

100TH GENERAL ASSEMBLY State of Illinois 2017 and 2018 SB0004

Introduced 1/11/2017, by Sen. Donne E. Trotter

SYNOPSIS AS INTRODUCED:

30	ILCS	330/2	from	Ch.	127,	par.	652
30	ILCS	330/2.5					
30	ILCS	330/7.6 new					
30	ILCS	330/9	from	Ch.	127,	par.	659
30	ILCS	330/11	from	Ch.	127,	par.	661
30	ILCS	330/12	from	Ch.	127,	par.	662
30	ILCS	330/13	from	Ch.	127,	par.	663

Amends the General Obligation Bond Act. Authorizes the issuance of an additional \$7,000,000,000 in State General Obligation Restructuring Bonds. Provides that the proceeds from that bond sale shall be used for the purpose of paying vouchers incurred by the State prior to July 1, 2017. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, and 13 of the 100th General Assembly become law.

LRB100 06348 HLH 16386 b

FISCAL NOTE ACT MAY APPLY

- 1 AN ACT concerning finance.
- 2 WHEREAS, the purpose of this amendatory Act of the 100th
- 3 General Assembly is to provide financial relief to providers
- 4 and vendors who do business with the State of Illinois;
- 5 therefore

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Be it enacted by the People of the State of Illinois,

represented in the General Assembly:

- 8 Section 5. The General Obligation Bond Act is amended by
- 9 changing Sections 2, 2.5, 9, 11, 12, and 13 and by adding
- 10 Section 7.6 as follows:
- 11 (30 ILCS 330/2) (from Ch. 127, par. 652)
- 12 Sec. 2. Authorization for Bonds. The State of Illinois is
- 13 authorized to issue, sell and provide for the retirement of
- 14 General Obligation Bonds of the State of Illinois for the
- 15 categories and specific purposes expressed in Sections 2
- through 8 of this Act, in the total amount of \$56,917,925,743
- 17 \$49,917,925,743.
- The bonds authorized in this Section 2 and in Section 16 of
- 19 this Act are herein called "Bonds".
- Of the total amount of Bonds authorized in this Act, up to
- \$2,200,000,000 in aggregate original principal amount may be
- 22 issued and sold in accordance with the Baccalaureate Savings

- 1 Act in the form of General Obligation College Savings Bonds.
- 2 Of the total amount of Bonds authorized in this Act, up to
- 3 \$300,000,000 in aggregate original principal amount may be
- 4 issued and sold in accordance with the Retirement Savings Act
- 5 in the form of General Obligation Retirement Savings Bonds.
- Of the total amount of Bonds authorized in this Act, the
- additional \$10,000,000,000 authorized by Public Act 93-2, the
- 8 \$3,466,000,000 authorized by Public Act 96-43, and the
- 9 \$4,096,348,300 authorized by Public Act 96-1497 shall be used
- solely as provided in Section 7.2.
- Of the total amount of Bonds authorized in this Act, the
- additional \$7,000,000,000 authorized by this amendatory Act of
- the 100th General Assembly shall be used solely as provided in
- 14 Section 7.6 and shall be issued by September 1, 2017.
- The issuance and sale of Bonds pursuant to the General
- 16 Obligation Bond Act is an economical and efficient method of
- financing the long-term capital needs of the State. This Act
- 18 will permit the issuance of a multi-purpose General Obligation
- 19 Bond with uniform terms and features. This will not only lower
- 20 the cost of registration but also reduce the overall cost of
- 21 issuing debt by improving the marketability of Illinois General
- 22 Obligation Bonds.
- 23 (Source: P.A. 97-333, eff. 8-12-11; 97-771, eff. 7-10-12;
- 24 97-813, eff. 7-13-12; 98-94, eff. 7-17-13; 98-463, eff.
- 25 8-16-13; 98-781, eff. 7-22-14.)

