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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:

Section 1. Short title. This Act may be cited as the Public
University Uniform Admission Pilot Program Act.

6 Section 5. Definition. In this Act, "institution" means, 7 except for the University of Illinois, Illinois State 8 University, Governors State University, Northeastern Illinois 9 University, and Chicago State University, a public university 10 in this State.

11 Section 10. Uniform admission system pilot program. 12 Beginning with the 2020-2021 academic year, each institution 13 shall create a 4-year uniform admission system pilot program 14 under this Act to admit first-time freshman students for each 15 semester of the pilot program.

16 Section 15. Automatic admission.

(a) Each institution shall admit an applicant for general admission to the institution as an undergraduate student if the applicant graduated with a grade point average in the top 10% or was certified to be in the top 10% of the student's high school graduating class in one of the 2 school years preceding

the academic year for which the applicant is applying for 1 2 admission and:

(1) the applicant graduated from a public or private 3 high school in this State accredited by a generally 4 5 recognized accrediting organization or from a high school operated by the United States Department of Defense; 6

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(2) the applicant:

8 (A) successfully completed the minimum college 9 preparatory curriculum requirements established by law 10 for admission to the institution; and

11 (B) satisfied the ACT college admission assessment 12 or the SAT college admission assessment composite 13 score and subscores required for admission to the 14 institution to which the applicant applied as well as 15 any composite scores or subscores for colleges within 16 that institution; and

17 (3) if the applicant graduated from a high school operated by the United States Department of Defense, the 18 applicant is a State resident or is entitled to pay tuition 19 20 fees at the rate provided for State residents for the term or semester to which admitted. 21

22 (b) An applicant who does not satisfy the curriculum 23 requirements prescribed by item (A) of subdivision (2) of subsection (a) of this Section is considered to have satisfied 24 25 those requirements for the purposes of this Act if the student 26 completed the portion of the college preparatory curriculum

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that was available to the student but was unable to complete 1 2 the remainder of the curriculum solely because courses 3 necessary to complete the remainder were unavailable to the student at the appropriate times in the student's high school 4 5 career as a result of course scheduling, lack of enrollment 6 capacity, or another cause not within the student's control. An 7 institution may require a student's successful completion of 8 such curriculum requirements prior to or concurrently with 9 enrollment at the institution.

10 (c) An applicant who graduates in a graduating class of a 11 school, whether public or non-public, that has so few students 12 that class rank does not make a reliable contribution toward assessing the student's college readiness is considered to have 13 14 satisfied the requirements of subsection (a) of this Section if 15 the student has a grade point average of 3.5 or higher on a 16 4-point scale and has met the requirements of items (A) and (B) 17 of subdivision (2) of subsection (a) of this Section.

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Section 20. Admission requirements.

19 (a) To qualify for admission under this Act, an applicant20 must:

(1) submit an application before the expiration of any
 application filing deadline established by the
 institution; and

(2) provide a high school transcript or diploma that
 satisfies the requirements of subsection (b) of this

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1 Section.

(b) For purposes of subdivision (2) of subsection (a) of
this Section, a student's official transcript or diploma must,
not later than the end of the student's junior year, indicate:

5 (1) whether the student has satisfied or is on schedule 6 to satisfy the requirements of item (A) of subdivision (2) 7 of subsection (a) of Section 15 of this Act; or

8 (2) if subsection (b) of Section 15 of this Act applies 9 to the student, whether the student has completed the 10 portion of the college preparatory curriculum that was 11 available to the student.

12 Section 25. Graduates of nonaccredited private schools.

(a) As used in this Section, "nonaccredited secondary
education" means a course of study at the secondary school
level in a nonaccredited private school setting.

(b) Because the State of Illinois considers successful 16 completion of a nonaccredited secondary education to be 17 18 equivalent to graduation from a public high school, an 19 institution, in complying with this Act and for all other purposes, must treat an applicant for admission to the 20 21 institution as an undergraduate student who presents evidence 22 that he or she has successfully completed a nonaccredited 23 secondary education according to the same general standards, 24 including specific standardized testing score requirements, as 25 other applicants for undergraduate admission who have

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1 graduated from a public high school.

