. A one-year period of exemption shall be available only for a school year during which a licensee is employed and performing services for fewer than 50 percent of full-time equivalency.

3) When applying for renewal of his or her licenses, each licensee shall identify the one-year periods of exemption that occurred during the 5-year renewal cycle and the proportionate reduction (i.e., 20 percent reduction for each year of exemption) that applies to the requirements for professional development activities.

4) Completion of professional development activities during a period of exemption shall not affect the proportionate reduction in the total number of clock hours required for a licensee, but may be credited toward the total amount of professional development needed in the 5-year renewal cycle.

b) A valid and exempt license may be immediately (i.e., within six months) reactivated upon the licensee becoming employed in a position that requires an educator license and performing services in an Illinois public or State-operated school or cooperative or charter school. The licensee shall record the "active" status in ELIS before the end of the 5-year renewal cycle.

c) Holders of valid and exempt professional educator licenses endorsed in an administrative field who are not employed in an Illinois public or State-operated
school or cooperative or charter school are not subject to the requirements of Section 21B-45 of the School Code or this Subpart J.

(Source: Amended at 38 Ill. Reg. 21788, effective November 3, 2014)
Section 25.885  Funding; Expenses (Repealed)

(Source: Repealed at 29 Ill. Reg. 1212, effective January 4, 2005)
SUBPART K: REQUIREMENTS FOR RECEIPT OF THE STANDARD TEACHING CERTIFICATE

Section 25.900  Applicability of Requirements in this Subpart (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.905  Choices Available to Holders of Initial Certificates (Repealed)

(Source:  Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.910  Requirements for Induction and Mentoring (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.915 Requirements for Coursework on the Assessment of One’s Own Performance (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.920  Requirements for Coursework Related to the National Board for Professional Teaching Standards (NBPTS) (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.925 Requirements Related to Advanced Degrees and Related Coursework (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.930  Requirements for Continuing Professional Development Units (CPDUs)  
(Repealed)  

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.935  Additional Activities for Which CPDUs May Be Earned (Repealed)

(Source:  Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.940 Examination (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.942  Requirements for Additional Options (Repealed)

(Source:  Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.945  Procedural Requirements (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25. APPENDIX A Statistical Test Equating – Licensure Testing System

The Z-score formula set forth below will be used in all cases except where none of the scorable items on a test form has appeared on any previous test form. In such cases, the linear equating formula will be used.

Z-Score Formula

The following formula is used for z-score equating.

1. Define:
   \[ X = \text{the mean raw score achieved on the new test form's scorable items} \]
   \[ s_x = \text{the standard deviation of } X \]
   \[ Y = \text{the mean raw score achieved on the previous test form's scorable items} \]
   \[ s_y = \text{the standard deviation of } Y \]
   \[ X_i = \text{a given raw score on the new test form} \]
   \[ Y_i = \text{the raw score equivalent to } X_i \text{ expressed in the raw score metric of form } Y \]

2. Set \( z_x = z_y \)

\[ \frac{X_i - X}{s_x} = \frac{Y_i - Y}{s_y} \]

3. In order to find the equivalent passing score on the new form, solve for \( X_i \), where \( Y_i = \text{the passing score on the previous form rounded to one decimal place} \).

\[ X_i = X + \left( \frac{s_x}{s_y} \right) (Y_i - Y) \]

The linear equating formula is as follows.

1. Define:
   \[ \overline{X} = \text{mean total test score on a new test form} \]
   \[ s_x^2 = \text{variance of total test scores on the new form} \]
\( \bar{U}_x \) = mean of common items on the new form  
\( s^2_{u_x} \) = variance of common item scores on the new form  
\( s_{xu} \) = covariance of total test and common item set for the new form  
\( n_x \) = number of candidates taking the new form  
\( \bar{Y} \), \( s^2_y \), \( \bar{U}_y \), \( s^2_{yu} \), and \( n_y \) are corresponding statistics for the previous test form.

2. Compute estimated descriptive statistics for the total group (i.e., candidates from new and previous test form administrations).

\[
\bar{U}_t = \left( \frac{\bar{U}_x + \bar{U}_y}{2} \right) \\
\bar{s}^2_{u_t} = \left( \frac{n(\bar{U}_x - \bar{U}_y)^2}{2 + (n-1)(s^2_{u_x} + s^2_{u_y})} \right) \\
\frac{2n-1}{2n-1}
\]

where \( n = \) the smaller of \( n_x \) or \( n_y \)

\( b_{su} = \frac{s_{xu}}{s^2_{u_x}} \)  
\( b_{yu} = \frac{s_{yu}}{s^2_{u_y}} \)

\[
\bar{X}_t = \bar{X} + b_{su} (\bar{U}_t - \bar{U}_x) \\
\bar{s}^2_{x_t} = s^2_x + b^2_{su} (s^2_{u_x} - s^2_{u_x}) \\
\bar{Y}_t = \bar{Y} + b_{yu} (\bar{U}_t - \bar{U}_y) \\
\bar{s}^2_{y_t} = s^2_y + b^2_{yu} (s^2_{u_y} - s^2_{u_y})
\]

3. In order to find the equivalent passing score on the new form, solve for \( X_i \), where \( Y_i \) = the passing score on the previous form rounded to one decimal place.

\[
X_i = \bar{X}_t + \left( \frac{s_{x_t}}{s_{y_t}} \right) (Y_i - \bar{Y}_t)
\]
(Source: Amended at 37 Ill. Reg. 8379, effective June 12, 2013)
Section 25.APPENDIX B  Certificates Available Effective February 15, 2000 (Repealed)

(Source: Repealed at 37 Ill. Reg. 8379, effective June 12, 2013)
### Section 25.APPENDIX C Exchange of Certificates for Licenses (July 1, 2013)

