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1 AN ACT concerning education.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 (30 ILCS 105/5.325 rep.)

5 Section 5. The State Finance Act is amended by repealing
6 Section 5.325.

Section 10. The Public Community College Act is amended by
changing Sections 1-2, 2-11, 2-12, 2-12.1, 2-15, 2-16.02, 2-24,
3-7, 3-7a, 3-14.2, 3-14.3, 3-20.1, 3-22.1, 3-25.1, 3-26.1,
3-29, 3-40, 3-42.1, 3-48, 3-53, 5-3, 5-4, 5-6, 5-7, 5A-15,
5A-25, 5A-35, 5A-45, 6-2, 6-4.1, 7-5, 7-9, 7-25, and 7-26 and
by adding Section 6-4.2 as follows:

13 (110 ILCS 805/1-2) (from Ch. 122, par. 101-2)

14 Sec. 1-2. The following terms have the meanings 15 respectively prescribed for them except as the context 16 otherwise requires:

(a) "Board of Higher Education": The Board of Higher
Education created by "An Act creating a Board of Higher
Education, defining its powers and duties, making an
appropriation therefor, and repealing an Act herein named",
approved August 22, 1961, as now or hereafter amended.

22 (b) "State Board": Illinois Community College Board

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1 created by Article II of this Act.

2 "Community Colleges": Public community colleges (C) existing in community college districts organized under this 3 Act, or public community colleges which prior to October 1, 4 5 1973, were organized as public junior colleges under this Act, or public community colleges existing in districts accepted as 6 7 community college districts under this Act which districts have a population of not less than 30,000 inhabitants or consist of 8 9 at least 3 counties or that portion of 3 counties not included 10 in a community college district and an assessed valuation of 11 not less than \$75,000,000 and which districts levy a tax for 12 community college purposes.

(d) "Community College Districts": Districts authorized to maintain community colleges under this Act, including community college districts which prior to October 1, 1973, were established under this Act as public junior college districts.

(e) "Comprehensive community college program": A program 18 offered by a community college which includes (1) courses in 19 20 liberal arts and sciences and general education; (2) adult 21 education courses; and (3) courses in occupational, 22 semi-technical or technical fields leading directly to 23 employment. At least 15% of all courses taught must be in fields leading directly to employment, one-half of which 24 25 courses to be in fields other than business education.

26 (f) "Common Schools": Schools in districts operating

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1 grades 1 through 8, 1 through 12 or 9 through 12.

2 (g) "Board": The board of trustees of a community college3 district, whether elected or appointed.

(h) "The election for the establishment": An election to
establish a community college district under Article III, or an
election to establish a junior college district prior to July
15, 1965, which district has become a community college
district under this Act.

9 (i) "Regional superintendent": The superintendent of an 10 educational service region.

(j) "Employment Advisory Board": A board, appointed by the Board of Trustees of a Community College District, for the purpose of advising the Board of Trustees as to local employment conditions within the boundaries of the Community College District.

16 (k) "Operation and maintenance of facilities": The
17 management of fixed equipment, plant and infrastructure.
18 (Source: P.A. 97-539, eff. 8-23-11.)

19 (110 ILCS 805/2-11) (from Ch. 122, par. 102-11)

20 Sec. 2-11. The State Board in cooperation with the 21 four-year colleges is empowered to develop articulation 22 procedures to the end that <u>maximize</u> maximum freedom of transfer 23 among <u>and between</u> community colleges and <u>baccalaureate</u> 24 <u>granting</u> between community colleges and degree-granting 25 institutions <u>be available</u>, and consistent with minimum

SB2905 Enrolled - 4 -LRB100 18795 AXK 34034 b admission policies established by the Board of 1 Higher 2 Education. (Source: P.A. 78-669.) 3 4 (110 ILCS 805/2-12) (from Ch. 122, par. 102-12) 5 Sec. 2-12. The State Board shall have the power and it 6 shall be its duty: 7 To provide statewide planning for community (a) colleges as institutions of higher education and to 8 9 coordinate co ordinate the programs, services and 10 activities of all community colleges in the State so as to 11 encourage and establish a system of locally initiated and 12 administered comprehensive community colleges. (b) To organize and conduct feasibility surveys for new 13 14 community colleges or for the inclusion of existing 15 institutions as community colleges and the locating of new 16 institutions. 17 (c) (Blank). 18 (c-5) In collaboration with the community colleges, to furnish information for State and federal accountability 19 20 purposes, promote student and institutional improvement, 21 and meet research needs. 22 To cooperate with the community colleges in (d) 23 collecting and maintaining continuing studies of student 24 characteristics, enrollment and completion data, faculty and staff characteristics, financial data, admission 25

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standards, grading policies, performance of transfer students, qualification and certification of facilities, and any other <u>issues facing community colleges</u> problem of community college education.

5 (e) To enter into contracts with other governmental 6 agencies and eligible providers, such as local educational 7 agencies, community-based organizations of demonstrated 8 effectiveness, volunteer literacy organizations of 9 demonstrated effectiveness, institutions of higher 10 education, public and private nonprofit agencies, 11 libraries, and public housing authorities; to accept 12 federal funds and to plan with other State agencies when appropriate for the allocation of such federal funds for 13 14 instructional programs and student services including such 15 funds for adult education and adult literacy, vocational 16 and career and technical education, and retraining as may 17 be allocated by state and federal agencies for the aid of community colleges. To receive, receipt for, hold in trust, 18 19 expend and administer, for all purposes of this Act, funds 20 and other aid made available by the federal government or 21 by other agencies public or private, subject to 22 appropriation by the General Assembly. The changes to this 23 subdivision (e) made by this amendatory Act of the 91st General Assembly apply on and after July 1, 2001. 24

(f) To determine efficient and adequate standards for
 community colleges for the physical plant, heating,

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lighting, ventilation, sanitation, safety, equipment and
 supplies, instruction and teaching, curriculum, library,
 operation, maintenance, administration and supervision,
 and to grant recognition certificates to community
 colleges meeting such standards.

6 (a) To determine the standards for establishment of 7 community colleges and the proper location of the site in 8 relation to existing institutions of higher education 9 offering academic, occupational and technical training 10 curricula, possible enrollment, assessed valuation, 11 industrial, business, agricultural, and other conditions 12 reflecting educational needs in the area to be served; 13 however, no community college may be considered as being 14 recognized nor may the establishment of any community 15 college be authorized in any district which shall be deemed 16 inadequate for the maintenance, in accordance with the 17 desirable standards thus determined, of a community college offering the basic subjects of general education 18 19 and suitable vocational and semiprofessional and technical 20 curricula.

(h) To approve or disapprove new units of instruction, research or public service as defined in Section 3-25.1 of this Act submitted by the boards of trustees of the respective community college districts of this State. The State Board may discontinue programs which fail to reflect the educational needs of the area being served. The SB2905 Enrolled - 7 - LRB100 18795 AXK 34034 b

1 community college district shall be granted 60 days 2 following the State Board staff recommendation and prior to 3 the State Board's action to respond to concerns regarding the program in question. If the State Board acts to abolish 4 5 community college program, the community college а 6 district has a right to appeal the decision in accordance 7 with administrative rules promulgated by the State Board under the provisions of the Illinois Administrative 8 9 Procedure Act.

10 (i) To review and approve or disapprove any contract or 11 agreement that participate in, to recommend approval or 12 disapproval, and to assist in the coordination of the programs of community colleges enter into with any 13 14 organization, association, educational institution, or government agency to provide educational services for 15 16 academic credit participating in programs of 17 interinstitutional cooperation with other public or 18 nonpublic institutions of higher education. The State 19 Board is authorized to monitor performance under any 20 contract or agreement that is approved by the State Board. 21 If the State Board does not approve a particular contract 22 or cooperative agreement, the community college district 23 has a right to appeal the decision in accordance with 24 administrative rules promulgated by the State Board under 25 the provisions of the Illinois Administrative Procedure Act. Nothing in this subsection (i) shall be interpreted as 26

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<u>applying to collective bargaining agreements with any</u> labor organization.

3 (j) To establish guidelines regarding sabbatical4 leaves.

5 (k) To establish guidelines for the admission into 6 special, appropriate programs conducted or created by 7 community colleges for elementary and secondary school 8 dropouts who have received truant status from the school 9 districts of this State in compliance with Section 26-14 of 10 The School Code.

11 (1) (Blank). The Community College Board shall conduct 12 a study of community college teacher education courses to 13 determine how the community college system can increase its 14 participation in the preparation of elementary and 15 secondary teachers.

16

(m) (Blank).

17 (n) To create and participate in the conduct and operation of any corporation, joint venture, partnership, 18 19 association, or other organizational entity that has the 20 power: (i) to acquire land, buildings, and other capital equipment for the use and benefit of the community colleges 21 22 or their students; (ii) to accept gifts and make grants for 23 the use and benefit of the community colleges or their students; (iii) to aid in the instruction and education of 24 students of community colleges; and (iv) to promote 25 26 activities to acquaint members of the community with the

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facilities of the various community colleges.

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2 (o) On and after July 1, 2001, to ensure the effective teaching of adults and to prepare them for success in 3 employment and lifelong learning by administering a 4 5 network of providers, programs, and services to provide adult basic education, adult secondary and high school 6 equivalency testing education, English as 7 а second 8 language, and any other instruction designed to prepare 9 adult students to function successfully in society and to success in postsecondary education 10 experience and 11 employment the world of work.

12 (p) On and after July 1, 2001, to supervise the 13 administration of adult education and adult literacy programs, to establish the standards for such courses of 14 15 instruction and supervise the administration thereof, to 16 contract with other State and local agencies and eligible 17 providers of demonstrated effectiveness, such as local educational agencies, community-based organizations of 18 19 demonstrated effectiveness, volunteer literacv 20 organizations of demonstrated effectiveness, institutions 21 of higher education, public and private nonprofit 22 agencies, libraries, and public housing authorities, and 23 non-profit institutions for the purpose of promoting and establishing classes for instruction under these programs, 24 25 to contract with other State and local agencies to accept 26 and expend appropriations for educational purposes to

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reimburse local eligible providers for the cost of these 1 2 programs, and to establish an advisory council consisting 3 of all categories of eligible providers; agency partners, such as the State Board of Education, the Department of 4 5 Human Services, the Department of Employment Security, the Department of Commerce and Economic Opportunity, and the 6 7 Secretary of State literacy program; and other 8 stakeholders to identify, deliberate, and make 9 recommendations to the State Board on adult education policy and priorities. The State Board shall support 10 11 statewide geographic distribution; diversity of eligible 12 providers; and the adequacy, stability, and predictability of funding so as not to disrupt or diminish, but rather to 13 14 enhance, adult education and literacy services by this 15 change of administration.

16 (Source: P.A. 98-718, eff. 1-1-15; 99-655, eff. 7-28-16.)

17 (110 ILCS 805/2-12.1) (from Ch. 122, par. 102-12.1)

Sec. 2-12.1. Experimental district; abolition of experimental district and establishment of new community college district.

(a) The State Board shall establish an experimental
community college district, referred to in this Act as the
"experimental district", to be comprised of territory which
includes the City of East St. Louis, Illinois. The State Board
shall determine the area and fix the boundaries of the

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territory of the experimental district. Within 30 days of the establishment of the experimental district, the State Board shall file with the county clerk of the county, or counties, concerned a map showing the territory of the experimental district.

6 Within the experimental district, the State Board shall 7 establish, maintain and operate, until the experimental 8 district is abolished and a new community college district is 9 established under subsection (c), an experimental community 10 college to be known as the State Community College of East St. 11 Louis.

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(b) (Blank).

13 (c) The experimental district <u>established under subsection</u>
14 (a) of this Section is abolished on July 1, 1996. shall be
15 abolished and replaced by a new community college district as
16 follows:

17 (1) The establishment of the new community college 18 district shall become effective for all purposes on July 1, 19 1996, notwithstanding any minimum population, equalized 20 assessed valuation or other requirements provided by 21 Section 3-1 or any other provision of this Act for the 22 establishment of a community college district.