1 (30 ILCS 330/2.5)

2 Sec. 2.5. Limitation on issuance of Bonds.

- (a) Except as provided in subsection (b), no Bonds may be issued if, after the issuance, in the next State fiscal year after the issuance of the Bonds, the amount of debt service (including principal, whether payable at maturity or pursuant to mandatory sinking fund installments, and interest) on all then-outstanding Bonds, other than (i) Bonds authorized by this amendatory Act of the 100th General Assembly, (ii) Bonds issued authorized by Public Act 96-43, and (iii) other than Bonds authorized by Public Act 96-1497, would exceed 7% of the aggregate appropriations from the general funds (which consist of the General Revenue Fund, the Common School Fund, the General Revenue Common School Special Account Fund, and the Education Assistance Fund) and the Road Fund for the fiscal year immediately prior to the fiscal year of the issuance.
- (b) If the Comptroller and Treasurer each consent in writing, Bonds may be issued even if the issuance does not comply with subsection (a). In addition, \$2,000,000,000 in Bonds for the purposes set forth in Sections 3, 4, 5, 6, and 7, and \$2,000,000,000 in Refunding Bonds under Section 16, may be issued during State fiscal year 2017 without complying with subsection (a).
- 24 (Source: P.A. 99-523, eff. 6-30-16.)
- 25 (30 ILCS 330/7.6 new)

- 1 Sec. 7.6. State General Obligation Restructuring Bonds.
- 2 (a) As used in this Act, "State General Obligation
- 3 Restructuring Bonds" means Bonds (i) authorized by this
- 4 amendatory Act of the 100th General Assembly or any other
- 5 Public Act of the 100th General Assembly authorizing the
- 6 issuance of State General Obligation Restructuring Bonds and
- 7 (ii) used for the payment of unpaid obligations of the State as
- 8 incurred from time to time and as authorized by the General
- 9 Assembly.
- 10 (b) State General Obligation Restructuring Bonds in the
- amount of \$7,000,000,000 are hereby authorized to be used for
- 12 purpose of paying vouchers incurred by the State prior to July
- 13 1, 2017.
- 14 (c) The proceeds of State General Obligation Restructuring
- Bonds authorized in subsection (b) of this Section, less the
- 16 amounts authorized in the Bond Sale Order to be deposited
- directly into the capitalized interest account of the General
- 18 Obligation Bond Retirement and Interest Fund or otherwise
- 19 directly paid out for bond sale expenses under Section 8, shall
- 20 be deposited into the General Revenue Fund, and the Comptroller
- 21 and the Treasurer shall, as soon as practical, make payments as
- 22 contemplated by this Section.
- 23 (30 ILCS 330/9) (from Ch. 127, par. 659)
- Sec. 9. Conditions for Issuance and Sale of Bonds -
- 25 Requirements for Bonds.

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(a) Except as otherwise provided in this subsection and subsection (h), Bonds shall be issued and sold from time to time, in one or more series, in such amounts and at such prices as may be directed by the Governor, upon recommendation by the Director of the Governor's Office of Management and Budget. Bonds shall be in such form (either coupon, registered or book entry), in such denominations, payable within 25 years from their date, subject to such terms of redemption with or without premium, bear interest payable at such times and at such fixed or variable rate or rates, and be dated as shall be fixed and determined by the Director of the Governor's Office of Management and Budget in the order authorizing the issuance and sale of any series of Bonds, which order shall be approved by the Governor and is herein called a "Bond Sale Order"; provided however, that interest payable at fixed or variable rates shall not exceed that permitted in the Bond Authorization Act, as now or hereafter amended. Bonds shall be payable at such place or places, within or without the State of Illinois, and may be made registrable as to either principal or as to both principal and interest, as shall be specified in the Bond Sale Order. Bonds may be callable or subject to purchase and retirement or tender and remarketing as fixed and determined in the Bond Sale Order. Bonds, other than Bonds issued under Section 3 of this the costs associated with the purchase and implementation of information technology, (i) except refunding Bonds satisfying the requirements of Section 16 of