<table>
<thead>
<tr>
<th>Existing Certificate</th>
<th>Description</th>
<th>Exchanged for:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Early Childhood Certificates:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>02 Standard Early Childhood (0 to 6, excluding kindergarten)</td>
<td>To Age 6 excluding K</td>
<td>Professional Educator License endorsed for prekindergarten (0 to 6, excluding kindergarten)</td>
</tr>
<tr>
<td>04 Initial or Standard Early Childhood (0 to grade 3)</td>
<td>Age 0-Grade 3</td>
<td>Professional Educator License endorsed for early childhood and self-contained general education endorsements (age 0 to grade 3)</td>
</tr>
<tr>
<td>04 Master Early Childhood Certificate</td>
<td>Age 0-Grade 3</td>
<td>Professional Educator License, with an NBPTS master teacher designation, endorsed for prekindergarten, if applicable, and/or the NBPTS area of endorsement</td>
</tr>
<tr>
<td>05 Provisional Early Childhood</td>
<td>Age 0-Grade 3</td>
<td>Educator License with Stipulations endorsed for provisional educator with early childhood and self-contained general education endorsements (age 0 to grade 3)</td>
</tr>
<tr>
<td><strong>Elementary Certificates:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>03 Initial or Standard Elementary</td>
<td>K-9</td>
<td>Professional Educator License endorsed for self-contained general education (kindergarten to grade 9)</td>
</tr>
<tr>
<td>03 Master Elementary Certificate</td>
<td>K-9</td>
<td>Professional Educator License with an NBPTS master teacher designation, endorsed for self-contained general education, if applicable, and/or the NBPTS</td>
</tr>
<tr>
<td>Existing Certificate</td>
<td>Description</td>
<td>Exchanged for:</td>
</tr>
<tr>
<td>--------------------------------------------</td>
<td>---------------------------</td>
<td>-------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>High School Certificates:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>09 Initial or Standard Secondary</td>
<td>6-12</td>
<td>Professional Educator License with any applicable grade-level and content-area endorsements</td>
</tr>
<tr>
<td>09 Master Secondary Certificate</td>
<td>6-12</td>
<td>Professional Educator License, with an NBPTS master teacher designation and any grade-level and content-area endorsements, if applicable, and/or the NBPTS area of endorsement</td>
</tr>
<tr>
<td>12 Short-Term Emergency</td>
<td>Preschool-Age 21</td>
<td>Professional Educator License endorsed in a teaching field with short-term emergency approval in special education</td>
</tr>
<tr>
<td><strong>Special Certificates:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 Initial or Standard Special</td>
<td>K-12 Field Endorsed or Preschool-Age 21</td>
<td>Professional Educator License with any applicable grade-level and content-area endorsements</td>
</tr>
<tr>
<td><strong>Provisional and Alternative:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22 Initial Alternative Elementary</td>
<td>K-9</td>
<td>Professional Educator License endorsed for self-contained general education (kindergarten to grade 9)</td>
</tr>
<tr>
<td>23 Provisional Alternative Elementary</td>
<td>K-9</td>
<td>Educator License with Stipulations endorsed for alternative provisional educator with self-</td>
</tr>
<tr>
<td>Existing Certificate</td>
<td>Description</td>
<td>Exchanged for:</td>
</tr>
<tr>
<td>-----------------------------------</td>
<td>--------------------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>24 Initial Alternative Secondary</td>
<td>6-12</td>
<td>Professional Educator License with any applicable grade-level and content-area endorsements</td>
</tr>
<tr>
<td>25 Provisional Alternative Secondary</td>
<td>6-12</td>
<td>Educator License with Stipulations endorsed for alternative provisional educator with any applicable grade-level and content-area endorsements</td>
</tr>
<tr>
<td>26 Provisional Alternative Administrative</td>
<td>K-12</td>
<td>Educator License with Stipulations endorsed for alternative provisional superintendent</td>
</tr>
<tr>
<td>27 Provisional Alternative Special</td>
<td>K-12 Field Endorsed or Preschool-Age 21</td>
<td>Educator License with Stipulations endorsed for alternative provisional educator with any applicable grade-level and content-area endorsements or applicable administrative area (e.g., general administrative)</td>
</tr>
<tr>
<td>28 Initial Alternative Special</td>
<td>K-12 Field Endorsed or Preschool-Age 21</td>
<td>Professional Educator License with any applicable grade-level and content-area endorsements</td>
</tr>
<tr>
<td><strong>Other Teaching:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>29 Transitional Bilingual</td>
<td>K-12 Language Endorsed</td>
<td>Educator License with Stipulations endorsed for transitional bilingual educator with bilingual language and applicable grade-level endorsements</td>
</tr>
<tr>
<td>30 Provisional Elementary</td>
<td>K-9</td>
<td>Educator License with Stipulations endorsed for provisional educator</td>
</tr>
<tr>
<td>Existing Certificate</td>
<td>Description</td>
<td>Exchanged for:</td>
</tr>
<tr>
<td>----------------------</td>
<td>-------------</td>
<td>----------------</td>
</tr>
<tr>
<td>31 Provisional Secondary</td>
<td>6-12</td>
<td>Educator License with Stipulations endorsed for provisional educator with any applicable grade-level and content-area endorsements</td>
</tr>
<tr>
<td>33 Provisional Special</td>
<td>K-12 Field Endorsed or Preschool-Age 21</td>
<td>Educator License with Stipulations endorsed for provisional educator with any applicable grade-level and content-area endorsements</td>
</tr>
<tr>
<td>35 Provisional Vocational</td>
<td>7-12 Field Endorsed</td>
<td>Educator License with Stipulations endorsed for career and technical educator with any applicable grade-level and field endorsements</td>
</tr>
<tr>
<td>36 Temporary Provisional Vocational</td>
<td>11-12 Field Endorsed</td>
<td>Educator License with Stipulations endorsed for provisional career and technical educator with grade 11-12 and any applicable field endorsements</td>
</tr>
<tr>
<td>40 Part-Time Provisional</td>
<td>6-12</td>
<td>Beginning July 1, 2013, Educator License with Stipulations endorsed for part-time career and technical educator with any applicable grade-level and field endorsements</td>
</tr>
<tr>
<td>43 Provisional Alternative Early Childhood</td>
<td>Age 0-Grade 3</td>
<td>Educator License with Stipulations endorsed for alternative provisional educator with early childhood and self-contained general education (age 0 to grade 3)</td>
</tr>
<tr>
<td>44 Initial Alternative Early Childhood</td>
<td>Age 0-Grade 3</td>
<td>Professional Educator License endorsed for early childhood and</td>
</tr>
<tr>
<td>Existing Certificate</td>
<td>Description</td>
<td>Exchanged for:</td>
</tr>
<tr>
<td>--------------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Visiting International Teacher – Special</td>
<td>K-12</td>
<td>Educator License with Stipulations endorsed for visiting international educator with any applicable foreign language, transitional bilingual language and content-area endorsements (kindergarten to grade 12)</td>
</tr>
<tr>
<td>Visiting International Teacher – Elementary</td>
<td>K-9</td>
<td>Educator License with Stipulations endorsed for visiting international educator with self-contained general education and any applicable foreign language and transitional bilingual language endorsements (kindergarten to grade 9)</td>
</tr>
<tr>
<td>Visiting International Teacher – Early Childhood</td>
<td>Age 0-Grade 3</td>
<td>Educator License with Stipulations endorsed for visiting international educator with self-contained general education and any applicable foreign language and transitional bilingual language endorsements (age 0 to grade 3)</td>
</tr>
<tr>
<td>Visiting International Teacher – Secondary</td>
<td>6-12</td>
<td>Educator License with Stipulations endorsed for visiting international educator with any applicable foreign language, transitional bilingual language and content-area endorsements (grades 6 to 12)</td>
</tr>
<tr>
<td>Resident Teacher – Special</td>
<td>K-12</td>
<td>Educator License with Stipulations endorsed for resident teacher with any content-area endorsements (kindergarten to grade 12)</td>
</tr>
<tr>
<td>Existing Certificate</td>
<td>Description</td>
<td>Exchanged for:</td>
</tr>
<tr>
<td>---------------------</td>
<td>-------------</td>
<td>----------------</td>
</tr>
<tr>
<td>83 Resident Teacher – Elementary</td>
<td>K-9</td>
<td>Educator License with Stipulations endorsed for resident teacher with self-contained general education endorsement (kindergarten to grade 9)</td>
</tr>
<tr>
<td>84 Resident Teacher – Early Childhood</td>
<td>Age 0-Grade 3</td>
<td>Educator License with Stipulations endorsed for resident teacher with early childhood and self-contained general education (age 0 to grade 3) endorsements</td>
</tr>
<tr>
<td>89 Resident Teacher – Secondary</td>
<td>6-12</td>
<td>Educator License with Stipulations endorsed for resident teacher with any applicable grade-level and content-area endorsements</td>
</tr>
</tbody>
</table>