23 (2) The experimental district established pursuant to
 24 subsection (a) shall be abolished on July 1, 1996 when the
 25 establishment of the new community college district
 26 becomes effective for all purposes.

1	(3) The territory of the new community college district
2	shall be comprised of the territory of, and its boundaries
3	shall be coterminous with the boundaries of the
4	experimental district which it will replace, as those
5	boundaries existed on November 7, 1995.
6	(4) Notwithstanding the fact that the establishment of
7	the new community college district does not become
8	effective for all purposes until July 1, 1996, the election
9	for the members of the initial board of the new community
10	college district, to consist of 7 members, shall be held at
11	the nonpartisan election in November of 1995 in the manner
12	provided by the general election law, nominating petitions
13	for members of the initial board shall be filed with the
14	regional superintendent in the manner provided by Section
15	3-7.10 with respect to newly organized districts, and the
16	persons entitled to nominate and to vote at the election
17	for the members of the board of the new community college
18	district shall be the electors in the territory referred to
19	in paragraph (3) of this subsection. In addition, for
20	purposes of the levy, extension, and collection of taxes as
21	provided in paragraph (5.5) of this subsection and for the
22	purposes of establishing the territory and boundaries of
23	the new community college district within and for which
24	those taxes are to be levied, the new community college
25	district shall be deemed established and effective when the
26	7 members of the initial board of the new community college

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district are elected and take office as provided in this subsection (c).

(5) Each member elected to the initial board of the new 3 community college district must, on the date of his 4 5 election, be a citizen of the United States, of the age of 18 years or over, and a resident of the State and the 6 7 territory referred to in paragraph (3) of this subsection for at least one year preceding his election. Election to 8 9 the initial board of the new community college district of 10 a person who on July 1, 1996 is a member of a common school 11 board constitutes his resignation from, and creates a 12 vacancy on that common school board effective July 1, 1996. (5.5) The members first elected to the board of 13 trustees shall take office on the first Monday of December, 14 1995, for the sole and limited purpose of levying, at the 15 16 rates specified in the proposition submitted to the 17 electors under subsection (b), taxes for the educational purposes and for the operations and maintenance of 18 19 facilities purposes of the new community college district. The taxes shall be levied in calendar year 1995 for 20 extension and collection in calendar year 1996, 21 22 notwithstanding the fact that the new community college district does not become effective for the purposes of 23 administration of the community college until July 1, 1996. 24 25 The regional superintendent shall convene the meeting 26 under this paragraph and the members shall organize for the

purpose of that meeting by electing, pro tempore, a 1 2 chairperson and a secretary. At that meeting the board is 3 authorized to levy taxes for educational purposes and for operations and maintenance of facilities purposes as 4 5 authorized in this paragraph without adopting any budget 6 for the new community college district and shall certify 7 the levy to the appropriate county clerk or county clerks in accordance with law. The county clerks shall extend the 8 9 levy notwithstanding any law that otherwise requires 10 adoption of a budget before extension of the levy. The 11 funds produced by the levy made under this paragraph to the 12 extent received by a county collector before July 1, 1996 shall immediately be invested in lawful investments and 13 held by the county collector for payment and transfer to 14 15 the new community college district, along with all accrued 16 interest or other earnings accrued on the investment, as 17 provided by law on July 1, 1996. All funds produced by the levy and received by a county collector on or after July 1, 18 1996 shall be transferred to the new community college 19 20 district as provided by law at such time as they are 21 received by the county collector.

22 (5.75) Notwithstanding any other provision of this
23 Section or the fact that establishment of the new community
24 college district as provided in this subsection does not
25 take effect until July 1, 1996, the members first elected
26 to the board of trustees of the new community college

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district are authorized to meet, beginning on June 1, 1996 1 2 and thereafter for purposes of: (i) arranging for and approving educational programs, ancillary services, 3 staffing, and associated expenditures that relate to the 4 offering by the new community college district of 5 6 educational programs beginning on or after July 1, 1996 and before the fall term of the 1996 97 academic year, and (ii) 7 otherwise facilitating the orderly transition 8 of 9 operations from the experimental district known as State 10 Community College of East St. Louis to the new community 11 college district established under this subsection. The 12 persons elected to serve, pro tempore, as chairperson and 13 secretary of the board for purposes of paragraph (5.5) 14 shall continue to serve in that capacity for purposes of 15 this paragraph (5.75).

16 (6) Except as otherwise provided in paragraphs (5.5) 17 and (5.75), each of the members first elected to the board of the new community college district shall take office on 18 July 1, 1996, and the Illinois Community College Board, 19 20 publicly by lot and not later than July 1, 1996, shall 21 determine the length of term to be served by each member of 22 the initial board as follows: 2 shall serve until their 23 successors are elected at the nonpartisan election in 1997 and have qualified, 2 shall serve until their successors 24 25 are elected at the consolidated election in 1999 and have 26 qualified, and 3 shall serve until their successors are

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elected at the consolidated election in 2001 and have qualified. Their successors shall serve 6 year terms. Terms of members are subject to Section 2A-54 of the Election Code.

5 (7) The regional superintendent shall convene the initial board of the new community college district on July 6 7 1, 1996, and the non voting student member initially selected to that board as provided in Section 3 7.24 shall 8 9 serve a term beginning on the date of selection and 10 expiring on the next succeeding April 15. Upon being 11 convened on July 1, 1996, the board shall proceed to 12 organize in accordance with Section 3-8, and shall thereafter continue to exercise the powers and duties of a 13 board in the manner provided by law for all boards of 14 15 community college districts except where obviously 16 inapplicable or otherwise provided by this Act. Vacancies 17 shall be filled, and members shall serve without compensation subject to reimbursement for reasonable 18 19 expenses incurred in connection with their service as 20 members, as provided in Section 3-7. The duly elected and organized board of the new community college district shall 21 22 levy taxes at a rate not to exceed .175 percent for 23 educational purposes and at a rate not to exceed .05 percent for operations and maintenance of facilities 24 25 purposes; provided that the board may act to increase such 26 rates at a regular election in accordance with Section 3 14

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and the general election law.

(d) (Blank). Upon abolition of the experimental district 2 and establishment of the new community college district as 3 provided in this Section, all tangible personal property, 4 5 including inventory, equipment, supplies, and library books, materials, and collections, belonging to the experimental 6 7 district and State Community College of East St. Louis at the time of their abolition under this Section shall be deemed 8 transferred, by operation of law, to the board of trustees of 9 the new community college district. In addition, all real 10 11 property, and the improvements situated thereon, held by State 12 Community College of East St. Louis or on its behalf by its board of trustees shall, upon abolition of the experimental 13 district and college as provided in this Section, be conveyed 14 by the Illinois Community College Board, in the manner 15 16 prescribed by law, to the board of trustees of the new 17 community college district established under this Section for so long as that real property is used for the conduct and 18 operation of a public community college and the related 19 20 purposes of a public community college district of this State. 21 Neither the new community college district nor its board of 22 trustees shall have any responsibility to any vendor or other 23 person making a claim relating to the property, inventory, or equipment so transferred. On August 22, 1997, the endowment 24 25 funds, gifts, trust funds, and funds from student activity fees 26 and the operation of student and staff medical and health

programs, union buildings, bookstores, campus centers, and 1 2 other auxiliary enterprises and activities that were received by the board of trustees of State Community College of East St. 3 Louis and held and retained by that board of trustees at the 4 5 time of the abolition of the experimental district and its replacement by the new community college district as provided 6 7 in this Section shall be deemed transferred by operation of law to the board of trustees of that new community college 8 district, to be retained in its own treasury and used in the 9 conduct and operation of the affairs and related purposes of 10 11 the new community college district. On August 22, 1997, all 12 funds held locally in the State Community College of East St. Louis Contracts and Grants Clearing Account, the State 13 Community College of East St. Louis Income Fund Clearing 14 Account and the Imprest Fund shall be transferred by the Board 15 16 to the General Revenue Fund.

17 (e) (Blank). The outstanding obligations incurred for fiscal years prior to fiscal year 1997 by the board of trustees 18 of State Community College of East St. Louis before the 19 20 abolition of that college and the experimental district as provided in this Section shall be paid by the State Board from 21 22 appropriations made to the State Board from the General Revenue Fund for purposes of this subsection. To facilitate the 23 appropriations to be made for that purpose, the State 24 Comptroller and State Treasurer, without delay, shall transfer 25 to the General Revenue Fund from the State Community College of 26

East St. Louis Income Fund and the State Community College of East St. Louis Contracts and Grants Fund, special funds previously created in the State Treasury, any balances remaining in those special funds on August 22, 1997.

5 (Source: P.A. 89-141, eff. 7-14-95; 89-473, eff. 6-18-96;
6 90-358, eff. 1-1-98; 90-509, eff. 8-22-97; 90-655, eff.
7 7-30-98.)

8 (110 ILCS 805/2-15) (from Ch. 122, par. 102-15)

9 Sec. 2-15. Recognition. The State Board shall grant 10 recognition to community colleges which maintain equipment, 11 of study, standards of scholarship and other courses 12 set by the State Board. Application requirements for recognition shall be made to the State Board. The State Board 13 14 shall set the criteria by which the community colleges shall be 15 judged and through the executive officer of the State Board 16 shall arrange for an official evaluation of the community colleges and shall grant recognition of such community colleges 17 18 as may meet the required standards.

19 Recognition shall include a review of compliance with 20 Section 3-65 of this Act Public Act 99-482 and other applicable 21 State and federal laws regarding employment contracts and 22 compensation. Annually, the State Board shall convene an advisory committee to review the 23 findings and make 24 recommendations for changes or additions to the laws or the 25 review procedures.

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a community college district fails to meet 1 Ιf the 2 recognition standards set by the State Board, and if the 3 district, in accordance with: (a) generally accepted Government Auditing Standards issued by the Comptroller 4 of the United States, (b) 5 General auditing standards established by the American Institute of Certified Public 6 7 Accountants, or (c) other applicable State and federal standards, is found by the district's auditor or the State 8 9 Board working in cooperation with the district's auditor to 10 have material deficiencies in the design or operation of 11 financial control structures that could adversely affect the 12 district's financial integrity and stability, or is found to 13 have misused State or federal funds and jeopardized its 14 participation in State or federal programs, the State Board 15 may, notwithstanding any laws to the contrary, implement one or 16 more of the following emergency powers:

(1) To direct the district to develop and implement a plan that addresses the budgetary, programmatic, and other relevant factors contributing to the need to implement emergency measures. The State Board shall assist in the development and shall have final approval of the plan.

(2) To direct the district to contract for educational
services in accordance with Section 3-40. The State Board
shall assist in the development and shall have final
approval of any such contractual agreements.

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(3) To approve and require revisions of the district's

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1 budget.

2 (4) To appoint a Financial Administrator to exercise oversight and control over the district's budget. The 3 Financial Administrator shall serve at the pleasure of the 4 5 State Board and may be an individual, partnership, 6 corporation, including an accounting firm, or other entity 7 determined by the State Board to be qualified to serve, and 8 shall be entitled to compensation. Such compensation shall 9 be provided through specific appropriations made to the 10 State Board for that express purpose.

11 (5) To develop and implement a plan providing for the 12 dissolution or reorganization of the district if in the 13 judgment of the State Board the circumstances so require. 14 (Source: P.A. 99-691, eff. 1-1-17.)