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this Act and sold during fiscal year 2009, 2010, 2011, or 2017 must be issued with principal or mandatory redemption amounts in equal amounts, with the first maturity issued occurring within the fiscal year in which the Bonds are issued or within the next succeeding fiscal year and (ii) must mature or be subject to mandatory redemption each fiscal year thereafter up to 25 years, except for refunding Bonds satisfying the requirements of Section 16 of this Act and sold during fiscal year 2009, 2010, or 2011 which must mature or be subject to mandatory redemption each fiscal year thereafter up to 16 years. Bonds issued under Section 3 of this Act for the costs associated with the purchase and implementation of information technology must be issued with principal or mandatory redemption amounts in equal amounts, with the first maturity issued occurring with the fiscal year in which the respective bonds are issued or with the next succeeding fiscal year, with the respective bonds issued maturing or subject to mandatory redemption each fiscal year thereafter up to 10 years. Notwithstanding any provision of this Act to the contrary, the Bonds authorized by Public Act 96-43 shall be payable within 5 years from their date and must be issued with principal or mandatory redemption amounts in equal amounts, with payment of principal or mandatory redemption beginning in the first fiscal year following the fiscal year in which the Bonds are issued.

Notwithstanding any provision of this Act to the contrary, the Bonds authorized by Public Act 96-1497 shall be payable

within 8 years from their date and shall be issued with payment of maturing principal or scheduled mandatory redemptions in accordance with the following schedule, except the following amounts shall be prorated if less than the total additional amount of Bonds authorized by Public Act 96-1497 are issued:

6	Fiscal Year After Issuance	Amount
7	1-2	\$0
8	3	\$110,712,120
9	4	\$332,136,360
10	5	\$664,272,720
11	6-8	\$996,409,080

Notwithstanding any provision of this Act to the contrary,

State General Obligation Restructuring Bonds issued under

Section 7.6 shall be payable within 7 years from the date of

sale and shall be issued with payment of principal or mandatory

redemption as set forth in subsection (h) of this Section.

In the case of any series of Bonds bearing interest at a variable interest rate ("Variable Rate Bonds"), in lieu of determining the rate or rates at which such series of Variable Rate Bonds shall bear interest and the price or prices at which such Variable Rate Bonds shall be initially sold or remarketed (in the event of purchase and subsequent resale), the Bond Sale Order may provide that such interest rates and prices may vary from time to time depending on criteria established in such Bond Sale Order, which criteria may include, without limitation, references to indices or variations in interest

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rates as may, in the judgment of a remarketing agent, be necessary to cause Variable Rate Bonds of such series to be remarketable from time to time at a price equal to their principal amount, and may provide for appointment of a bank, trust company, investment bank, or other financial institution to serve as remarketing agent in that connection. The Bond Sale Order may provide that alternative interest rates or provisions establishing alternative interest rates, different security or claim priorities, or different call or amortization provisions will apply during such times as Variable Rate Bonds of any series are held by a person providing credit or liquidity enhancement arrangements for such Bonds as authorized in subsection (b) of this Section. The Bond Sale Order may also provide for such variable interest rates to be established pursuant to a process generally known as an auction rate process and may provide for appointment of one or more institutions to serve as auction agents financial broker-dealers in connection with the establishment of such interest rates and the sale and remarketing of such Bonds.

(b) In connection with the issuance of any series of Bonds, the State may enter into arrangements to provide additional security and liquidity for such Bonds, including, without limitation, bond or interest rate insurance or letters of credit, lines of credit, bond purchase contracts, or other arrangements whereby funds are made available to retire or purchase Bonds, thereby assuring the ability of owners of the

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Bonds to sell or redeem their Bonds. The State may enter into contracts and may agree to pay fees to persons providing such arrangements, but only under circumstances where the Director of the Governor's Office of Management and Budget certifies that he or she reasonably expects the total interest paid or to be paid on the Bonds, together with the fees for the arrangements (being treated as if interest), would not, taken together, cause the Bonds to bear interest, calculated to their stated maturity, at a rate in excess of the rate that the Bonds would bear in the absence of such arrangements.