**School Support Personnel:**

| 73 School Service Personnel | K-12 | Professional Educator License endorsed for school support personnel with any applicable service area endorsement |
| 74 Provisional School Service Personnel | K-12 | Educator License with Stipulations endorsed for provisional educator and school support personnel with any applicable service area endorsement |

**Administrative:**

<p>| 75 Administrative | K-12 | Professional Educator License endorsed for general administrative, chief school business official, superintendent or special educator director, as applicable |</p>
<table>
<thead>
<tr>
<th>Existing Certificate</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>76 Provisional Administrative K-12</td>
<td>Educator License with Stipulations endorsed for provisional educator and any of general administrative, chief school business official, superintendent or special education director, as applicable</td>
</tr>
<tr>
<td>77 Administrative K-12</td>
<td>Professional Educator License endorsed for Superintendent</td>
</tr>
<tr>
<td>78 Interim School Counselor Intern</td>
<td>Approval issued by the State Superintendent</td>
</tr>
<tr>
<td>79 Interim Speech-Language Pathologist Intern</td>
<td>Approval issued by the State Superintendent</td>
</tr>
</tbody>
</table>

Individuals who receive a professional educator license will receive on that license the endorsements that are comparable to what they currently hold, as well as any applicable endorsements comparable to any other certificates they currently hold.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Introduction and General Principles

Pursuant to the federal Elementary and Secondary Education Act of 1965, as amended by the No Child Left Behind Act of 2001 (ESEA) (20 USC 6301 et seq.), teachers with primary responsibility for instructing students in the core academic subject areas (science, the arts, reading or language arts, English, history, civics and government, economics, geography, foreign language, and mathematics) are required to be "highly qualified" for those assignments. The criteria set forth in this Appendix D are those that will be used in Illinois to make this determination.

A teacher's qualifications do not make him or her "highly qualified" in the absolute sense. Rather, the question is whether a teacher is "highly qualified" with respect to his or her areas of assignment. A teacher who collaborates or consults with another teacher does not have "primary responsibility" and is not required to be "highly qualified" in the core academic subject area; each teacher who does have "primary responsibility" for a core academic subject area must be.

There are differences between the criteria for being considered "highly qualified" and some of the Illinois requirements for various assignments (see Subpart G of 23 Ill. Adm. Code 1, Public Schools Evaluation, Recognition and Supervision). The "highly qualified" status of a given individual with respect to an assignment shall not relieve any entity that is required to employ licensed staff of the obligation to observe the applicable Illinois requirements for that assignment.

In establishing requirements for being considered "highly qualified", ESEA and the Individuals with Disabilities Education Improvement Act (also referred to as "IDEA 2004") (20 USC 1400, as amended by P.L. 108-446) distinguish between "veteran teachers" and those who are new to the profession. In addition to the specific requirements set forth for being considered "highly qualified" for particular assignments, veteran teachers can be considered "highly qualified" based on an additional set of criteria, the High Objective Uniform State Standard of Evaluation (HOUSSE). For the purposes of this Appendix D, each individual shall become a "veteran teacher" when he or she has accrued at least one full year's teaching experience. The HOUSSE criteria may then be applied in determining whether the individual can be considered "highly qualified" for assignments in core subjects.