15 (110 ILCS 805/2-16.02) (from Ch. 122, par. 102-16.02)

16 Sec. 2-16.02. Grants. Any community college district that maintains a community college recognized by the State Board 17 18 shall receive, when eligible, grants enumerated in this Section. Funded semester credit hours or other measures or both 19 as specified by the State Board shall be used to distribute 20 21 grants to community colleges. Funded semester credit hours 22 shall be defined, for purposes of this Section, as the greater of (1) the number of semester credit hours, or equivalent, in 23 24 all funded instructional categories of students who have been 25 certified as being in attendance at midterm during the

respective terms of the base fiscal year or (2) the average of 1 2 semester credit hours, or equivalent, in all funded 3 instructional categories of students who have been certified as being in attendance at midterm during the respective terms of 4 5 the base fiscal year and the 2 prior fiscal years. For purposes of this Section, "base fiscal year" means the fiscal year 2 6 7 years prior to the fiscal year for which the grants are 8 appropriated. Such students shall have been residents of 9 Illinois and shall have been enrolled in courses that are part 10 of instructional program categories approved by the State Board 11 and that are applicable toward an associate degree or 12 certificate. Courses that are eligible for reimbursement are 13 those courses for which the district pays 50% or more of the 14 program costs from unrestricted revenue sources, with the 15 exception of dual credit courses and courses offered by 16 contract with the Department of Corrections in correctional 17 institutions. For the purposes of this Section, "unrestricted revenue sources" means those revenues in which the provider of 18 19 the revenue imposes no financial limitations upon the district 20 as it relates to the expenditure of the funds. Except for 21 Fiscal Year 2012, base operating grants shall be paid based on 22 rates per funded semester credit hour or equivalent calculated 23 by the State Board for funded instructional categories using 24 cost of instruction, enrollment, inflation, and other relevant 25 factors. For Fiscal Year 2012, the allocations for base 26 operating grants to community college districts shall be the

same as they were in Fiscal Year 2011, reduced or increased
 proportionately according to the appropriation for base
 operating grants for Fiscal Year 2012.

Equalization grants shall be calculated by the State Board 4 5 by determining a local revenue factor for each district by: (A) each district's Corporate Personal 6 adding (1)Property 7 Replacement Fund allocations from the base fiscal year or the 8 average of the base fiscal year and prior year, whichever is 9 less, divided by the applicable statewide average tax rate to 10 (2) the district's most recently audited year's equalized 11 assessed valuation or the average of the most recently audited 12 year and prior year, whichever is less, (B) then dividing by 13 the district's audited full-time equivalent resident students 14 for the base fiscal year or the average for the base fiscal 15 year and the 2 prior fiscal years, whichever is greater, and 16 (C) then multiplying by the applicable statewide average tax 17 rate. The State Board shall calculate a statewide weighted average threshold by applying the same methodology to the 18 totals of all districts' Corporate Personal Property Tax 19 20 Replacement Fund allocations, equalized assessed valuations, and audited full-time equivalent district resident students 21 22 and multiplying by the applicable statewide average tax rate. 23 difference between the statewide weighted average The threshold and the local revenue factor, multiplied by the 24 25 number of full-time equivalent resident students, shall 26 determine the amount of equalization funding that each district

is eligible to receive. A percentage factor, as determined by 1 2 the State Board, may be applied to the statewide threshold as a 3 method for allocating equalization funding. A minimum equalization grant of an amount per district as determined by 4 5 the State Board shall be established for any community college district which qualifies for an equalization grant based upon 6 criteria, 7 preceding but becomes ineligible the for 8 equalization funding, or would have received a grant of less 9 minimum equalization grant, due to threshold than the 10 prorations applied to reduce equalization funding. As of July 11 1, 2013, a community college district eligible to receive an 12 equalization grant based upon the preceding criteria must 13 maintain a minimum required combined in-district tuition and 14 universal fee rate per semester credit hour equal to 70% of the 15 State-average combined rate, as determined by the State Board, 16 or the total revenue received by the community college district 17 from combined in-district tuition and universal fees must be at least 30% of the total revenue received by the community 18 college district, as determined by the State Board, for 19 20 equalization funding. As of July 1, 2004, a community college district must maintain a minimum required operating tax rate 21 22 equal to at least 95% of its maximum authorized tax rate to 23 qualify for equalization funding. This 95% minimum tax rate 24 requirement shall be based upon the maximum operating tax rate 25 as limited by the Property Tax Extension Limitation Law.

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The State Board shall distribute such other grants as may

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1 be authorized or appropriated by the General Assembly.

2 Each community college district entitled to State grants under this Section must submit a report of its enrollment to 3 the State Board not later than 30 days following the end of 4 5 each semester, quarter, or term in a format prescribed by the State Board. These semester credit hours, or equivalent, shall 6 be certified by each district on forms provided by the State 7 Board. Each district's certified semester credit hours, or 8 9 equivalent, are subject to audit pursuant to Section 3-22.1.

10 The State Board shall certify, prepare, and submit monthly 11 vouchers to the State Comptroller setting forth an amount equal 12 to one-twelfth of the grants approved by the State Board for base operating grants and equalization grants. The State Board 13 14 shall prepare and submit to the State Comptroller vouchers for 15 payments of other grants as appropriated by the General 16 Assembly. If the amount appropriated for grants is different 17 from the amount provided for such grants under this Act, the be proportionately reduced 18 grants shall or increased 19 accordingly.

For the purposes of this Section, "resident student" means a student in a community college district who maintains residency in that district or meets other residency definitions established by the State Board, and who was enrolled either in one of the approved instructional program categories in that district, or in another community college district to which the resident's district is paying tuition under Section 6-2 or with SB2905 Enrolled - 26 - LRB100 18795 AXK 34034 b

which the resident's district has entered into a cooperative 1 2 agreement in lieu of such tuition. Students shall be classified 3 as residents of the community college district without meeting the 30-day residency requirement of the district if they are 4 5 currently residing in the district and are youth (i) who are 6 currently under the legal guardianship of the Illinois 7 Department of Children and Family Services or have recently 8 emancipated from the Department and (ii) been who had 9 previously met the 30-day residency requirement of the district 10 but who had a placement change into a new community college 11 district. The student, a caseworker or other personnel of the 12 Department, or the student's attorney or guardian ad litem 13 appointed under the Juvenile Court Act of 1987 shall provide the district with proof of current in-district residency. 14

15 For the purposes of this Section, a "full-time equivalent" 16 student is equal to 30 semester credit hours.

17 The Illinois Community College Board Contracts and Grants Fund is hereby created in the State Treasury. Items of income 18 19 to this fund shall include any grants, awards, endowments, or 20 like proceeds, and where appropriate, other funds made 21 available through contracts with governmental, public, and 22 private agencies or persons. The General Assembly shall from 23 time to time make appropriations payable from such fund for the support, improvement, and expenses of the State Board and 24 25 Illinois community college districts.

26 (Source: P.A. 98-46, eff. 6-28-13; 98-756, eff. 7-16-14;

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1 99-845, eff. 1-1-17.)

2

3

(110 ILCS 805/2-24)

Sec. 2-24. We Want to Learn English Initiative.

4 (a) Subject to appropriation and Section 7 of the Board of
5 Higher Education Act, the State Board may establish and
6 administer a We Want to Learn English Initiative to provide
7 resources for immigrants and refugees in this State to learn
8 English in order to move towards becoming full members of
9 American society.

10 (b) If funds are Each fiscal year, the State Board may 11 include, as a separate line item, in its budget proposal 12 \$15,000,000 or less in funding for the We Want to Learn English Initiative, to be disbursed by the State Board. If the State 13 14 Board decides to disburse the funds appropriated for this 15 Initiative, then the State Board it must disburse no less than 16 of the funds appropriated each fiscal year half to community-based, not-for-profit organizations, 17 immigrant social service organizations, faith-based organizations, and 18 19 on-site job training programs so that immigrants and refugees 20 can learn English where they live, work, pray, and socialize 21 and where their children go to school.

(c) Funds for the We Want to Learn English Initiative may
be used only to provide programs that teach English to United
States citizens, lawful permanent residents, and other persons
residing in this State who are in lawful immigration status.

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1 (Source: P.A. 95-638, eff. 6-1-08.)

2 (110 ILCS 805/3-7) (from Ch. 122, par. 103-7)
3 Sec. 3-7. (a) The election of the members of the board of
4 trustees shall be nonpartisan and shall be held at the time and
5 in the manner provided in the general election law.

6 (b) Unless otherwise provided in this Act, members shall be 7 elected to serve 6 year terms. The term of members elected in 8 1985 and thereafter shall be from the date the member is 9 officially determined to be elected to the board by a canvass 10 conducted pursuant to the Election Code, to the date that the 11 winner of the seat is officially determined by the canvass 12 conducted pursuant to the Election Code the next time the seat 13 on the board is to be filled by election.

14 (c) Each member must on the date of his election be a citizen of the United States, of the age of 18 years or over, 15 16 and a resident of the State and the territory which on the date of the election is included in the community college district 17 18 for at least one year immediately preceding his election. In Community College District No. 526, each member elected at the 19 consolidated election in 2005 or thereafter must also be a 20 21 resident of the trustee district he or she represents for at 22 least one year immediately preceding his or her election, 23 except that in the first consolidated election for each trustee 24 district following reapportionment, a candidate for the board 25 may be elected from any trustee district that contains a part SB2905 Enrolled - 29 - LRB100 18795 AXK 34034 b

of the trustee district in which he or she resided at the time 1 2 of the reapportionment and may be reelected if a resident of 3 the new trustee district he or she represents for one year prior to reelection. In the event a person who is a member of a 4 5 common school board is elected or appointed to a board of 6 trustees of a community college district, that person shall be 7 permitted to serve the remainder of his or her term of office 8 as a member of the common school board. Upon the expiration of 9 the common school board term, that person shall not be eligible 10 for election or appointment to a common school board during the 11 term of office with the community college district board of 12 trustees.

13 (d) Whenever a vacancy occurs, the remaining members shall 14 fill the vacancy, and the person so appointed shall serve until 15 a successor is elected to serve the remainder of the unexpired 16 term at the next regular election for board members and is 17 certified in accordance with Sections 22-17 and 22-18 of the Election Code. If the remaining members fail so to act within 18 19 60 days after the vacancy occurs, the chairman of the State 20 Board shall fill that vacancy, and the person so appointed shall serve until a successor is elected to serve the remainder 21 22 of the unexpired term at the next regular election for board 23 members and is certified in accordance with Sections 22-17 and 24 22-18 of the Election Code. The person appointed to fill the 25 vacancy shall have the same residential qualifications as his 26 predecessor in office was required to have. In either instance,

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if the vacancy occurs with less than 4 months remaining before 1 2 the next scheduled consolidated election, and the term of 3 office of the board member vacating the position is not scheduled to expire at that election, then the term of the 4 5 person so appointed shall extend through that election and until the succeeding consolidated election. If the term of 6 7 office of the board member vacating the position is scheduled 8 to expire at the upcoming consolidated election, the appointed 9 member shall serve only until a successor is elected and 10 gualified at that election.

11 (e) Members of the board shall serve without compensation 12 but shall be reimbursed for their reasonable expenses incurred 13 in connection with their service as members. Compensation, for 14 purposes of this Section, means any salary or other benefits 15 not expressly authorized by this Act to be provided or paid to, 16 for or on behalf of members of the board. The board of each 17 community college district may adopt a policy providing for the issuance of bank credit cards, for use by any board member who 18 19 requests the same in writing and agrees to use the card only 20 for the reasonable expenses which he or she incurs in connection with his or her service as a board member. Expenses 21 22 charged to such credit cards shall be accounted for separately 23 and shall be submitted to the chief financial officer of the district for review prior to being reported to the board at its 24 25 next regular meeting.

26

(f) The Except in an election of the initial board for a

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new community college district created pursuant to Section 6-6.1, the ballot for the election of members of the board for a community college district shall indicate the length of term for each office to be filled. In the election of a board for any community college district, the ballot shall not contain any political party designation.

7 (Source: P.A. 100-273, eff. 8-22-17.)