The State may, with respect to Bonds issued or anticipated to be issued, participate in and enter into arrangements with respect to interest rate protection or exchange agreements, quarantees, or financial futures contracts for the purpose of limiting, reducing, or managing interest rate exposure. The authority granted under this paragraph, however, shall not increase the principal amount of Bonds authorized to be issued by law. The arrangements may be executed and delivered by the Director of the Governor's Office of Management and Budget on behalf of the State. Net payments for such arrangements shall constitute interest on the Bonds and shall be paid from the General Obligation Bond Retirement and Interest Fund. Director of the Governor's Office of Management and Budget shall at least annually certify to the Governor and the State Comptroller his or her estimate of the amounts of such net payments to be included in the calculation of interest required

1 to be paid by the State.

- (c) Prior to the issuance of any Variable Rate Bonds pursuant to subsection (a), the Director of the Governor's Office of Management and Budget shall adopt an interest rate risk management policy providing that the amount of the State's variable rate exposure with respect to Bonds shall not exceed 20%. This policy shall remain in effect while any Bonds are outstanding and the issuance of Bonds shall be subject to the terms of such policy. The terms of this policy may be amended from time to time by the Director of the Governor's Office of Management and Budget but in no event shall any amendment cause the permitted level of the State's variable rate exposure with respect to Bonds to exceed 20%.
- (d) "Build America Bonds" in this Section means Bonds authorized by Section 54AA of the Internal Revenue Code of 1986, as amended ("Internal Revenue Code"), and bonds issued from time to time to refund or continue to refund "Build America Bonds".
- (e) Notwithstanding any other provision of this Section, Qualified School Construction Bonds shall be issued and sold from time to time, in one or more series, in such amounts and at such prices as may be directed by the Governor, upon recommendation by the Director of the Governor's Office of Management and Budget. Qualified School Construction Bonds shall be in such form (either coupon, registered or book entry), in such denominations, payable within 25 years from

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their date, subject to such terms of redemption with or without premium, and if the Qualified School Construction Bonds are issued with a supplemental coupon, bear interest payable at such times and at such fixed or variable rate or rates, and be dated as shall be fixed and determined by the Director of the Governor's Office of Management and Budget in the order authorizing the issuance and sale of any series of Qualified School Construction Bonds, which order shall be approved by the Governor and is herein called a "Bond Sale Order"; except that interest payable at fixed or variable rates, if any, shall not exceed that permitted in the Bond Authorization Act, as now or hereafter amended. Qualified School Construction Bonds shall be payable at such place or places, within or without the State of Illinois, and may be made registrable as to either principal or as to both principal and interest, as shall be specified in the Bond Sale Order. Qualified School Construction Bonds may be callable or subject to purchase and retirement or tender and remarketing as fixed and determined in the Bond Sale Order. Oualified School Construction Bonds must be issued with principal or mandatory redemption amounts or sinking fund payments into the General Obligation Bond Retirement and Interest Fund (or subaccount therefor) in equal amounts, with the first maturity issued, mandatory redemption payment or sinking fund payment occurring within the fiscal year in which the Oualified School Construction Bonds are issued or within the next succeeding fiscal year, with Qualified School

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Construction Bonds issued maturing or subject to mandatory redemption or with sinking fund payments thereof deposited each fiscal year thereafter up to 25 years. Sinking fund payments set forth in this subsection shall be permitted only to the extent authorized in Section 54F of the Internal Revenue Code or as otherwise determined by the Director of the Governor's Office of Management and Budget. "Qualified Construction Bonds" in this subsection means Bonds authorized by Section 54F of the Internal Revenue Code and for bonds issued from time to time to refund or continue to refund such "Qualified School Construction Bonds".