A degree of flexibility has been afforded for teachers in programs supported by Title I funds who are employed in "rural" schools, which are defined as schools in districts that are eligible to participate in the Small Rural School Achievement (SRSA) program (for a list, see the website of the U.S. Department of Education at http://www.ed.gov/programs/reapsrsa/eligible04/index.html). A district may take advantage of
this flexibility if it provides high-quality professional development that increases the teachers' content knowledge in the additional subjects they teach and provides mentoring or a program of intensive supervision that consists of structured guidance and regular, ongoing support so that teachers become highly qualified in the additional core academic subjects they teach.

A teacher in this situation who was first employed on or before August 1, 2005, who teaches multiple core academic subjects, and who is "highly qualified" in one of those subjects will be considered "highly qualified" in the other subjects taught through the end of the 2006-07 school year, after which time he or she will be subject to the requirements for the additional core academic subjects taught and may use the HOUSSE criteria as applicable.

A teacher in this situation who was first employed after August 1, 2005, who teaches multiple core academic subjects, and who is "highly qualified" in one of those subjects will be considered "highly qualified" in the other subjects taught for a period of three years after the date of first employment, after which time he or she will be subject to the requirements for the additional core academic subjects taught and may use the HOUSSE criteria as applicable.

In the material that follows, the term "primary grades" or "primary level" refers to kindergarten and grades 1 through 5. The "middle grades" are grades 6 through 8. The "secondary level" consists of grades 9 through 12.

Further, references to a particular type of license and the endorsements on that license (e.g., professional educator license endorsed for elementary self-contained general education) should be understood to mean a license that is also valid for the subjects taught by virtue of the licensee's subject-specific qualifications. These references include professional educator licenses and educator licenses with stipulations when applicable. However, a professional educator license with a National Board of Professional Teaching Standards designation that is endorsed for the subject area of assignment is, in and of itself, a basis for the holder's being considered "highly qualified" for that assignment, other than at the primary level, where passage of a test is required of teachers who are new to the profession. That is (except in the case of assignments at the elementary level), an individual who holds a relevant professional educator license shall be considered "highly qualified" without reference to any additional requirements stated for the assignment to which the professional educator license with a National Board of Professional Teaching Standards designation applies.

A professional educator license endorsed for "elementary" grade levels is the previously issued "Type 03" certificate established under Section 21-3 of the School Code [105 ILCS 5/21-3]. A professional educator license endorsed for "early childhood" is the previously issued "Type 04" certificate established under Section 21-2.1 of the School Code [105 ILCS 5/21-2.1]. A professional educator license endorsed for "secondary" grade levels is the previously issued
"Type 09" certificate established under Section 21-5 of the School Code [105 ILCS 5/21-5]. Either a "special K-12" (subject-specific) endorsement or a "special preschool-age 21" endorsement is a "Type 10" certificate established under Section 21-4 of the School Code [105 ILCS 5/21-4]. An educator license with stipulations endorsed for "transitional bilingual educator" is the previously issued "Type 29" certificate established under Section 14C-8 of the School Code [105 ILCS 5/14C-8]. A "short-term emergency" approval in special education on a professional educator license is a "Type 12" certificate established under Section 25.48 of this Part.

General Education

Kindergarten and Grades 1-5

A teacher who has primary responsibility for teaching content in core academic subjects will be considered "highly qualified" if he or she:

a) holds a professional educator license endorsed for either the elementary grades or special K-12 with an endorsement for self-contained general elementary education and has passed the Elementary/Middle Grades test, Elementary Education test or Middle Grades test, as applicable to the endorsement held; or

b) holds a professional educator license endorsed for either the elementary grades or special K-12 valid for the subjects taught and has passed the content-area test applicable to that endorsement; or

c) holds a professional educator license endorsed for early childhood that is valid for the primary grades and has passed the Early Childhood test (applicable only through grade 3); or

d) holds a professional educator license endorsed for the elementary grades, early childhood, or special K-12 valid for the subjects taught and qualifies with 100 points under the Illinois HOUSSE, if applicable.

Middle Grades (6-8)

A teacher who has primary responsibility for teaching content in core academic subjects, whether in a self-contained or a departmentalized setting, will be considered "highly qualified" if he or she holds a professional educator license endorsed for the elementary grades, special K-12, or secondary grades valid for the subjects taught and:

a) has passed the Elementary/Middle Grades test, Elementary Education test or Middle Grades test, as applicable to the endorsement held; or
b) for each core subject area of teaching responsibility:

1) has passed the content-area test specific to the subject taught, or

2) has completed a major or coursework equivalent to a major, or

3) holds a master's or higher degree in a field directly related to the area of assignment, or

4) holds an NBPTS master teacher designation on a professional educator license, or

5) qualifies with 100 points under the Illinois HOUSSE, if applicable.

Secondary Grades (9-12)

A teacher who has primary responsibility for teaching content in core academic subjects will be considered "highly qualified" if he or she holds a professional educator license endorsed for the secondary grades or special K-12 or, for grade 9 only, endorsed for the elementary grades valid for the subjects taught and for each core subject area of teaching responsibility:

a) has passed the relevant content-area test; or

b) has completed a major or coursework equivalent to a major; or

c) holds a master's or higher degree in a field directly related to the area of assignment; or

d) holds NBPTS master teacher designation on a professional educator license; or

e) qualifies with 100 points under the Illinois HOUSSE, if applicable.

Bilingual Education

Requirements specific to English as a Second Language (ESL) (or English as a New Language (ENL)) are stated separately (see below).