8 (110 ILCS 805/3-7a) (was 110 ILCS 805/3-7, subsec. (c)) 9 Sec. 3-7a. Trustee districts; Community College District 10 No. 522. A board of trustees of a community college district 11 which is contiguous or has been contiguous to an experimental community college district as authorized and defined by Article 12 IV of this Act may, on its own motion, or shall, upon the 13 petition of the lesser of 1/10 or 2,000 of the voters 14 15 registered in the district, order submitted to the voters of 16 the district at the next general election the proposition for the election of board members by trustee district rather than 17 18 at large, and such proposition shall thereupon be certified by the secretary of the board to the proper election authority in 19 20 accordance with the general election law for submission.

21 If the proposition is approved by a majority of those 22 voting on the proposition, the State Board of Elections, in 23 1991, shall reapportion the trustee districts to reflect the 24 results of the last decennial census, and shall divide the 25 community college district into 7 trustee districts, each of SB2905 Enrolled - 32 - LRB100 18795 AXK 34034 b

which shall be compact, contiguous and substantially equal in 1 2 population to each other district. In 2001, and in the year following each decennial census thereafter, the board of 3 trustees of community college District #522 shall reapportion 4 5 the trustee districts to reflect the results of the census, and shall divide the community college district into 7 trustee 6 7 districts, each of which shall be compact, contiguous, and 8 substantially equal in population to each other district. The 9 division of the community college district into trustee 10 districts shall be completed and formally approved by a 11 majority of the members of the board of trustees of community 12 college District #522 in 2001 and in the year following each 13 decennial census. At the same meeting of the board of trustees, 14 the board shall, publicly by lot, divide the trustee districts 15 as equally as possible into 2 groups. Beginning in 2003 and 16 every 10 years thereafter, trustees or their successors from 17 one group shall be elected for successive terms of 4 years and 6 years; and members or their successors from the second group 18 shall be elected for successive terms of 6 years and 4 years. 19 20 One member shall be elected from each such trustee district. Each member elected in 2001 shall be elected at the 2001 21 22 consolidated election from the trustee districts established 23 in 1991. The term of each member elected in 2001 shall end on the date that the trustees elected in 2003 are officially 24 25 determined by a canvass conducted pursuant to the Election 26 Code.

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1 (Source: P.A. 97-539, eff. 8-23-11.)

(110 ILCS 805/3-14.2) (from Ch. 122, par. 103-14.2) 2 3 Sec. 3-14.2. In addition to any other tax levies authorized 4 by law, the board of a community college district (1) whose 5 boundaries are entirely within a county with a population in 6 excess of 2 million persons and (2) which was organized as a public junior college prior to October 1, 1973, and (3) whose 7 8 existence was validated by an Act filed with the Secretary of 9 State on May 31, 1937, may levy an additional tax upon the 10 taxable property of the district in any year in which the State 11 Board issues a certificate of eligibility to do so. The 12 additional tax may be used to increase the total taxing authority of the district to the rate of 23.54 cents per \$100 13 14 of equalized assessed value for educational and operations, 15 building and maintenance purposes.

In order to be eligible to levy the additional tax as provided herein, the district shall have been eligible to receive equalization grants pursuant to Section <u>2-16.02</u> 102 16 for each of the five fiscal years in the period 1984 to 1988.

The additional amount certified by the State Board to be levied shall not exceed the combined increases in the educational and operations, building and maintenance purposes funds authorized in Section 3-14. The State Board shall notify the board of trustees of the community college district of its eligibility to levy additional taxes as authorized in this SB2905 Enrolled - 34 - LRB100 18795 AXK 34034 b

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Section and the amount of such levy, by November 1, 1988.

2 A resolution, adopted pursuant to the provisions of the 3 Open Meetings Act, which expresses the district's intent to levy such a tax, or a portion thereof, when accompanied by the 4 5 State Board certificate of eligibility, shall be the authority for the county clerk or clerks to extend such a tax. The 6 7 district board shall cause a copy of the resolution to be 8 published in one or more newspapers published in the district 9 within 10 days after such levy is made. If no newspaper is 10 published in the district, the resolution shall be published in 11 a newspaper having general circulation within the district. The 12 publication of the resolution shall include a notice of (1) the 13 specific number of voters required to sign a petition 14 requesting that the question of the adoption of the tax levy be submitted to the voters of the district; (2) the time within 15 16 which the petition must be filed; and (3) the date of the 17 prospective referendum. The district secretary shall provide a petition form to any individual requesting one. 18

If within 30 days of the adoption of such additional levy, 19 20 a petition is filed with the secretary of the board of trustees, signed by not less than 10% of the voters of the 21 22 district, requesting that the proposition to levy such 23 additional taxes as authorized by this Section be submitted to the voters of the district, then the district shall not be 24 25 authorized to levy such additional taxes as permitted by this 26 Section until the proposition has been submitted to and

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approved by a majority of the voters voting on the proposition 1 2 at a regularly scheduled election in the manner provided in the 3 general election law. The secretary shall certify the proposition to the proper election authority for submission to 4 5 the voters. If no such petition with the requisite number of signatures and which is otherwise valid is filed within such 30 6 day period, then the district shall thereafter be authorized to 7 8 levy such additional taxes as provided and for the purposes 9 expressed in this Section.

10 (Source: P.A. 85-1150; 86-1253.)

11 (110 ILCS 805/3-14.3) (from Ch. 122, par. 103-14.3)

12 Sec. 3-14.3. In addition to any other tax levies authorized by law, the board of a community college district may levy an 13 14 additional tax upon the taxable property of the district in any 15 year in which the State Board issues a certificate of 16 eligibility to do so. The additional tax may be used to increase the total taxing authority of the district to the most 17 18 recently reported statewide average actual levy rate in cents per \$100 of equalized assessed value for educational and 19 20 operations and maintenance purposes as certified by the State 21 Board.

In order to be eligible to levy the additional tax as provided herein, the district shall have been eligible to receive equalization grants pursuant to Section $\frac{2-16}{2-16}$ or 2-16.02, as the case may be, in the year of eligibility SB2905 Enrolled - 36 - LRB100 18795 AXK 34034 b

1 certification or in the previous fiscal year.

2 The additional amount certified by the State Board to be levied shall not exceed the combined increases 3 in the educational and operations and maintenance purposes funds 4 5 authorized in Section 3-14. The State Board shall notify the board of trustees of the community college district of its 6 7 eligibility to levy additional taxes as authorized in this 8 Section and the amount of such levy, by November 1 of each 9 year.

10 A resolution, adopted annually pursuant to the provisions 11 of the Open Meetings Act, which expresses the district's intent 12 to levy such a tax, or a portion thereof, when accompanied by the State Board certificate of eligibility, shall be the 13 14 authority for the county clerk or clerks to extend such a tax. 15 Within 10 days after adoption of such resolution, the district 16 shall cause to be published the resolution in at least one or 17 more newspapers published in the district. The publication of the resolution shall include a notice of (1) the specific 18 number of voters required to sign a petition requesting that 19 20 the proposition of the adoption of the resolution be submitted to the voters of the district; (2) the time in which the 21 22 petition must be filed; and (3) the date of the prospective 23 referendum. The secretary shall provide a petition form to any 24 individual requesting one.

If within 30 days of the annual adoption of such additional levy, a petition is filed with the secretary of the board of SB2905 Enrolled - 37 - LRB100 18795 AXK 34034 b

trustees, signed by not less than 10% of the registered voters 1 2 of the district, requesting that the proposition to levy such 3 additional taxes as authorized by this Section be submitted to the voters of the district, then the district shall not be 4 5 authorized to levy such additional taxes as permitted by this Section until the proposition has been submitted to and 6 7 approved by a majority of the voters voting on the proposition 8 at a regularly scheduled election in the manner provided in the 9 general election law. The secretary shall certify the 10 proposition to the proper election authority for submission to 11 the voters. If no such petition with the requisite number of 12 signatures and which is otherwise valid is filed within such 30 13 day period, then the district shall be authorized to levy such 14 additional taxes as provided for the purposes expressed in this 15 Section.

16 (Source: P.A. 86-360; 87-1018.)

17 (110 ILCS 805/3-20.1) (from Ch. 122, par. 103-20.1)

Sec. 3-20.1. The board of each community college district 18 19 shall within or before the first quarter of each fiscal year, adopt an annual budget which it deems necessary to defray all 20 21 necessary expenses and liabilities of the district, and in such 22 annual budget shall specify the objects and purposes of each 23 item and amount needed for each object or purpose. The board of 24 each community college district shall file a written or 25 electronic copy of the annual budget with the State Board.

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The budget shall contain a statement of the cash on hand at 1 2 the beginning of the fiscal year, an estimate of the cash 3 expected to be received during such fiscal year from all sources, an estimate of the expenditures contemplated for such 4 5 fiscal year, and a statement of the estimated cash expected to be on hand at the end of such year. The estimate of taxes to be 6 7 received may be based upon the amount of actual cash receipts 8 that may reasonably be expected by the district during such 9 fiscal year, estimated from the experience of the district in 10 prior years and with due regard for other circumstances that 11 may substantially affect such receipts. Nothing in this Section 12 shall be construed as requiring any district to change or 13 preventing any district from changing from a cash basis of financing to a surplus or deficit basis of financing; or as 14 15 requiring any district to change or preventing any district 16 from changing its system of accounting.

The board of each community college district shall fix a fiscal year. If the beginning of the fiscal year of a district is subsequent to the time that the tax levy for such fiscal year shall be made, then such annual budget shall be adopted prior to the time such tax levy shall be made.

Such budget shall be prepared in tentative form by some person or persons designated by the board, and in such tentative form shall be made conveniently available to public inspection for at least 30 days prior to final action thereon. At least one public hearing shall be held as to such budget

prior to final action thereon. Notice of availability for 1 2 public inspection and of such public hearing shall be given by publication in a newspaper published in such district, at least 3 30 days prior to the time of such hearing. If there is no 4 5 newspaper published in such district, notice of such public 6 hearing shall be given by publication in a newspaper having 7 general circulation within the district posting notices 8 thereof in 5 of the most public places in such district. It 9 shall be the duty of the secretary of the board to make the 10 tentative budget available to public inspection, and to arrange 11 for such public hearing. The board may from time to time make 12 transfers between the various items in any fund not exceeding 13 in the aggregate 10% of the total of such fund as set forth in 14 the budget. The board may amend the annual budget from time to time at a regular meeting of the board if public notice of any 15 16 amendment is provided pursuant to the Open Meetings Act. The 17 board may from time to time amend such budget by the same procedure as is herein provided for its original adoption. 18

19 (Source: P.A. 78-669.)

20 (110 ILCS 805/3-22.1) (from Ch. 122, par. 103-22.1)

Sec. 3-22.1. To cause an audit to be made as of the end of each fiscal year by an accountant licensed to practice public accounting in Illinois and appointed by the board. The auditor shall perform his or her examination in accordance with generally accepted auditing standards and regulations SB2905 Enrolled - 40 - LRB100 18795 AXK 34034 b

prescribed by the State Board, and submit his or her report 1 2 thereon in accordance with generally accepted accounting 3 principles. The examination and report shall include a verification of student enrollments and any other bases upon 4 5 which claims are filed with the State Board. The audit report shall include a statement of the scope and findings of the 6 7 audit and a professional opinion signed by the auditor. If a 8 professional opinion is denied by the auditor he or she shall 9 set forth the reasons for that denial. The board shall not 10 limit the scope of the examination to the extent that the 11 effect of such limitation will result in the qualification of 12 the auditor's professional opinion. The procedures for payment for the expenses of the audit shall be in accordance with 13 Section 9 of the Governmental Account Audit Act. Copies of the 14 15 audit report shall be filed with the State Board in accordance 16 with regulations prescribed by the State Board. The State Board 17 shall file one copy of the audit report with the Auditor 18 General.

19 (Source: P.A. 99-655, eff. 7-28-16.)