- Office of Management and Budget to the Procurement Policy Board of a request for quotation for the purpose of formulating a new pool of qualified underwriting banks list, all entities responding to such a request for quotation for inclusion on that list shall provide a written report to the Governor's Office of Management and Budget and the Illinois Comptroller. The written report submitted to the Comptroller shall (i) be published on the Comptroller's Internet website and (ii) be used by the Governor's Office of Management and Budget for the purposes of scoring such a request for quotation. The written report, at a minimum, shall:
- (1) disclose whether, within the past 3 months, pursuant to its credit default swap market-making activities, the firm has entered into any State of Illinois

credit default swaps ("CDS");

- (2) include, in the event of State of Illinois CDS activity, disclosure of the firm's cumulative notional volume of State of Illinois CDS trades and the firm's outstanding gross and net notional amount of State of Illinois CDS, as of the end of the current 3-month period;
- (3) indicate, pursuant to the firm's proprietary trading activities, disclosure of whether the firm, within the past 3 months, has entered into any proprietary trades for its own account in State of Illinois CDS:
- (4) include, in the event of State of Illinois proprietary trades, disclosure of the firm's outstanding gross and net notional amount of proprietary State of Illinois CDS and whether the net position is short or long credit protection, as of the end of the current 3-month period;
- (5) list all time periods during the past 3 months during which the firm held net long or net short State of Illinois CDS proprietary credit protection positions, the amount of such positions, and whether those positions were net long or net short credit protection positions; and
- (6) indicate whether, within the previous 3 months, the firm released any publicly available research or marketing reports that reference State of Illinois CDS and include those research or marketing reports as attachments.
- (q) All entities included on a Governor's Office of

- Management and Budget's pool of qualified underwriting banks list shall, as soon as possible after March 18, 2011 (the effective date of Public Act 96-1554), but not later than January 21, 2011, and on a quarterly fiscal basis thereafter, provide a written report to the Governor's Office of Management and Budget and the Illinois Comptroller. The written reports submitted to the Comptroller shall be published on the Comptroller's Internet website. The written reports, at a minimum, shall:
 - (1) disclose whether, within the past 3 months, pursuant to its credit default swap market-making activities, the firm has entered into any State of Illinois credit default swaps ("CDS");
 - (2) include, in the event of State of Illinois CDS activity, disclosure of the firm's cumulative notional volume of State of Illinois CDS trades and the firm's outstanding gross and net notional amount of State of Illinois CDS, as of the end of the current 3-month period;
 - (3) indicate, pursuant to the firm's proprietary trading activities, disclosure of whether the firm, within the past 3 months, has entered into any proprietary trades for its own account in State of Illinois CDS;
 - (4) include, in the event of State of Illinois proprietary trades, disclosure of the firm's outstanding gross and net notional amount of proprietary State of Illinois CDS and whether the net position is short or long

credit protection, as of the end of the current 3-month period;

- (5) list all time periods during the past 3 months during which the firm held net long or net short State of Illinois CDS proprietary credit protection positions, the amount of such positions, and whether those positions were net long or net short credit protection positions; and
- (6) indicate whether, within the previous 3 months, the firm released any publicly available research or marketing reports that reference State of Illinois CDS and include those research or marketing reports as attachments.
- (h) Notwithstanding any other provision of this Section, for purposes of maximizing market efficiencies and cost savings, State General Obligation Restructuring Bonds may be issued and sold from time to time, in one or more series, in such amounts and at such prices as may be directed by the Governor, upon recommendation by the Director of the Governor's Office of Management and Budget. State General Obligation Restructuring Bonds shall be in such form, either coupon, registered, or book entry, in such denominations, shall bear interest payable at such times and at such fixed or variable rate or rates, and be dated as shall be fixed and determined by the Director of the Governor's Office of Management and Budget in the order authorizing the issuance and sale of any series of State General Obligation Restructuring Bonds, which order shall be approved by the Governor and is herein called a "Bond