Kindergarten and Grades 1-5
A teacher who has primary responsibility for teaching content in core academic subjects, other than ESL or ENL, in a program of bilingual education will be considered "highly qualified" if he or she:

a) holds an endorsement for bilingual education on a professional educator license or an educator license with stipulations endorsed for transitional bilingual educator and:
   1) holds an elementary or a special K-12 endorsement for self-contained general elementary education on a professional educator license and has passed the Elementary/Middle Grades test, Elementary Education test or Middle Grades test, as applicable to the endorsement held, or
   2) holds an elementary or a special K-12 endorsement valid for the subject taught and has passed the content-area test applicable to that subject, or
   3) through grade 3 only, holds an early childhood endorsement that is valid for the primary grades and has passed the Early Childhood test, or
   4) holds an elementary or special K-12 endorsement for self-contained general elementary education, or an elementary or a special K-12 endorsement valid for the subjects taught, or, through grade 3 only, an early childhood endorsement valid for the primary grades and qualifies with 100 points under the Illinois HOUSSE, if applicable; or

b) holds an educator license with stipulations endorsed for transitional bilingual educator and:
   1) has passed the content-area test applicable to the subject taught, and
   2) is continuously enrolled in an approved teacher preparation program applicable to the grade levels served, and
   3) is participating in an induction/mentoring program that conforms to the definition found in the regulations implementing the federal ESEA at 34 CFR 200.56(a)(2)(ii)(A) (2008), and
   4) has not exhausted the three-year period permitted under ESEA for attaining full licensure.

Middle Grades (6-8)
A teacher who has primary responsibility for teaching content in core academic subjects, other than ESL or ENL, whether in a self-contained or a departmentalized setting, will be considered "highly qualified" if he or she:

a) holds a professional educator license with an endorsement for bilingual education or an educator license with stipulations endorsed for transitional bilingual educator and:

1) holds an elementary or a special K-12 or a secondary endorsement valid for the subjects taught; and

2) for each core subject area of teaching responsibility:

   A) has passed either the Elementary/Middle Grades test, Elementary Education test or Middle Grades test, as applicable to the endorsement held, or the content-area test specific to the subject taught, or

   B) has completed a major or coursework equivalent to a major, or

   C) holds a master's or higher degree in a field directly related to the area of assignment, or

   D) holds an NBPTS master teacher designation on a professional educator license, or

   E) qualifies with 100 points under the Illinois HOUSSE, if applicable; or

b) holds an educator license with stipulations endorsed for transitional bilingual educator and:

1) has passed the content-area test applicable to the subject taught, and

2) is continuously enrolled in an approved teacher preparation program applicable to the grade levels served, and

3) is participating in an induction/mentoring program that conforms to the definition found in the regulations implementing the federal ESEA at 34 CFR 200.56(a)(2)(ii)(A) (2008), and
4) has not exhausted the three-year period permitted under ESEA for attaining full licensure.

Secondary Grades (9-12)

A teacher who has primary responsibility for teaching content in core academic subjects, other than ESL or ENL, will be considered "highly qualified" if he or she:

a) holds a professional educator license with an endorsement for bilingual education or an educator license with stipulations endorsed for transitional bilingual educator and:

1) holds a secondary, special K-12, or, for grade 9 only, elementary endorsement valid for the subjects taught, and

2) for each core subject area of teaching assignment:

   A) has passed the relevant content-area test, or

   B) has completed a major or coursework equivalent to a major, or

   C) holds a master's or higher degree in a field directly related to the area of assignment, or

   D) holds an NBPTS master teacher designation on a professional educator license, or

   E) qualifies with 100 points under the Illinois HOUSSE, if applicable; or

b) holds an educator license with stipulations endorsed for transitional bilingual educator and:

1) has passed the content-area test applicable to the subject taught, and

2) is continuously enrolled in an approved teacher preparation program applicable to the grade levels served, and

3) is participating in an induction/mentoring program that conforms to the definition found in the regulations implementing the federal ESEA at 34 CFR 200.56(a)(2)(ii)(A) (2008), and
4) has not exhausted the three-year period permitted under ESEA for attaining full licensure.

English as a Second Language (ESL) or English as a New Language (ENL)

A course with either of these titles is, by definition, a course in English (see 23 Ill. Adm. Code 228).

Kindergarten and Grades 1-5

A teacher who has primary responsibility for teaching ESL or ENL will be considered "highly qualified" if he or she:

a) holds a professional educator license with an elementary or a special K-12 endorsement and an endorsement for bilingual education, ESL, or ENL and:
   1) has passed the Elementary/Middle Grades test, Elementary Education test or Middle Grades test, as applicable to the endorsement held, or the content-area test for ENL or English Language Arts, or
   2) qualifies with 100 points under the Illinois HOUSSE, if applicable; or

b) through grade 3 only, holds an early childhood endorsement valid for the primary grades and an endorsement for bilingual education, ESL, or ENL, and:
   1) has passed the Early Childhood test, or
   2) qualifies with 100 points under the Illinois HOUSSE, if applicable; or

c) holds an educator license with stipulations endorsed for transitional bilingual educator and:
   1) has passed the content-area test applicable to the subject taught, and
   2) is continuously enrolled in an approved teacher preparation program applicable to the grade levels served, and
   3) is participating in an induction/mentoring program that conforms to the definition found in the regulations implementing the federal ESEA at 34 CFR 200.56(a)(2)(ii)(A) (2008), and
4) has not exhausted the three-year period permitted under ESEA for attaining full licensure.