20 (110 ILCS 805/3-25.1) (from Ch. 122, par. 103-25.1)

Sec. 3-25.1. To authorize application to the <u>State</u> Illinois Community College Board for the approval of new units of instruction, research or public service as defined in this Section and to establish such new units following approval in accordance with the provisions of this Act and the Board of SB2905 Enrolled - 41 - LRB100 18795 AXK 34034 b

1 Higher Education Act.

2 The term "new unit of instruction, research or public service" includes the establishment of a college, school, 3 division, institute, department or other unit including majors 4 5 and curricula in any field of instruction, research, or public service not theretofore included in the program of the 6 7 community college, and includes the establishment of any new 8 branch or campus of the institution. The term shall not include 9 reasonable and moderate extensions of existing curricula, 10 research, or public service programs which have a direct 11 relationship to existing programs; and the State Board may, 12 under its rule making power define the character of reasonable 13 and moderate extensions.

14 (Source: P.A. 88-322.)

15 (110 ILCS 805/3-26.1) (from Ch. 122, par. 103-26.1)

16 Sec. 3-26.1. Any employee of a community college board who is a member of any reserve component of the United States Armed 17 18 Services, including the Illinois National Guard, and who is 19 mobilized to active military duty on or after August 1, 1990 as a result of an order of the President of the United States, 20 21 shall for each pay period beginning on or after August 1, 1990 22 continue to receive the same regular compensation that he 23 receives or was receiving as an employee of the community 24 college board at the time he is or was so mobilized to active 25 military duty, plus any health insurance and other benefits he

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is or was receiving or accruing at that time, minus the amount 1 2 of his base pay for military service, for the duration of his 3 active military service. If the employee's active military duty commences on or after the effective date of this amendatory Act 4 5 of the 100th General Assembly, the military duty shall not result in the loss or diminishment of any employment benefit, 6 7 service credit, or status accrued at the time the duty 8 commenced.

9 In the event any provision of a collective bargaining 10 agreement or any community college board or district policy 11 covering any employee so ordered to active duty is more 12 generous than the provisions contained in this Section the 13 collective bargaining agreement or community college board or 14 district policy shall be controlling.

15 (Source: P.A. 87-631.)

16

(110 ILCS 805/3-29) (from Ch. 122, par. 103-29)

17 Sec. 3-29. To indemnify and protect board members and employees, and student teachers of boards against civil rights 18 damage claims and suits, constitutional rights damage claims 19 and suits, death, bodily injury and property damage claims and 20 21 suits, including defense thereof, when damages are sought for 22 alleged negligent or wrongful acts while such board member or au23 employee or student teacher is engaged in the exercise or 24 performance of any powers or duties of the board, or is acting 25 within the scope of employment or under the direction of the

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1 community college board.

2 To insure against any loss or liability of the district or board members and τ employees, and student teachers of boards 3 against civil rights damage claims and suits, constitutional 4 5 rights damage claims and suits and death, bodily injury and property damage claims and suits, including defense thereof, 6 7 when damages are sought for alleged negligent or wrongful acts 8 while such board member or - employee, or student teacher is 9 engaged in the exercise or performance of any powers or duties 10 of the board, or is acting within the scope of employment or 11 under the direction of the board. Such insurance shall be 12 carried in a company licensed to write such coverage in this 13 State.

14 (Source: P.A. 83-1391.)

15 (110 ILCS 805/3-40) (from Ch. 122, par. 103-40)

16 Sec. 3-40. To enter into contracts or agreements with any person, organization, association, educational institution, or 17 governmental agency for providing or securing educational 18 services for academic credit. The authority of any community 19 20 college district to exercise the powers granted under this 21 Section is subject to the prior review and approval of the 22 State Board under subsection (i) of Section 2-12 of this Act. Any initial contract with a public university or a private 23 24 degree-granting college or university entered into on or after July 1, 1985 but before July 1, 2016 shall have prior approval 25

of the State Board and the Illinois Board of Higher Education.
Any initial contract with a public university or a private
degree-granting college or university entered into on or after
July 1, 2016 shall have prior approval of the State Board.
(Source: P.A. 99-655, eff. 7-28-16.)

6

(110 ILCS 805/3-42.1) (from Ch. 122, par. 103-42.1)

Sec. 3-42.1. (a) To appoint law enforcement officer and
non-law enforcement officer members of the community college
district police department or department of public safety.

10 (b) Members of the community college district police 11 department or department of public safety who are law 12 enforcement officers, as defined in the Illinois Police Training Act, shall be peace officers under the laws of this 13 State. As such, law enforcement officer members of these 14 departments shall have all of the powers of police officers in 15 16 cities and sheriffs in counties, including the power to make arrests on view or on warrants for violations of State statutes 17 and to enforce county or city ordinances in all counties that 18 lie within the community college district, when such is 19 required for the protection of community college personnel, 20 21 students, property, or interests. Such officers shall have no 22 power to serve and execute civil process.

As peace officers in this State, all laws pertaining to hiring, training, retention, service authority, and discipline of police officers, under State law, shall apply. Law SB2905 Enrolled - 45 - LRB100 18795 AXK 34034 b

enforcement officer members must complete the minimum basic training requirements of a police training school under the Illinois Police Training Act. Law enforcement officer members who have successfully completed an Illinois Law Enforcement Training and Standards Board certified firearms course shall be equipped with appropriate firearms and auxiliary weapons.

(c) Non-law enforcement officer members of the community 7 8 college police, public safety, or security departments whose 9 job requirements include performing patrol and security type 10 functions shall, within 6 months after their initial hiring 11 date or the effective date of this amendatory Act of the 96th 12 General Assembly, whichever is later, be required to successfully complete the 20-hour basic security training 13 14 course required by (i) the Department of Financial and Professional Regulation, Division of Professional Regulation 15 16 for Security Officers, (ii) by the International Association of 17 College Law Enforcement Administrators, or (iii) campus protection officer training program or a similar course 18 19 certified and approved by the Illinois Law Enforcement Training 20 and Standards Board. They shall also be permitted to become members of an Illinois State Training Board Mobile Training 21 22 Unit and shall complete 8 hours in continuing training, related 23 to their specific position of employment, each year. The board reasonable eligibility requirements 24 establish for mav 25 appointment and retention of non-law enforcement officer 26 members.

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All non-law enforcement officer members authorized to carry weapons, other than firearms, shall receive training on the proper deployment and use of force regarding such weapons. (Source: P.A. 96-269, eff. 8-11-09.)

5 (110 ILCS 805/3-48) (from Ch. 122, par. 103-48)

6 Sec. 3-48. Interest of board member in contracts.

7 (a) Except as otherwise provided in this Section, no No 8 community college board member shall be interested, directly or 9 indirectly, in his own name or in the name of any other person, 10 association, trust or corporation, in any contract, work, or 11 business of the district or in the sale of any article, 12 whenever the expense, price, or consideration of the contract, 13 work, business, or sale is paid either from the treasury or by 14 any assessment levied by any statute or ordinance. A community 15 college board member shall not be deemed interested if the 16 board member is an employee of a business that is involved in the transaction of business with the district and has no 17 18 financial interests other than as an employee. Except as otherwise provided in this Section, no No community college 19 20 board member shall be interested, directly or indirectly, in 21 the purchase of any property which (1) belongs to the district, 22 or (2) is sold for taxes or assessments, or (3) is sold by virtue of legal process at the suit of the district. 23

(b) <u>A</u> However, any board member may provide materials,
 merchandise, property, services, or labor, if:

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A. the contract is with a person, firm, partnership, association, corporation, or cooperative association in which the board member has less than a 7 1/2% share in the ownership; and

5 B. such interested board member publicly discloses the 6 nature and extent of his interest prior to or during 7 deliberations concerning the proposed award of the 8 contract; and

9 C. such interested board member abstains from voting on 10 the award of the contract, though he shall be considered 11 present for the purposes of establishing a quorum; and

D. such contract is approved by a majority vote ofthose board members presently holding office; and

E. the contract is awarded after sealed bids to the lowest responsible bidder if the amount of the contract exceeds \$1500, or awarded without bidding if the amount of the contract is less than \$1500; and

F. the award of the contract would not cause the aggregate amount of all such contracts so awarded to the same person, firm, association, partnership, corporation, or cooperative association in the same fiscal year to exceed \$25,000.

(c) In addition to the <u>exemptions under subsection (b) of</u>
 this Section, a above exemption, any board member may provide
 materials, merchandise, property, services or labor if:

26 A. the award of the contract is approved by a majority

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vote of the board provided that any such interested member
 shall abstain from voting; and

B. the amount of the contract does not exceed \$250; and C. the award of the contract would not cause the aggregate amount of all such contracts so awarded to the same person, firm, association, partnership, corporation, or cooperative association in the same fiscal year to exceed \$500; and

9 D. such interested member publicly discloses the 10 nature and extent of his interest prior to or during 11 deliberations concerning the proposed award of the 12 contract; and

E. such interested member abstains from voting on the award of the contract, though he shall be considered present for the purposes of establishing a quorum.

16 (d) A contract for the procurement of public utility 17 services by a district with a public utility company is not barred by this Section by one or more members of the board 18 19 being an officer or employee of the public utility company or 20 holding an ownership interest of no more than 7 1/2% in the 21 public utility company. A An elected or appointed member of the 22 board having such an interest shall be deemed not to have a 23 prohibited interest under this Section.

24 <u>(e)</u> This Section does not prohibit a student member of the 25 board from maintaining official status as an enrolled student, 26 from maintaining normal student employment at the college or SB2905 Enrolled - 49 - LRB100 18795 AXK 34034 b

1 from receiving scholarships or grants when the eligibility for 2 the scholarships or grants is not determined by the board.

3 (f) Nothing contained in this Section shall preclude a contract of deposit of monies, loans or other financial 4 5 services by a district with a local bank or local savings and loan association, regardless of whether a member or members of 6 7 the community college board are interested in such bank or 8 savings and loan association as a director, as an officer or 9 employee or as a holder of less than 7 1/2% of the total 10 ownership interest. A member or members holding such an 11 interest in such a contract shall not be deemed to be holding a 12 prohibited interest for purposes of this Act. Such interested 13 member or members of the community college board must publicly state the nature and extent of their interest 14 durina 15 deliberations concerning the proposed award of such a contract, 16 shall not participate in any further deliberations but 17 concerning the proposed award. Such interested member or members shall not vote on such a proposed award. Any member or 18 19 members abstaining from participation in deliberations and voting under this Section may be considered present for 20 21 purposes of establishing a quorum. Award of such a contract 22 shall require approval by a majority vote of those members 23 presently holding office. Consideration and award of any such contract in which a member or members are interested may only 24 25 be made at a regularly scheduled public meeting of the 26 community college board.

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1 (g) Any board member who violates this Section is guilty of 2 a Class 4 felony and in addition thereto any office held by 3 such person so convicted shall become vacant and shall be so 4 declared as part of the judgment of the court.

5 (Source: P.A. 86-930.)

6 (110 ILCS 805/3-53)

7 Sec. 3-53. Private-public partnership boards.

8 (a) In this Section:

9 "Advanced manufacturing technology" means a program of 10 study that leads students to an industry certification, 11 diploma, degree, or combination of these in skills and 12 competencies needed by manufacturers.

"Industry certification" means an industry-recognized credential that is (i) industry created, (ii) nationally portable, (iii) third-party-validated by either the International Organization for Standardization or the American National Standards Institute and is data-based and supported.

18 "Institution" means a public high school or community 19 college, including a community college in a community college 20 district to which Article 7 of this Act applies, that offers 21 instruction in advanced manufacturing technology for credit 22 towards a degree.

23 "Private-public partnership board" means a formal group of 24 volunteers within a community college district that may be 25 comprised of some, but not necessarily all, of the following: local and regional manufacturers, applicable labor unions,
 community college officials, school district superintendents,
 high school principals, workforce investment boards, or other
 individuals willing to participate.