Sale Order"; provided, however, that interest payable at fixed
or variable rates shall not exceed that permitted in the Bond
Authorization Act. State General Obligation Restructuring
Bonds shall be payable at such place or places, within or
without the State of Illinois, and may be made registrable as
to either principal or as to both principal and interest, as
shall be specified in the Bond Sale Order. State General
Obligation Restructuring Bonds may be callable or subject to
purchase and retirement or tender and remarketing as fixed and
determined in the Bond Sale Order.
The aggregate principal and interest amounts of State

The aggregate principal and interest amounts of State

General Obligation Restructuring Bonds authorized by and

issued pursuant to this amendatory Act of the 100th General

Assembly or other such amendatory Acts of the 100th General

Assembly authorizing the issuance of State General Obligation

Restructuring Bonds shall, in the aggregate, mature or be

subject to redemption in the annual percentages set forth in

the following schedule:

- (1) for fiscal year 2019, 14.2857%;
- 20 <u>(2)</u> for fiscal year 2020, 14.2857%;
- 21 <u>(3) for fiscal year 2021, 14.2857%;</u>
- 22 <u>(4) for fiscal year 2022, 14.2857%;</u>
- 23 (5) for fiscal year 2023, 14.2857%;
- 24 <u>(6) for fiscal year 2024, 14.2857%; and</u>
- 25 <u>(7) for fiscal year 2025, 14.2858%.</u>
- Notwithstanding the foregoing, the principal amounts

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calculated above shall be in increments of \$5,000. Moreover, the percentages set forth in items (1) through (7) shall be applicable to the aggregate principal amount of State General Obligation Restructuring Bonds authorized by this amendatory Act of the 100th General Assembly and any other amendatory Acts of the 100th General Assembly authorizing State General Obligation Restructuring Bonds. While individual series of State General Obligation Restructuring Bonds as may be sold from time to time need not be scheduled to mature or be subject to redemption in accordance with the percentages above, redemptions whether by maturity or sinking fund, in any fiscal year for all State General Obligation Restructuring Bonds, in the aggregate, shall be no less than the percentages shown above. Notwithstanding the foregoing, in the event that fewer than all of the State General Obligation Restructuring Bonds authorized by this amendatory Act of the 100th General Assembly have been issued by September 1, 2017, failure of the then-outstanding State General Obligation Restructuring Bonds to satisfy the repayment schedule set forth above shall not affect the validity of any of those outstanding Bonds. (Source: P.A. 99-523, eff. 6-30-16.)

22 (30 ILCS 330/11) (from Ch. 127, par. 661)

Sec. 11. Sale of Bonds. Except as otherwise provided in this Section, Bonds shall be sold from time to time pursuant to notice of sale and public bid or by negotiated sale in such

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amounts and at such times as is directed by the Governor, upon recommendation by the Director of the Governor's Office of Management and Budget. At least 25%, based on total principal amount, of all Bonds issued each fiscal year shall be sold pursuant to notice of sale and public bid. At all times during each fiscal year, no more than 75%, based on total principal amount, of the Bonds issued each fiscal year, shall have been sold by negotiated sale. Failure to satisfy the requirements in the preceding 2 sentences shall not affect the validity of any previously issued Bonds; provided that all Bonds authorized by Public Act 96-43 and Public Act 96-1497 shall not be included in determining compliance for any fiscal year with the requirements of the preceding 2 sentences; and further provided that refunding Bonds satisfying the requirements of Section 16 of this Act and sold during fiscal year 2009, 2010, 2011, or 2017 shall not be subject to the requirements in the preceding 2 sentences.

If any Bonds, including refunding Bonds, are to be sold by negotiated sale, the Director of the Governor's Office of Management and Budget shall comply with the competitive request for proposal process set forth in the Illinois Procurement Code and all other applicable requirements of that Code.