Middle Grades (6-8)

A teacher who has primary responsibility for teaching ESL or ENL will be considered "highly qualified" if he or she:

a) holds an elementary, a special K-12, or a secondary endorsement and an endorsement for ESL or ENL (or, for grades 5 and 6 only, an endorsement for bilingual education) and:

1) has passed the Elementary/Middle Grades test, Elementary Education test or Middle Grades test, as applicable to the endorsement held, or the content-area test for either ENL or English Language Arts, or

2) has completed a major or coursework equivalent to a major in English language arts or the teaching of English as a new language, or

3) holds a master's or higher degree in English language arts or the teaching of English as a new language, or

4) holds an NBPTS master teacher designation on a professional educator license in English language arts or the teaching of English as a new language, or

5) qualifies with 100 points under the Illinois HOUSSE, if applicable; or

b) for grade 6 only, holds an educator license with stipulations endorsed for transitional bilingual educator and:

1) has passed the content-area test applicable to the subject taught, and

2) is continuously enrolled in an approved teacher preparation program applicable to the grade levels served, and

3) is participating in an induction/mentoring program that conforms to the definition found in the regulations implementing the federal ESEA at 34 CFR 200.56(a)(2)(ii)(A) (2008), and

4) has not exhausted the three-year period permitted under NCLB for attaining full licensure.
Secondary Grades (9-12)

A teacher who has primary responsibility for teaching ESL or ENL will be considered "highly qualified" if he or she holds a secondary, a special K-12, or, for Grade 9 only, an elementary endorsement and an endorsement for ESL or ENL and:

a) has passed the content-area test for either ENL or English Language Arts, or

b) has completed a major or coursework equivalent to a major in English language arts or the teaching of English as a new language, or

c) holds a master's or higher degree in English language arts or the teaching of English as a new language, or

d) holds an NBPTS master teacher designation on a professional educator license in English language arts or the teaching of English as a New Language, or

e) qualifies with 100 points under the Illinois HOUSSE, if applicable.

Special Education

A special education teacher who is new to the profession, who is considered "highly qualified" in language arts, mathematics, or science, and who teaches two or more subjects shall be considered "highly qualified" in all subjects taught for two years after the date of first employment. Once this two-year period has elapsed, the teacher shall be required to meet the criteria for being considered "highly qualified" in the core subject area of assignment. However, it should be noted that a teacher in this situation will be treated as a veteran teacher after attaining one year's teaching experience, as is the case for any other teacher. That is, the teacher has two years before he or she will be required to meet the criteria in every subject taught but will have access to points under the Illinois HOUSSE after one year's experience.

A special education teacher who has completed an Illinois approved preparation program in special education after June 30, 2002, and has also passed the assessment of professional teaching or TPA, as applicable, shall be considered "highly qualified" in language arts, by virtue of the subject-area competence cumulatively evidenced by the individual's:

- completion of coursework addressing the General Curricular Standards for Special Education teachers set forth at 23 Ill. Adm. Code 27.350, as well as the Common Core of Standards for All Special Educators (23 Ill. Adm. Code 28, Standards for Certification in Special Education), which encompass numerous relevant knowledge and performance indicators;
• passage of the test of basic skills covering reading comprehension, language arts, mathematics and writing; and

• passage of the assessment of professional teaching, one of whose major components is language arts (see 23 Ill. Adm. Code 24.130).

Kindergarten and Grades 1-5

A teacher who has primary responsibility for teaching content in core academic subjects will be considered "highly qualified" if he or she:

a) holds either an elementary or a special preschool-age 21 endorsement for the student population served and has passed the Elementary/Middle Grades test, Elementary Education test or Middle Grades test, as applicable to the endorsement held; or

b) holds either an elementary or a special K-12 endorsement valid for the subject taught and for the student population served, and has passed the content-area test applicable to the subject taught; or

c) through grade 3 only, holds an early childhood endorsement that is valid for the primary grades and for early childhood special education, or holds a special preschool-age 21 endorsement for the student population served, and has passed the Early Childhood test or the Early Childhood Special Education test; or

d) holds an elementary or a special preschool-age 21 endorsement for the student population served, or an early childhood endorsement that is valid for the primary grades, and qualifies with 100 points under the Illinois HOUSSE, if applicable.

Middle Grades (6-8)

A teacher who has primary responsibility for teaching content in core academic subjects will be considered "highly qualified" if he or she holds a professional educator license endorsed for special preschool-age 21 for the student population served, or an elementary, secondary, or special K-12 endorsement that is valid for the grade levels of the assignment and the subjects taught and for the student population served; and, for each core subject area taught:

a) has passed either the Elementary/Middle Grades test, Elementary Education test or Middle Grades test, as applicable to the endorsement held, or the content-area test specific to the subject taught; or
b) has completed a major or coursework equivalent to a major; or

c) holds a master's or higher degree in a field directly related to the area of assignment; or

d) holds NBPTS master teacher designation on a professional educator license; or

e) qualifies with 100 points under the Illinois HOUSSE, if applicable.

Middle-Grades Teachers Providing Instruction at the Primary Level

A teacher who provides instruction at the primary level to students of middle-grade age whose performance is assessed against alternate achievement standards will be considered "highly qualified" if he or she meets the criteria for either new or veteran special education teachers at either the primary or the middle-grade level, whether the teacher is a veteran or new to the profession.

Secondary Grades (9-12)

A teacher who has primary responsibility for teaching content in core academic subjects will be considered "highly qualified" if he or she holds a special preschool-age 21 endorsement for the student population served or an elementary, secondary, or special K-12 endorsement, as applicable to the grade levels of the assignment and for the student population served; and, for each core subject area taught:

a) has passed the content-area test specific to the subject taught; or

b) has completed a major or coursework equivalent to a major; or

c) holds a master's or higher degree in a field directly related to the area of assignment; or

d) holds an NBPTS master teacher designation on a professional educator license; or

e) qualifies with 100 points under the Illinois HOUSSE, if applicable.

Secondary Teachers Providing Instruction at the Primary or Middle-Grades Level

A teacher who provides instruction at the primary level or the middle-grades level to students of secondary school age whose performance is assessed against alternate achievement standards will be considered "highly qualified" if he or she meets the criteria for either new or veteran
special education teachers at either the secondary level or the level at which instruction is provided, whether the teacher is a veteran or new to the profession.