5 (b) The creation of a private-public partnership board is 6 encouraged and may be authorized at each community college. A 7 board, if created, shall meet no less than 5 of the following 8 criteria:

9 (1) be minimally comprised of those entities described
10 in subsection (a) of this Section;

(2) be led cooperatively by a manufacturer, a school district superintendent, and a community college president or their designees;

14 (3) meet no less than 4 times each year during State
15 fiscal years 2015 and 2016 and thereafter no less than
16 twice each State fiscal year;

17 (4) encourage and define the implementation of
 18 programs of study in advanced manufacturing technology to
 19 meet the competency and skill demands of manufacturers;

(5) define a minimum of 4 programs of study in advanced
manufacturing technology to meet the needs of the broadest
number of manufacturers in the area;

(6) encourage formal alignment and dual-credit opportunities for high school students who begin advanced manufacturing technology training to transition to community college programs of study in advanced SB2905 Enrolled - 52 - LRB100 18795 AXK 34034 b

1 manufacturing technology; and 2 establish, as its foundation, the certified (7) 3 production technician credential offered by the Manufacturing Skill Standards Council or its successor 4 5 entity. (Source: P.A. 98-1069, eff. 8-26-14.) 6 (110 ILCS 805/5-3) (from Ch. 122, par. 105-3) 7 8 Sec. 5-3. Community college districts desiring to 9 participate in the program authorized in Section 5-1 of this 10 Act shall make a written application to the State Board on 11 forms provided by such Board. The State Board may require the 12 following information: (a) Description of present facilities and those 13 14 planned for construction. 15 (b) Present community college enrollment. 16 (c) (Blank). The projected enrollment over the next 5 years. However, no application shall be accepted unless 17 18 such district contains 3 counties, or that portion of 3 19 counties not included in an existing community college 20 district, or the projected enrollment shows more than 1,000 21 fulltime equivalent students within 5 years in districts 22 outside the Chicago standard metropolitan area and more than 2,000 fulltime equivalent students in the Chicago 23 24 standard metropolitan area, such area as defined by U.S. 25 Bureau of Census.

1 2 (d) Outline of community college curricula, including vocational and technical education, present and proposed.

3

4

(e) District financial report including financing plans for district's share of costs.

5 (f) Facts showing adequate standards for the physical 6 plant, heating, lighting, ventilation, sanitation, safety, 7 equipment and supplies, instruction and teaching, 8 curricula, library, operation, maintenance, administration 9 and supervision.

10 Survey of the existing community college or (a) 11 proposed community college service area and the proper 12 location of the site in relation to the existing of higher 13 institutions education offering 14 pre-professional, occupational and technical training 15 curricula. The factual survey must show the possible 16 enrollment, assessed valuation, industrial, business, 17 agricultural and other conditions reflecting educational needs in the area to be served; however, no community 18 19 college will be authorized in any location which, on the 20 basis of the evidence supplied by the factual survey, shall be deemed inadequate for the maintenance of desirable 21 22 standards for the offering of basic subjects of general 23 education, semiprofessional and technical curricula.

24 (h) Such other information as the State Board may 25 require.

26 (Source: P.A. 78-669.)

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(110 ILCS 805/5-4) (from Ch. 122, par. 105-4) 1 Sec. 5-4. Any community college district desiring to 2 3 participate in the program for new academic facilities or any 4 facilities built or bought under contract entered into after July 7, 1964, shall file an application with the State Board 5 6 prior to such dates as are designated by the State Board. The State Board in providing priorities if such are needed because 7 8 of limited funds shall be regulated by objective criteria which 9 shall be such as will tend best to achieve the objectives of 10 this Article, while leaving opportunity and flexibility for the 11 development of standards and methods that will best accommodate 12 the varied needs of the community colleges in the State. Basic criteria shall give special consideration to the expansion of 13 14 enrollment capacity and shall include consideration of the 15 degree to which the applicant districts effectively utilize 16 existing facilities and which allow the Board, for priority purposes, to provide for the grouping in a reasonable manner, 17 the application for facilities according to functional or 18 educational type. 19

20 (Source: P.A. 78-669.)

21 (110 ILCS 805/5-6) (from Ch. 122, par. 105-6)

Sec. 5-6. Any community college district may, as a part of its 25% contribution for building purposes, contribute real property situated within the geographical boundaries of such

community college district at market value as determined at the 1 2 time the contribution is made to the Capital Development Board 3 in accordance with the program and budget, the plan as approved by the State Board by 3 licensed appraisers appointed by the 4 5 State Board, except that where a community college district has acquired such lands without cost or for a consideration 6 7 substantially less than the market value thereof at the time of 8 acquisition, the amount of the community college district's 9 contribution for the land shall be limited (a) to the 10 difference, if any, between the appraised market value at the 11 time of acquisition and the appraised market value at the time 12 the contribution is made to the Capital Development Board, if the grantor is the Federal government, (except that no property 13 acquired prior to December 18, 1975 shall be affected by the 14 15 provisions of this section), or any department, agency, board 16 or commission thereof or (b) to the actual amount, if any, of 17 the consideration paid for the land if the grantor is the State of Illinois or any department, agency, board or commission 18 19 thereof.

In the event the highest appraisal exceeds the average of the other two appraisals by more than 10%, such appraisal shall not be considered in determining the market value of the land and a new appraiser shall be appointed by the State Board, who shall re-appraise the land. The re-appraisal shall then become the third appraisal as required by this section. The cost of the appraisement shall be paid by the community college SB2905 Enrolled - 56 - LRB100 18795 AXK 34034 b

1 district.

2 (Source: P.A. 84-1308.)

3 (110 ILCS 805/5-7) (from Ch. 122, par. 105-7)

4 Sec. 5-7. Transfer of funds or designation of real 5 property. As part of Prior to entering into an agreement with 6 the Capital Development Board, the community college board 7 shall transfer to the Capital Development Board funds or 8 designate for building purposes any real property it may own, 9 either improved or unimproved, situated within the 10 geographical boundaries of such community college district, or 11 both, in an amount equal to at least 25% of the total amount 12 necessary to finance the project, except that no real property may be so designated, unless prior to its acquisition by the 13 14 community college district after December 18, 1975 the Capital 15 Development Board has had an opportunity to evaluate the land 16 and issue a report concerning its suitability for construction purposes. Of the total funds transferred from the community 17 18 college board to the Capital Development Board, an amount equal to 40% of each of the fees under an architect or engineer 19 contract, including any reimbursable items under the contract 20 21 to cover contractual obligations through the design 22 development phase of the project, shall be transferred prior to 23 the signing of the contract. Prior to approval to proceed 24 beyond the design development stage or to advertising the first bid package of a phased-bid project, whichever comes first, the 25

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community college board shall transfer funds to the Capital 1 2 Development Board in an amount equal to the balance of the 3 local share of the total project cost. For the purposes of this Section, the proceeds derived from the sale of bonds as 4 5 provided in this Act, any lands designated as all or part of 6 the 25% contribution by the community college district or any other money available to the community college for building 7 8 purposes may be used.

9 (Source: P.A. 89-281, eff. 8-10-95.)

10 (110 ILCS 805/5A-15)

11 5A-15. Guaranteed savings Sec. energy contract. 12 "Guaranteed energy savings contract" means a contract for: (i) the implementation of an energy audit, data collection, and 13 14 other related analyses preliminary to the undertaking of energy 15 conservation measures; (ii) the evaluation and recommendation 16 of energy conservation measures; (iii) the implementation of one or more energy conservation measures; and (iv) the 17 implementation of project monitoring and data collection to 18 19 verify post-installation energy consumption and energy-related 20 operating costs. The contract shall provide that all payments, 21 except obligations on termination of the contract before its 22 expiration, are to be made over time and that the savings are guaranteed to the extent necessary to pay the costs of the 23 24 energy conservation measures. Energy savings may include 25 energy reduction and offsetting sources of renewable energy

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1 <u>funds, including renewable energy credits and carbon credits.</u>
2 (Source: P.A. 88-173.)

3

(110 ILCS 805/5A-25)

4 Sec. 5A-25. Request for proposals. "Request for proposals" 5 means а competitive selection achieved by negotiated 6 procurement. The request for proposals shall be submitted to 7 the administrators of the Capital Development Board announced in the Illinois Procurement Bulletin for publication and 8 9 through at least one public notice, at least 14 days before the 10 request date in a newspaper published in the district, or if no 11 newspaper is published in the district, in a newspaper of 12 general circulation in the area of the district, by a community 13 college district that will administer the program, requesting 14 innovative solutions and proposals for energy conservation 15 measures. Proposals submitted shall be sealed. The request for 16 proposals shall include all of the following:

17 (1) The name and address of the community college18 district.

19 (2) The name, address, title, and phone number of a20 contact person.

21 (3) Notice indicating that the community college 22 district is requesting qualified providers to propose 23 energy conservation measures through a guaranteed energy 24 savings contract.

25

(4) The date, time, and place where proposals must be

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1 received.

2 (5) The evaluation criteria for assessing the3 proposals.

4 (6) Any other stipulations and clarifications the 5 community college district may require.

6 (Source: P.A. 94-1062, eff. 7-31-06.)

7

(110 ILCS 805/5A-35)

8 Sec. 5A-35. Award of guaranteed energy savings contract. 9 Sealed proposals must be opened by a member or employee of the 10 community college board at a public opening at which the 11 contents of the proposals must be announced. Each person or 12 entity submitting a sealed proposal must receive at least 10 13 days notice of the time and place of the opening. The community 14 college district shall select the qualified provider that best 15 meets the needs of the district. The community college district 16 shall provide public notice of the meeting at which it proposes to award a guaranteed energy savings contract of the names of 17 18 the parties to the proposed contract and of the purpose of the 19 contract. The public notice shall be made at least 10 days prior to the meeting. After evaluating the proposals under 20 21 Section 5A-30, a community college district may enter into a 22 quaranteed energy savings contract with a qualified provider if it finds that the amount it would spend on the energy 23 24 conservation measures recommended in the proposal would not 25 exceed the amount to be saved in either energy or operational

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1 costs, or both, within a 20-year period from the date of 2 installation, if the recommendations in the proposal are 3 followed. Contracts let or awarded shall be <u>submitted to the</u> 4 <u>administrators of the Capital Development Board Procurement</u> 5 <u>Bulletin for publication</u> published in the next available 6 subsequent Illinois Procurement Bulletin.

7 (Source: P.A. 94-1062, eff. 7-31-06.)

8

(110 ILCS 805/5A-45)

9 Sec. 5A-45. Installment payment contract; lease purchase A community college district or 2 or more such 10 agreement. 11 districts in combination may enter into an installment payment 12 contract or lease purchase agreement with a gualified provider 13 or with a third-party lender, as authorized by law, for the 14 funding or financing of the purchase and installation of energy 15 conservation measures by a qualified provider. Every community 16 college district may issue certificates evidencing the indebtedness incurred pursuant to the contracts or agreements. 17 Any such contract or agreement shall be valid whether or not an 18 19 appropriation with respect thereto is first included in any 20 annual or additional or supplemental budget adopted by the 21 community college district. Each contract or agreement entered 22 into by a community college district pursuant to this Section shall be authorized by official action resolution of the 23 24 community college board. The authority granted under this 25 Section is in addition to any other authority granted by law.

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1 (Source: P.A. 95-612, eff. 9-11-07.)