2 (c) An institution may not require an applicant for 3 admission to the institution as an undergraduate student who 4 presents evidence that he or she has successfully completed a 5 nonaccredited secondary education to:

6 (1) obtain or submit evidence that the person has 7 obtained a general educational development certificate, 8 certificate of high school equivalency, or other 9 credentials equivalent to a public high school degree; or

10 (2) take an examination or comply with any other 11 application or admission requirement not generally 12 applicable to other applicants for undergraduate admission 13 to the institution.

In complying with this Act or otherwise, when an 14 (d) 15 institution in its undergraduate admission review process 16 sorts or is required to sort applicants by high school 17 graduating class rank, the institution shall place any applicant who presents evidence that the applicant 18 has 19 successfully completed a nonaccredited secondary education 20 that does not include a high school graduating class ranking at 21 the average high school graduating class rank of undergraduate 22 applicants to the institution who have equivalent standardized 23 testing scores as the applicant.

(e) Notwithstanding any other provision of this Act, with
 respect to admission into the institution or any program within
 the institution, with respect to scholarship programs, and with

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1 respect to other terms and conditions, and in complying with 2 this Act, an institution may not treat an applicant who has 3 successfully completed a nonaccredited secondary education 4 that does not include a high school graduating class ranking 5 differently than an applicant who graduated from an accredited 6 public school.

7 Section 30. Admission for child of fallen police officer, 8 firefighter, or Department of Corrections employee. Each 9 institution shall admit an applicant for admission to the 10 institution as an undergraduate student if the applicant:

11 (1) is the child of a police officer or firefighter 12 employed by or in the voluntary service of this State or 13 any local public entity in this State who was killed or 14 sustained a fatal injury in the line of duty or is the 15 child of an employee of the Department of Corrections who 16 was assigned to a security position with the Department with responsibility for inmates of a correctional 17 institution under the jurisdiction of the Department and 18 who was killed or sustained a fatal injury in the line of 19 20 duty;

21 (2) the minimum requirements, if meets any, 22 established for purposes of this Section by the governing 23 board of the institution for high school or prior 24 college-level grade point average and performance on 25 standardized tests; and

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1 (3) satisfies the ACT college admission assessment or 2 the SAT college admission assessment composite score and 3 subscores required for admission to the institution to 4 which the applicant applied as well as any composite scores 5 or subscores for colleges within that institution.

Section 35. Additional preparation for college. After 6 7 admitting an applicant under this Act, the institution shall 8 review the applicant's record and any other factor the 9 institution considers appropriate to determine whether the 10 applicant may require additional preparation for college-level 11 work or would benefit from inclusion in a retention program. 12 The institution may require a student so identified to enroll 13 during the summer immediately after the student is admitted 14 under this Act to participate in appropriate enrichment courses 15 and orientation programs. This Act does not prohibit a student 16 who is not determined to need additional preparation for college-level work from enrolling, if the student chooses, 17 18 during the summer immediately after the student is admitted under this Act. 19

Section 40. Student outreach program. The Illinois Student Assistance Commission, by rule, shall develop and implement a program to increase and enhance the efforts of institutions in conducting outreach to academically high-performing high school seniors in this State who are likely to be eligible for HB0026 Enrolled - 8 - LRB101 03315 AXK 48323 b

automatic admission under Section 15 of this Act to provide to those students information and counseling regarding the operation of this Act and other opportunities, including financial assistance, available to those students for success at institutions.

6 Section 45. Fall or summer enrollment. An institution that 7 admits, under this Act, an applicant qualified for automatic 8 admission under Section 15 of this Act may admit the applicant 9 for either the fall semester of the academic year for which the 10 applicant applies or for the summer session preceding that fall 11 semester, as determined by the institution.

12 Section 50. Admissions denial; reference to Act. If an 13 institution denies admission to an applicant for an academic 14 year, then, in any letter or other communication the 15 institution provides to the applicant notifying the applicant that denial, the institution may not reference the 16 of 17 provisions of this Act, including using a description of a provision of this Act such as "the top 10% automatic admissions 18 law", as a reason the institution is unable to offer admission 19 20 to the applicant, unless the number of applicants for admission 21 to the institution for that academic year who qualify for automatic admission under Section 15 of this Act is sufficient 22 23 fill 100% of the institution's enrollment capacity to 24 designated for first-time resident undergraduate students.

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Section 90. Rules. The Board of Higher Education and the
 Illinois Student Assistance Commission may adopt any rules
 necessary to implement this Act.

4 Section 95. Repeal. This Act is repealed on July 1, 2025.