Points Available Under the Illinois HOUSSE

The activities listed in this Appendix D shall be eligible for counting by teachers in general education, bilingual education, and special education. In the case of special education, a given activity, other than teaching experience, may be counted only if it relates to the core academic subject taught rather than special education as the "area of assignment".

a) Teaching experience in the subject area of assignment: 12.5 points per semester, up to a maximum of 50 points. (Special education teachers may count teaching experience in special education as experience in each core academic subject taught.)

b) Completion of college coursework in the core academic subject area of assignment: 5 points per semester hour.

c) Possession of an NBPTS master teacher designation on a professional educator license applicable to the area of assignment: 100 points for a general education teacher in grades below 6 or a special education teacher.

d) Completion of the required content-area coursework within the context of completing an Illinois approved educator preparation program in elementary education or an approved out-of-state elementary education preparation program offered by an institution that was accredited by NCATE at the time: 75 points for a teacher in a self-contained general education classroom through grade 8. Completion of the required content-area coursework within the context of completing an Illinois approved early childhood education preparation program or an approved out-of-state early childhood preparation program offered by an institution that was accredited by NCATE at the time: 75 points for a teacher in a self-contained general education classroom through grade 3. (This coursework may not also be counted for points under subsection (b).)

e) Participation in conference sessions, workshops, institutes, seminars, symposia, or other similar training events that are directly related to the area of teaching assignment: 1 point per full hour of participation.

f) Presenting at conference sessions, workshops, institutes, seminars, symposia, or other similar training events: 8 or 3 points, in accordance with Section 25.875(k).
g) Work experience (non-teaching) directly related to the area of teaching assignment (e.g., experience in a chemical laboratory on the part of an individual teaching chemistry): 10 points per year of experience, up to a maximum of 50 points.

h) Supervising a student teacher in the subject area of assignment: 10 points per student teacher, applicable to all subjects.

i) Peer review or peer coaching that meets the requirements of Section 25.875(b): 5, 8, 9, or 11 points per semester, in accordance with Section 25.875(b)(2).

j) Mentoring a new teacher in the subject area of assignment, provided that the mentoring arrangement conforms to the requirements of Section 25.875(c)(1)(A): 9 or 11 points per semester, in accordance with Section 25.875(c)(2)(A).

k) Participation in site-based management or decision-making teams, relevant committees, boards, or task forces directly related to school improvement plans and focused on the core academic subject of assignment: 8 or 11 points per semester, in accordance with Section 25.875(d). (May be counted only once per subject area.)

l) Teaching a college course in accordance with Section 25.875(j) that is directly related to the subject area of assignment: 20 points.

m) Participating in action research and inquiry projects that meet the requirements of Section 25.875(n) and are directly related to the subject area of assignment: 8 or 11 points per semester, in accordance with Section 25.875(n)(2).

n) Approved travel related to the area of teaching assignment and meeting the requirements of Section 25.875(p): 12 or 15 points per year, in accordance with Section 25.875(p)(2).

o) Participation in a study group directly related to the area of teaching assignment: 6 or 8 points per semester, in accordance with Section 25.875(q).

p) Participation in an internship directly related to the area of teaching assignment that meets the requirements of Section 25.875(s): points in relation to contact hours per semester, as set forth in Section 25.875(s)(2).

q) Participation in curriculum development or assessment activities that meet the requirements of Section 25.875(u) and are directly related to the subject area of
assignment: 8 or 11 points per semester, in accordance with Section 25.875(u)(2).

r) Publication of educational articles, columns, or books that are directly related to the subject area of assignment: points in accordance with Section 25.875(x)(2).

s) Teacher-to-teacher consultation that includes activities such as observation, meetings, and exchange of information (whether face to face or via communications technology) and that relates to topics such as materials, curriculum, evidence-based practices, and techniques and strategies aligned to the State Goals for Learning (see 23 Ill. Adm. Code 1, Appendix D): 1 point per hour of interaction with a teacher who is "highly qualified" in the relevant core academic subject area, up to a maximum of 50 points.

t) Possession of an NBPTS master teacher designation on a professional educator license in an area other than in the area of assignment: 15 points.

u) Possession of an Illinois professional educator license endorsed in a teaching field in an area other than in the area of assignment: 10 points.

v) Completion of a major or an approved program in special education with at least 15 points in each core academic subject taught: 75 points for a special education teacher who teaches two or more academic subjects exclusively to children with disabilities in the primary or middle grades.

Special Circumstances

Teachers in Charter Schools

A teacher who is employed in a charter school and who has primary responsibility for teaching content in any of the core academic subjects will be considered highly qualified if he or she either:

a) holds a professional educator license applicable to the assignment and meets the other criteria applicable to the assignment, as outlined elsewhere in this Appendix D; or

b) holds a bachelor's degree, has passed the relevant content-area test in each core subject area of teaching responsibility, and meets the other requirements of Section 27A-10(c) of the School Code [105 ILCS 5/27A-10(c)].
Teachers Who Hold an Educator License with Stipulations Endorsed for Alternative Provisional Educator

A teacher who holds an educator license with stipulations endorsed for alternative provisional educator (see Sections 21B-20(2)(B) and 21B-50 of the School Code [105 ILCS 5/21B-20(2)(B) and 21B-50]) that was attained through enrollment in an approved Illinois program and who has primary responsibility for teaching content in the core academic subject for which the license was issued will be considered highly qualified because he or she has passed the applicable content-area test. For an assignment in any additional core subject area (in the secondary or middle grades), a teacher with an educator license with stipulations endorsed for alternative provisional educator and for the secondary grades will be considered highly qualified if he or she has passed the relevant content-area test, has completed a major or coursework equivalent to a major in that subject, holds a master's or higher degree in a field directly related to the subject, or holds an NBPTS designation on a professional educator license in the subject.

Resident Teachers

A teacher who holds an educator license with stipulations endorsed for resident teacher (see Section 21B-20(2)(D) of the School Code [105 ILCS 5/21B-20(2)(D)]) and who has primary responsibility for teaching content in any of the core academic subjects will be considered highly qualified if he or she has passed the relevant content-area test for each core subject area of teaching assignment, which may include the Elementary/Middle Grades test if applicable to the grade level of the assignment, or, for assignments other than in the elementary grades, has completed a major or coursework equivalent to a major in that subject, holds a master's or higher degree in a field directly related to the subject, or holds an NBPTS master teacher designation on a professional educator license in the subject.