(110 ILCS 805/6-2) (from Ch. 122, par. 106-2) 2 3 Sec. 6-2. Any graduate of a recognized high school or 4 student otherwise qualified to attend a public community 5 college and residing outside a community college district but 6 within this State who notifies the board of education of his district may, subject to Section 3-17, attend any recognized 7 8 public community college in the State at the tuition rate of a student residing in the district. Subject to appropriation, 9 10 which he chooses, and the State Board board of education of 11 that district shall pay the difference between the in-district 12 and out-of-district tuition amounts to the community college district his tuition, as defined herein, for any semester, 13 14 quarter or term of that academic year and the following summer 15 term from the educational fund or the proceeds of a levy made 16 under Section 6 1. In addition, any graduate of a recognized high school or student otherwise qualified to attend a public 17 18 community college and residing in a new community college district formed pursuant to Section 6-6.1 who notifies the 19 20 board of education of his district may, subject to the 21 provisions of Section 3-17, attend any recognized public 22 community college in the State, and the board of education of that district shall pay his tuition until January 1, 1991. If a 23 24 resident is not eligible for tuition for a summer term because he did not notify his board of education by the previous 25

September 15, he may become eligible for that tuition for a 1 2 summer term by giving notice to the board of education by May 15 preceding his enrollment for the summer term. Such tuition 3 may not exceed the per capita cost of the community college 4 attended for the previous year, or in the case of the first 5 year of operation the estimated per capita cost, less certain 6 7 deductions to be computed in the manner set forth below. The community college per capita cost shall be computed, in a 8 9 manner consistent with any accounting system prescribed by the 10 State Board, by adding all of the non capital expenditures, including interest, to the depreciation on capital outlay 11 12 expenditures paid from sources other than State and Federal funds and then dividing by the number of full-time equivalent 13 students for the fiscal year as defined in this Section. The 14 15 community college tuition to be charged to the district of the 16 student's residence shall be computed, in a manner consistent 17 with any accounting system prescribed by the State Board, by adding all of the non capital expenditures for the previous 18 19 year, including interest, to the depreciation on capital outlay 20 expenditures paid from sources other than State and Federal 21 funds less any payments toward non-capital expenditures 22 received from State and Federal sources for the previous year 23 except grants through the State Board, as authorized in Section 2-16 or 2-16.02, as the case may be, and then dividing by the 24 25 number of full-time equivalent students for that fiscal year as 26 defined in this Section; this average per student computation

1 shall be converted to a semester hour or quarter hour base and 2 further reduced by the combined rate of State grants other than 3 equalization grants for the current year as provided for in 4 Section 2-16.02 and any rate of tuition and fees assessed all 5 students for the current year as authorized in Section 6 4.

Any person who has notified the board of education of his 6 7 or her district as provided above and who is a resident of that district at the time of such notification shall have his or her 8 9 tuition paid by that district for that academic year and the 10 following summer term so long as he or she resides in Illinois 11 outside a community college district. If he or she becomes a 12 resident of a community college district, he or she shall be 13 classified as a resident of that district at the beginning of any semester, quarter or term following that change of 14 residence and the State Board shall no longer pay the 15 16 difference in tuition rates.

17 If a resident of a community college district wishes to attend the community college maintained by the district of his 18 or her residence but the program in which the student wishes to 19 20 enroll is not offered by that community college, and the community college maintained by the district of his residence 21 22 does not have a contractual agreement under Section 3-40 of 23 this Act for such program, the student may attend any recognized public community college in some other district, 24 25 subject to the provisions of Section 3-17, and have his or her tuition, as defined herein, paid by the community college 26

district of his or her residence while enrolled in a program at 1 2 that college which is not offered by his or her home community college if he or she makes application to his or her home board 3 at least 30 days prior to the beginning of any semester, 4 5 quarter or term in accordance with rules, regulations and procedures established and published by his or her home board. 6 7 The payment of tuition by his or her district of residence may 8 not exceed the per capita cost of the community college 9 attended for the previous year, or in the case of the first 10 year of operation the estimated per capita cost, less certain 11 deductions, to be computed by adding all of the non-capital 12 expenditures for the previous year, including interest, to the depreciation on the capital outlay expenditures paid from 13 14 sources other than State and federal funds, less any payments toward non-capital expenditures received from State and 15 16 federal sources for the previous year (except for grants 17 through the State Board under Section 2-16.02 of this Act), and dividing that amount by the number of full-time equivalent 18 19 students for that fiscal year as defined under this Section. 20 This average per student computation shall be converted to a semester hour base and further reduced by the combined rate of 21 22 State grants, other than equalization grants for the current 23 year as provided under Section 2-16.02 of this Act, and any 24 rate of tuition and fees assessed for all students for the 25 current year as authorized under Section 6-4 of this Act. in 26 the manner set forth above for the community college tuition to

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1

be charged to the district of the student's residence.

2 Payment shall be made hereunder to the community college 3 district of attendance immediately upon receipt, by the district liable for the payment, of a statement from that 4 5 community college district of the amount due it. Before sending such a statement requesting payment, however, the community 6 7 college district of attendance shall make all calculations and 8 deductions required under this Section so that the amount 9 requested for payment is the exact amount required under this 10 Section to be paid by the district liable for payment.

11 If the moneys in the educational fund or the proceeds from 12 a levy made under Section 6-1 of a district liable for payments 13 under this Section are insufficient to meet such payments, the 14 district liable for such payments may issue tax anticipation 15 warrants as provided in Section 3-20.10.

16 A full-time equivalent student for a semester, quarter or 17 term is defined as a student doing 15 semester hours of work per semester or 15 quarter hours of work per quarter or the 18 equivalent thereof, and the number of full-time equivalent 19 20 students enrolled per term shall be determined by dividing by 15 the total number of semester hours or quarter hours of work 21 22 for which State Board grants are received, or the equivalent 23 thereof, carried by all students of the college through the 24 mid-term of each semester, quarter or term. The number of 25 full-time equivalent students for a fiscal year shall be computed by adding the total number of semester hours or 26

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quarter hours of work or the equivalent thereof carried by all 1 2 students of the college through the mid-term of each semester τ 3 quarter or term during that fiscal year and dividing that sum by 30 semester hours or 45 quarter hours or the equivalent 4 thereof depending upon the credit hour system utilized by the 5 college. Tuition of students carrying more or less than 15 6 7 semester hours of work per semester or 15 quarter hours of work 8 per quarter or the equivalent thereof shall be computed in the 9 proportion which the number of hours so carried bears to 15 10 semester hours or 15 quarter hours or the equivalent thereof.

If the United States Government, the State of Illinois, or any agency pays tuition for any community college student, neither the district of residence of the student nor the student may be required to pay that tuition or such part thereof as is otherwise paid. No part of the State's financial responsibility provided for in Section 2-16 may be transferred to a student's district of residence under this Section.

18 (Source: P.A. 86-469; 86-1246; 87-1018.)

19 (110 ILCS 805/6-4.1) (from Ch. 122, par. 106-4.1)

Sec. 6-4.1. If a resident of Illinois qualifies for admission to a public community college under Section 3-17 but does not qualify for financial support under Section 6-2, he may be enrolled in the college upon payment of the difference between the per capita cost as defined in Section 6-2 less any payments toward noncapital expenditures received from State SB2905 Enrolled - 67 - LRB100 18795 AXK 34034 b

and federal sources for the previous year except grants through 1 2 the State Board as authorized in Section 2-16 or 2-16.02, as the case may be, converted to a semester hour or quarter hour 3 base, and the combined rate of State grants other than 4 5 equalization grants for the current year as authorized in Section 2-16.02, notwithstanding tuition limits of Section 6 7 6-4. Subject to Section 3-17, a public community college may accept out-of-state students upon payment of the per capita 8 9 cost as defined in Section 6-2. Notwithstanding the provisions 10 of this Section, the out-of-district or out-of-state tuition, 11 whichever is applicable, may be waived for a student who is 12 employed for at least 35 hours per week by an entity located in 13 the district or is enrolled in a course that is being provided under terms of a contract for services between the employing 14 15 entity and the college.

16 (Source: P.A. 86-1246; 87-741; 87-1018.)

17

(110 ILCS 805/6-4.2 new)

18 Sec. 6-4.2. In-district tuition charge. Notwithstanding 19 any other provision of law or administrative rule to the 20 contrary, for tuition purposes, a student shall be classified 21 as a resident of a community college district after 22 establishing the 30-day residency requirement of the district.

23 (110 ILCS 805/7-5) (from Ch. 122, par. 107-5)

24 Sec. 7-5. The Until January 1, 1972, the fiscal year of the

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Board is the calendar year, and thereafter the fiscal year 1 2 shall commence on the first day of July and end on the last day 3 of June of each succeeding year. To effect this transition the Board shall adopt a resolution establishing the first fiscal 4 year for the period commencing on January 1, 1972, and ending 5 6 on June 30, 1973. All reports of the chief administrative 7 officer, the budget and all appropriations shall be prepared 8 for such period.

9 The board and its officers shall have all necessary powers 10 to effectuate such change in the fiscal year, but the 11 proceedings had pursuant to this Section shall not alter the 12 procedures for the levy of taxes as provided in Section 7-18. 13 (Source: P.A. 77-676.)

14 (110 ILCS 805/7-9) (from Ch. 122, par. 107-9)

15 Sec. 7-9. The budget shall set forth estimates, by classes, of all current assets and liabilities of each fund of the board 16 as of the beginning of the fiscal year, and the amounts of 17 those assets estimated to be available for appropriation in 18 that year, either for expenditures or charges to be made or 19 incurred during that year or for liabilities unpaid at the 20 21 beginning thereof. Estimates of taxes to be received from the 22 levies of prior years shall be net, after deducting amounts estimated to be sufficient to cover the loss and cost of 23 24 collecting those taxes and also deferred collections thereof and abatements in the amount of those taxes extended or to be 25

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1 extended upon the collectors' books.

2 Estimates of the liabilities of the respective funds shall
3 include:

All final judgments, including accrued interest
 thereon, entered against the board and unpaid at the
 beginning of that fiscal year;

7 2. The principal of all tax anticipation warrants and
8 all temporary loans and all accrued interest thereon unpaid
9 at the beginning of that fiscal year;

3. Any amount for which the board is required under
this Act to reimburse the working cash fund from the
educational fund and operations and maintenance fund; and

4. The amount of all accounts payable including
estimates of audited vouchers, participation certificates,
interfund loans and purchase orders payable.

16 The budget shall also set forth detailed estimates of all 17 taxes to be levied for that year and of all current revenues to 18 be derived from sources other than taxes, including State and 19 Federal contributions, rents, fees, perquisites, and all other 20 types of revenue, which will be applicable to expenditures or 21 charges to be made or incurred during that year.

No estimate of taxes to be levied during the fiscal year for educational purposes and operations and maintenance of facilities purposes may exceed a sum equivalent to the product of the value of the taxable property in the district, as ascertained by the last assessment for State and county taxes SB2905 Enrolled - 70 - LRB100 18795 AXK 34034 b

previous to the passage of the budget, multiplied by the 1 2 maximum per cent or rate of tax which the corporate authorities of the city are authorized by law to levy for the current 3 fiscal year for those purposes: Provided that any estimate of 4 5 taxes to be levied for the year 1975 collectible in 1976 and for the first half of the year 1976 collectible in 1977 for 6 7 educational purposes and operations and maintenance of 8 facilities purposes may be equal to a sum equivalent the to 9 product of the value of the taxable property in the district, 10 as ascertained by the 1972 assessment for State and county 11 taxes, multiplied by the maximum per cent or rate of tax which 12 the corporate authorities of the city are authorized by law to levy for the current fiscal year for those purposes. 13

All these estimates shall be so segregated and classified as to funds and in such other manner as to give effect to the requirements of law relating to the respective purposes to which the assets and taxes and other current revenues are applicable, so that no expenditure will be authorized or made for any purpose in excess of the money lawfully available therefor.

21 The several estimates of assets, liabilities and 22 expenditure requirements required or authorized to be made by 23 this Section and by Section 7-10 shall be made on the basis of information known to the board at the time of the passage of 24 25 the annual budget and are not invalidated or otherwise subject 26 to attack merely because after that time additional information SB2905 Enrolled - 71 - LRB100 18795 AXK 34034 b

1 is known to or could be discovered by the board that would 2 require a different estimate or because the board might have 3 amended these estimates under Section 7-12.

4 (Source: P.A. 85-1335.)