If Bonds are to be sold pursuant to notice of sale and public bid, the Director of the Governor's Office of Management and Budget may, from time to time, as Bonds are to be sold, advertise the sale of the Bonds in at least 2 daily newspapers,

one of which is published in the City of Springfield and one in the City of Chicago. The sale of the Bonds shall also be advertised in the volume of the Illinois Procurement Bulletin that is published by the Department of Central Management Services, and shall be published once at least 10 days prior to the date fixed for the opening of the bids. The Director of the Governor's Office of Management and Budget may reschedule the date of sale upon the giving of such additional notice as the Director deems adequate to inform prospective bidders of such change; provided, however, that all other conditions of the sale shall continue as originally advertised.

Executed Bonds shall, upon payment therefor, be delivered to the purchaser, and the proceeds of Bonds shall be paid into the State Treasury as directed by Section 12 of this Act.

All State General Obligation Restructuring Bonds shall comply with this Section. Notwithstanding anything to the contrary, however, for purposes of complying with this Section, State General Obligation Restructuring Bonds, regardless of the number of series or issuances sold thereunder, shall be considered a single issue or series. Furthermore, for purposes of complying with the competitive bidding requirements of this Section, the words "at all times" shall not apply to any such sale of the State General Obligation Restructuring Bonds. The Director of the Governor's Office of Management and Budget shall determine the time and manner of any competitive sale of the State General Obligation Restructuring Bonds; however,

- 1 that sale shall under no circumstances take place later than 60
- 2 days after the State closes the sale of 75% of the State
- 3 General Obligation Restructuring Bonds by negotiated sale.
- 4 (Source: P.A. 98-44, eff. 6-28-13; 99-523, eff. 6-30-16.)
- 5 (30 ILCS 330/12) (from Ch. 127, par. 662)
- 6 Sec. 12. Allocation of Proceeds from Sale of Bonds.
- 7 (a) Proceeds from the sale of Bonds, authorized by Section
- 8 3 of this Act, shall be deposited in the separate fund known as
- 9 the Capital Development Fund.
- 10 (b) Proceeds from the sale of Bonds, authorized by
- 11 paragraph (a) of Section 4 of this Act, shall be deposited in
- 12 the separate fund known as the Transportation Bond, Series A
- 13 Fund.
- 14 (c) Proceeds from the sale of Bonds, authorized by
- paragraphs (b) and (c) of Section 4 of this Act, shall be
- deposited in the separate fund known as the Transportation
- 17 Bond, Series B Fund.
- 18 (c-1) Proceeds from the sale of Bonds, authorized by
- 19 paragraph (d) of Section 4 of this Act, shall be deposited into
- the Transportation Bond Series D Fund, which is hereby created.
- 21 (d) Proceeds from the sale of Bonds, authorized by Section
- 5 of this Act, shall be deposited in the separate fund known as
- the School Construction Fund.
- 24 (e) Proceeds from the sale of Bonds, authorized by Section
- 25 6 of this Act, shall be deposited in the separate fund known as

- 1 the Anti-Pollution Fund.
- 2 (f) Proceeds from the sale of Bonds, authorized by Section
- 3 7 of this Act, shall be deposited in the separate fund known as
- 4 the Coal Development Fund.
- 5 (f-2) Proceeds from the sale of Bonds, authorized by
- 6 Section 7.2 of this Act, shall be deposited as set forth in
- 7 Section 7.2.
- 8 (f-5) Proceeds from the sale of Bonds, authorized by
- 9 Section 7.5 of this Act, shall be deposited as set forth in
- 10 Section 7.5.
- 11 (f-7) Proceeds from the sale of Bonds, authorized by
- 12 Section 7.6 of this Act, shall be deposited as set forth in
- 13 Section 7.6.
- 14 (g) Proceeds from the sale of Bonds, authorized by Section
- 15 8 of this Act, shall be deposited in the Capital Development
- 16 Fund.
- 17 (h) Subsequent to the issuance of any Bonds for the
- 18 purposes described in Sections 2 through 8 of this Act, the
- 19 Governor and the Director of the Governor's Office of
- 20 Management and Budget may provide for the reallocation of
- 21 unspent proceeds of such Bonds to any other purposes authorized
- 22 under said Sections of this Act, subject to the limitations on
- 23 aggregate principal amounts contained therein. Upon any such
- 24 reallocation, such unspent proceeds shall be transferred to the
- appropriate funds as determined by reference to paragraphs (a)
- 26 through (g) of this Section.