Visiting International Teachers

A teacher who holds an educator license with stipulations endorsed for visiting international educator (see Section 21B-20(2)(I) of the School Code [105 ILCS 5/21B-20(2)(I)] and Section 25.92 of this Part) will be considered highly qualified based upon having passed a content-area test relevant to the subject taught as required under subsection (d)(3) of that Section, provided that the endorsement held is valid for the grade level or levels of his or her teaching assignment.

Career and Technical Educator

A teacher in a career and technical education program who has primary responsibility for teaching content for which students receive credit in a core academic subject (e.g., a teacher of an agricultural education course whose students receive credit in science) will be considered highly qualified only if he or she meets the requirements stated in this Appendix D as relevant to general education assignments at the grade level in question.
Physical Education and Health Teachers

In accordance with Section 21B-200 of the School Code [105 ILCS 5/21B-200], teachers who hold an endorsement either in physical education or health shall be considered highly qualified if they meet the requirements stated in this Appendix D as relevant to general education assignments at the grade level of instruction and shall present evidence of meeting those requirements if requested to do so by their school districts of employment.

(Source: Amended at 39 Ill. Reg. 13722, effective October 5, 2015)
Section 25. APPENDIX E  Endorsement Structure Beginning July 1, 2013

Section 25.100 explains the endorsements issued on the professional educator license and the availability of any content-specific endorsements (previously called "designations"). The relevant provisions of Section 25.100(d) shall apply in cases in which no test is available (see Section 25.710). Any individual holding only an endorsement available prior to July 1, 2004 that was not exchanged for an endorsement available after that date, and, as applicable, content-area endorsement, is limited to teaching only the content encompassed by the endorsement issued prior to July 1, 2004.

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<tr>
<th>Endorsements Currently Available</th>
<th>Content-specific Endorsements Currently Available</th>
<th>Endorsements, with Designations, as applicable, Issued July 1, 2004 until July 1, 2013</th>
<th>Endorsements Issued Prior to July 1, 2004</th>
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<tr>
<td>Physical Education</td>
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<td>Drama/Theatre Arts</td>
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<td>Korean Latin Russian Spanish</td>
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<td>LBS II/Deaf-Blind</td>
</tr>
<tr>
<td></td>
<td></td>
<td>LBS II/Behavior Intervention</td>
<td>LBS II/Deaf-Blind</td>
</tr>
</tbody>
</table>

- Endorsements above are applicable to the Illinois Certification Requirements for Educators (ICRE), effective July 1, 2013.
<table>
<thead>
<tr>
<th>Endorsements Currently Available</th>
<th>Content-specific Endorsements Currently Available</th>
<th>Endorsements, with Designations, as applicable, Issued July 1, 2004 until July 1, 2013</th>
<th>Endorsements Issued Prior to July 1, 2004</th>
</tr>
</thead>
<tbody>
<tr>
<td>LBS II/Behavior Intervention Specialist</td>
<td>Specialist LBS II/Behavior Intervention Specialist</td>
<td>Specialist LBS II/Behavior Intervention Specialist</td>
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<tr>
<td>LBS II/Curriculum Adaptation Specialist</td>
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<tr>
<td>LBS II/Multiple Disabilities Specialist</td>
<td>LBS II/Multiple Disabilities Specialist</td>
<td>LBS II/Multiple Disabilities Specialist</td>
<td>LBS II/Multiple Disabilities Specialist</td>
</tr>
<tr>
<td>Speech-Language Pathologist (teaching)</td>
<td>None</td>
<td>Speech-Language Pathologist</td>
<td>Speech-language impaired</td>
</tr>
<tr>
<td>Teacher of Blind or Visually Impaired</td>
<td>None</td>
<td>Blind or Visually Impaired</td>
<td>Blind or partially sighted</td>
</tr>
<tr>
<td>Teacher of Deaf or Hard of Hearing Administrative</td>
<td>None</td>
<td>Deaf or Hard of Hearing</td>
<td>Hearing Impaired</td>
</tr>
<tr>
<td>Chief School Business Official</td>
<td>None</td>
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<td>Chief School Business Official</td>
</tr>
<tr>
<td>Director of Special Education</td>
<td>None</td>
<td>Director of Special Education</td>
<td>Director of Special Education</td>
</tr>
<tr>
<td>General Administrative (through June 30, 2014)</td>
<td>None</td>
<td>General Administrative</td>
<td>General Administrative</td>
</tr>
<tr>
<td>Principal (2013)</td>
<td>None</td>
<td>General Administrative</td>
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</tr>
<tr>
<td>Superintendent</td>
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<td>Superintendent</td>
</tr>
<tr>
<td>Teacher Leader</td>
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</tr>
<tr>
<td>School Support Personnel</td>
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<td>School Support Personnel</td>
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</tr>
<tr>
<td>School Counselor</td>
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<td>School Counselor</td>
<td>Guidance</td>
</tr>
<tr>
<td>School Nurse</td>
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</tr>
<tr>
<td>School Psychologist</td>
<td>None</td>
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<td>School Psychologist</td>
</tr>
<tr>
<td>Endorsements Currently Available</td>
<td>Content-specific Endorsements Currently Available</td>
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</tr>
<tr>
<td>--------------------------------</td>
<td>-----------------------------------------------</td>
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<tr>
<td>School Social Worker</td>
<td>None</td>
<td>School Social Worker</td>
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</tr>
<tr>
<td>Speech-Language Pathologist (non-teaching)</td>
<td>None</td>
<td>Non-Teaching Speech-Language Pathologist</td>
<td>Non-Teaching Speech-Language Pathologist</td>
</tr>
<tr>
<td>Supervisory – endorsement area (special education only and school support personnel)</td>
<td>None; see Section 25.497 of this Part.</td>
<td>Supervisory – endorsement area</td>
<td>Supervisory</td>
</tr>
</tbody>
</table>

(Source: Amended at 38 Ill. Reg. 21788, effective November 3, 2014)