5 (110 ILCS 805/7-25) (from Ch. 122, par. 107-25)

Sec. 7-25. Issuance of bonds; terms and sale. The board may 6 7 incur an indebtedness and issue bonds for the purpose of 8 erecting, purchasing or otherwise acquiring buildings suitable 9 for community college use, transferring funds to the Capital 10 Development Board Illinois Building Authority for community 11 college building purposes, erecting temporary community 12 structures, erecting additions college to, repairing, 13 rehabilitating and replacing existing community college 14 buildings and temporary community college structures, 15 furnishing and equipping community college buildings and 16 temporary community college structures, and purchasing or otherwise acquiring and improving sites for such purposes. 17

18 The bonds may not be issued until the proposition of 19 authorizing such bonds has been certified to the proper 20 election officials, who shall have submitted it to the electors 21 of the city at a regular scheduled election in accordance with 22 the general election law, and approved by a majority of the 23 electors voting upon that question.

The board shall adopt a resolution providing for certifying that proposition for such an election. In addition to the SB2905 Enrolled - 72 - LRB100 18795 AXK 34034 b

1 requirements of the general election law the notice of the 2 referendum must contain the amount of the bond issue, maximum 3 rate of interest and purpose for which issued. This notice 4 shall be published in accordance with the general election law.

5 The proposition shall be in substantially the following 6 form:

_____ 7 8 Shall bonds in the amount of \$..... be issued by the 9 10 Board of community College District YES 11 No...., County of.... and State of 12 Illinois for the purpose of (Here 13 print the purpose of the public 14 measure) bearing interest at the 15 rate of not to exceed the maximum 16 rate authorized by the Bond NO 17 Authorization Act, as amended at the time of the making of the contract? 18 _____ 19

20 Whenever the board desires to issue bonds as herein 21 authorized, it shall adopt a resolution designating the purpose 22 for which the proceeds of the bonds are to be expended and 23 fixing the amount of the bonds proposed to be issued, the 24 maturity thereof, and optional provisions, if any, the rate of 25 interest thereon, and the amount of taxes to be levied annually 26 for the purpose of paying the interest upon and the principal SB2905 Enrolled - 73 - LRB100 18795 AXK 34034 b

1 of such bonds.

The bonds shall bear interest at the rate of not more than the maximum rate authorized by the Bond Authorization Act, as amended at the time of the making of the contract, and shall mature within not to exceed 20 years from their date, and may be made callable on any interest payment date at par and accrued interest, after notice has been given, at the time and in the manner provided in the bond resolution.

9 The bonds shall be issued in the corporate name of the 10 community college district, and they shall be signed by the 11 chairman and secretary of the community college board. The 12 bonds shall also be registered, numbered and countersigned by 13 the treasurer who receives the taxes of the district. The registration shall be in a book in which shall be entered the 14 15 record of the election authorizing the board to borrow money and a description of the bonds issued, including the number, 16 17 date, to whom issued, amount, rate of interest and when due.

18 The bonds shall be sold by the board upon such terms as are 19 approved by the board after advertisement for bids, and the 20 proceeds thereof shall be received by the community college 21 treasurer, and expended by the board for the purposes provided 22 in the bond resolution.

The community college treasurer shall, before receiving any of such money, execute a surety bond conditioned upon the faithful discharge of his duties with a surety company authorized to do business in this State, which surety bond SB2905 Enrolled - 74 - LRB100 18795 AXK 34034 b

shall be approved by the community college board and filed as 1 2 otherwise required under this Act for the treasurer's bond. The 3 penalty of the surety bond shall be in the amount of such bond issue. The surety bond shall be in substantially the same form 4 5 as the bond otherwise required under this Act for the treasurer and when so given shall fully describe the bond issue which it 6 specifically covers and shall remain in force until the funds 7 8 of the bond issue are fully disbursed in accordance with the 9 law.

10 Before or at the time of issuing any bonds herein 11 authorized, the board shall by resolution provide for the levy 12 and collection of a direct annual tax upon all the taxable 13 property of such community college district sufficient to pay 14 and discharge the principal thereof at maturity and to pay the interest thereon as it falls due. Such tax shall be levied and 15 16 collected in like manner with the other taxes of the community 17 college district and shall be in addition to and exclusive of the maximum of all other taxes which the board is authorized by 18 19 law to levy for community college purposes. Upon the filing in the office of the county clerk of the county wherein such 20 community college district is located of a certified copy of 21 22 any such ordinance, the county clerk shall extend the tax 23 therein provided for, including an amount to cover loss and cost of collecting such taxes and also deferred collections 24 25 thereof and abatements in the amounts of such taxes as extended upon the collector's books. The ordinance shall be in force 26

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1 upon its passage.

2 With respect to instruments for the payment of money issued under this Section either before, on, or after the effective 3 date of this amendatory Act of 1989, it is and always has been 4 5 the intention of the General Assembly (i) that the Omnibus Bond Acts are and always have been supplementary grants of power to 6 issue instruments in accordance with the Omnibus Bond Acts, 7 regardless of any provision of this Act that may appear to be 8 9 or to have been more restrictive than those Acts, (ii) that the 10 provisions of this Section are not a limitation on the 11 supplementary authority granted by the Omnibus Bond Acts, and 12 (iii) that instruments issued under this Section within the 13 supplementary authority granted by the Omnibus Bond Acts are not invalid because of any provision of this Act that may 14 15 appear to be or to have been more restrictive than those Acts. 16 (Source: P.A. 89-281, eff. 8-10-95.)

17

(110 ILCS 805/7-26) (from Ch. 122, par. 107-26)

Sec. 7-26. Issuance of bonds not exceeding \$15,000,000 18 19 aggregate. The board may incur an indebtedness and issue bonds 20 therefor in an amount or amounts not to exceed in the aggregate 21 \$15,000,000 for the purpose of erecting, purchasing, or 22 otherwise acquiring buildings suitable for community college use, transferring funds to the Capital Development Board 23 24 Illinois Building Authority for community college building 25 purposes, erecting temporary community college structures,

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to, repairing, rehabilitating, 1 erecting additions and 2 replacing existing community college buildings and temporary 3 community college structures, furnishing and equipping community college buildings and temporary community college 4 5 structures, and purchasing or otherwise acquiring and improving sites for such purposes. The bonds may be issued 6 without submitting the question of issuance thereof to the 7 8 voters of the community college district for approval.

9 Whenever the board desires to issue bonds as herein 10 authorized, it shall adopt a resolution designating the purpose 11 for which the proceeds of the bonds are to be expended and 12 fixing the amount of the bonds proposed to be issued, the 13 schedule of the maturities thereof; and optional provisions, if 14 any, and the maximum rate of interest thereon and directing the 15 sale upon such terms as are determined by the board.

16 The secretary of the board shall cause such sale to be 17 advertised by publication of a notice of sale once, as a legal notice in a newspaper having general circulation in the 18 district, and once in a financial journal published in the City 19 of New York, New York, or Chicago, Illinois. Such notice of 20 sale shall be published not less than 7 nor more than 21 days 21 22 prior to the date set for the sale of the bonds being 23 advertised. The notice of sale shall state that sealed bids will be received by the board for its bonds and shall include: 24 25 the amount, date, maturity or maturities of such bonds; the 26 date, time and place of receipt of bids; the maximum permissible interest rate; the basis upon which the bonds will be awarded; call provisions, if any; and such other information as the board may deem pertinent.

After the bonds have been awarded to the successful bidder, 4 5 the board shall adopt a resolution confirming the sale of said bonds to the successful bidder, setting forth the terms of 6 7 sale, designating the place of payment for the principal and 8 interest, prescribing the form of bond and determining the 9 amount of taxes to be levied annually for each of the years in 10 which said bonds are outstanding for the purpose of paying the 11 interest on and the principal of such bonds.

12 The bonds shall be issued in the corporate name of the community college district, and they shall be signed by the 13 14 chairman and secretary of the community college board. The 15 bonds shall bear interest at a rate of not more than the 16 maximum rate authorized by the Bond Authorization Act, as 17 amended at the time of the making of the contract, and shall mature within 20 years from the date of issuance, and may be 18 19 made callable on any interest payment date at par and accrued 20 interest, after notice has been given, at the time and in the 21 manner provided in the bond resolution. The proceeds of sale of 22 said bonds shall be received by the community college 23 treasurer, and expended by the board for the purpose provided 24 in the bond resolution.

The community college treasurer shall, before receiving any of such money, execute a surety bond with a surety company SB2905 Enrolled - 78 - LRB100 18795 AXK 34034 b

authorized to do business in this State conditioned upon the 1 2 faithful discharge of his duties. That surety bond must pass 3 approval by the community college board and, upon such approval, shall be filed as otherwise required under this Act 4 5 for the treasurer's bond. The penalty of the surety bond shall be in the amount of such bond issue. The surety bond shall be 6 7 in substantially the same form as the bond otherwise required 8 under this Act for the treasurer and when so given shall fully 9 describe the bond issue which it specifically covers and shall 10 remain in force until the funds of the bond issue are fully 11 disbursed in accordance with the law.

12 Before or at the time of issuing any bonds herein 13 authorized, the city council, upon the demand and under the 14 direction of the board shall, by ordinance, provide for the 15 levy and collection of a direct annual tax upon all the taxable property within the community college district sufficient to 16 17 pay and discharge the principal thereof at maturity and to pay the interest thereon as it falls due. Such tax shall be levied 18 and collected in like manner with the other taxes of the 19 20 community college district and shall be in addition to and exclusive of the maximum of all other taxes which the board is 21 22 authorized by law to levy for community college purposes. Upon 23 the filing in the office of the county clerk of each county wherein such community college district is located of a 24 25 certified copy of any such ordinance, the county clerk shall extend the tax therein provided for, including an amount to 26

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cover loss and cost of collecting such taxes and also deferred
 collections thereof and abatements in the amounts of such taxes
 as extended upon the collector's books.

With respect to instruments for the payment of money issued 4 5 under this Section either before, on, or after the effective date of this amendatory Act of 1989, it is and always has been 6 7 the intention of the General Assembly (i) that the Omnibus Bond 8 Acts are and always have been supplementary grants of power to 9 issue instruments in accordance with the Omnibus Bond Acts, 10 regardless of any provision of this Act that may appear to be 11 or to have been more restrictive than those Acts, (ii) that the 12 provisions of this Section are not a limitation on the 13 supplementary authority granted by the Omnibus Bond Acts, and (iii) that instruments issued under this Section within the 14 15 supplementary authority granted by the Omnibus Bond Acts are 16 not invalid because of any provision of this Act that may 17 appear to be or to have been more restrictive than those Acts. (Source: P.A. 89-281, eff. 8-10-95.) 18

19 (110 ILCS 805/2-6.1 rep.)

- 20 (110 ILCS 805/2-11.1 rep.)
- 21 (110 ILCS 805/2-16.03 rep.)
- 22 (110 ILCS 805/2-20 rep.)
- 23 (110 ILCS 805/2-25 rep.)
- 24 (110 ILCS 805/3-7b rep.)
- 25 (110 ILCS 805/3-12 rep.)

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- 1 (110 ILCS 805/3-12.1 rep.)
- 2 (110 ILCS 805/3-12.2 rep.)
- 3 (110 ILCS 805/3-20.7 rep.)
- (110 ILCS 805/3-22.3 rep.) 4
- 5 (110 ILCS 805/3-31.2 rep.)
- 6 (110 ILCS 805/3-40.2 rep.)
- 7 (110 ILCS 805/3-46.1 rep.)
- 8 (110 ILCS 805/5-8 rep.)
- 9 (110 ILCS 805/6-1 rep.)
- (110 ILCS 805/6-6.1 rep.) 10

11 Section 15. The Public Community College Act is amended by 12 repealing Sections 2-6.1, 2-11.1, 2-16.03, 2-20, 2-25, 3-7b, 3-12, 3-12.1, 3-12.2, 3-20.7, 3-22.3, 3-31.2, 3-40.2, 3-46.1, 13 5-8, 6-1, and 6-6.1. 14

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- 1 110 ILCS 805/3-46.1 rep.
- 2 110 ILCS 805/5-8 rep.
- 3 110 ILCS 805/6-1 rep.
- 4 110 ILCS 805/6-6.1 rep.