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1 (Source: P.A. 96-36, eff. 7-13-09.)

- 2 (30 ILCS 330/13) (from Ch. 127, par. 663)
- 3 Sec. 13. Appropriation of Proceeds from Sale of Bonds.
- 4 (a) At all times, the proceeds from the sale of Bonds 5 issued pursuant to this Act are subject to appropriation by the 6 General Assembly and, except as provided in <u>Sections</u> Section 7 7.2 and 7.6, may be obligated or expended only with the written approval of the Governor, in such amounts, at such times, and 8 9 for such purposes as the respective State agencies, as defined 10 in Section 1-7 of the Illinois State Auditing Act, as amended, 11 deem necessary or desirable for the specific purposes 12 Sections 2 through 8 of contemplated in this Notwithstanding any other provision of this Act, proceeds from 1.3 14 the sale of Bonds issued pursuant to this Act appropriated by 15 the General Assembly to the Architect of the Capitol may be 16 obligated or expended by the Architect of the Capitol without the written approval of the Governor. 17
 - (b) Proceeds from the sale of Bonds for the purpose of development of coal and alternative forms of energy shall be expended in such amounts and at such times as the Department of Commerce and Economic Opportunity, with the advice and recommendation of the Illinois Coal Development Board for coal development projects, may deem necessary and desirable for the specific purpose contemplated by Section 7 of this Act. In considering the approval of projects to be funded, the

- Department of Commerce and Economic Opportunity shall give special consideration to projects designed to remove sulfur and other pollutants in the preparation and utilization of coal, and in the use and operation of electric utility generating
- 5 plants and industrial facilities which utilize Illinois coal as
- 6 their primary source of fuel.
- 7 (c) Except as directed in subsection (c-1) or (c-2), any
 8 monies received by any officer or employee of the state
 9 representing a reimbursement of expenditures previously paid
 10 from general obligation bond proceeds shall be deposited into
 11 the General Obligation Bond Retirement and Interest Fund
- 12 authorized in Section 14 of this Act.
- 13 Any money received by the (c-1)Department of 14 Transportation as reimbursement for expenditures for high 15 speed rail purposes pursuant to appropriations from the 16 Transportation Bond, Series B Fund for (i) CREATE (Chicago 17 Region Environmental and Transportation Efficiency), (ii) High Speed Rail, or (iii) AMTRAK projects authorized by the federal 18 government under the provisions of the American Recovery and 19 Reinvestment Act of 2009 or the Safe Accountable Flexible 20 21 Efficient Transportation Equity Act-A Legacy for 22 (SAFETEA-LU), any successor federal transportation or 23 authorization Act, shall be deposited into the Federal High Speed Rail Trust Fund. 24
- 25 (c-2) Any money received by the Department of 26 Transportation as reimbursement for expenditures for transit

- 1 appropriations from capital purposes pursuant to the
- 2 Transportation Bond, Series B Fund for projects authorized by
- the federal government under the provisions of the American 3
- Recovery and Reinvestment Act of 2009 or the Safe Accountable 4
- 5 Flexible Efficient Transportation Equity Act—A Legacy for
- Users (SAFETEA-LU), or any successor federal transportation 6
- 7 authorization Act, shall be deposited into the Federal Mass
- Transit Trust Fund. 8
- 9 (Source: P.A. 98-674, eff. 6-30-14.)
- 10 Section 99. Effective date. This Act takes effect upon
- 11 becoming law, but this Act does not take effect at all unless
- Senate Bills 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, and 13 of the 12
- 13 100th General Assembly become law.