1 AN ACT concerning agriculture.

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

- 4 Section 5. The Illinois Renewable Fuels Development
- 5 Program Act is amended by changing Sections 15, 20, and 25 and
- 6 by adding Sections 15.1, 15.2, and 15.3 as follows:
- 7 (20 ILCS 689/15)
- 8 Sec. 15. Illinois Renewable Fuels Development Program.
- 9 (a) The Department must develop and administer the Illinois
- 10 Renewable Fuels Development Program to assist in the
- 11 construction, modification, alteration, or retrofitting of
- 12 renewable fuel plants in Illinois. The recipient of a grant
- 13 under this Section must:
- 14 (1) be constructing, modifying, altering, or
- retrofitting a plant in the State of Illinois;
- 16 (2) be constructing, modifying, altering, or
- 17 retrofitting a plant that has <u>a base total</u> annual
- production capacity of no less than 30,000,000 gallons of
- renewable fuel per year; and
- 20 (3) enter into a project labor agreement as prescribed
- 21 by Section 25 of this Act.
- 22 (b) Grant applications must be made on forms provided by
- 23 and in accordance with procedures established by the

- 1 Department.
- 2 (c) The Department must give preference to applicants that
- 3 use Illinois agricultural products in the production of
- 4 renewable fuel at the plant for which the grant is being
- 5 requested.
- 6 (d) Facilities that produce ethanol for gasohol or majority
- 7 blended ethanol fuel shall receive a grant equal to 10 cents
- per gallon of annual production capacity, not to exceed 8
- 9 \$10,000,000 for each facility.
- 10 (Source: P.A. 93-15, eff. 6-11-03.)
- 11 (20 ILCS 689/15.1 new)
- 12 Sec. 15.1. Renewable Fuels Majority Blended Ethanol
- 1.3 Infrastructure Program. The Department must establish and
- administer the Renewable Fuels Majority Blended Ethanol 14
- 15 Program to encourage the construction, installation,
- 16 marketing of majority blended ethanol, as defined in Section
- 3-44 of the Use Tax Act. The Renewable Fuels Majority Blended 17
- 18 Ethanol Program shall provide financial assistance for units of
- local government and petroleum distribution centers to install 19
- 20 the necessary infrastructure for the use of majority blended
- 21 ethanol.
- 22 The Department must establish the program for the purpose
- 23 of providing grants to units of local government and gasoline
- 24 stations or service stations offering to the public retail
- 25 sales of motor fuel that operate or will be operating majority

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blended ethanol fueling distribution infrastructure. A unit of local government applying for a grant under this program shall receive a matching grant equaling 50% of the total cost of installation of a majority blended ethanol distribution pump, but not to exceed \$40,000. Gasoline stations or service stations shall be eligible to receive a matching grant equal to 50% of the cost of installation per pump location, but not to exceed a total of \$250,000 in grants annually for each gasoline station or service station retailer for locations in the gasoline station or service station retailer's ownership and control. The Department shall adopt necessary rules and forms for the implementation of this Section.

(20 ILCS 689/15.2 new) 1.3

> Sec. 15.2. Renewable Fuels Competitive Commercialization Program. The Department must develop and administer the Renewable Fuels Competitive Commercialization Program to coordinate renewable fuel research and distribution of grant funds to bring the State to the forefront of renewable fuel development. The Renewable Fuels Competitive Commercialization Grant Oversight Committee is established to review the grants and make recommendations to the Director for awarding grants as provided in this Section. The oversight committee shall be comprised of 11 members. The members shall be appointed as follows: the Director, or his or her designee; the Speaker of the House of Representatives, or his or her designee; the

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1	President of the Senate, or his or her designee; the Minority
2	Leader of the House of Representatives, or his or her designee;
3	the Minority Leader of the Senate, or his or her designee; and
4	the following members to be appointed by the Director:
5	(1) one member representing a general statewide

- agricultural association;
  - (2) one member representing an association representing producers of corn;
- 9 <u>(3) one member representing an association</u>
  10 representing producers of soybeans;
- 11 (4) 2 members representing labor organizations
  12 affiliated with the Illinois AFL-CIO; and
- 13 (5) one member representing renewable fuels production
  14 facilities.

The Department must solicit proposals for grants that provide funds for projects, including but limited not to, adding value to bio-fuel co-products (such as Distillers Dried Grain with solubles (DDGs)), increasing vehicle mileage, and reducing the water usage in manufacturing bio-fuel to increase the competitiveness of renewable fuels produced in the State. Preference shall be given to projects in partnership with industry or pilot-scale demonstration projects that advance the State's leadership in the development of a bio-based economy.

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Sec. 15.3. Renewable Fuels Rail Infrastructure Assistance Program. The Department must establish and administer the Renewable Fuels Rail Infrastructure Assistance Program to assist in the construction and installation of (i) railroad side track and turnouts to provide rail service to renewable fuels facilities, (ii) side track and turnouts for railroad storage and collection areas for renewable fuels and renewable fuel inputs, and (iii) side track, turnouts, and other necessary infrastructure for renewable fuel and renewable fuel co-products container shipping. Only one grant for the purpose stated under item (iii) of this Section shall be awarded each year. The recipient of a grant under this Section must enter into a project labor agreement for the rail infrastructure project as provided in Section 25 of this Act. Grant applications shall be submitted on forms prescribed by the Department.

17 (20 ILCS 689/20)

> Sec. 20. Grants. Subject to appropriation, the Director is authorized to award Renewable Fuels Development Program Fund grants to eligible applicants. The annual aggregate amount of grants awarded under this Section is subject to the following limits:

(1) grants awarded under the Illinois Renewable Fuels Development Program awarded shall not exceed \$30,000,000 annually in fiscal years 2009 and 2010 and \$15,000,000

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1	thereafter; no more than \$5,000,000 annually of these grant	
2	funds may be used for bio-diesel plants; \$20,000,000.	
3	(2) grants awarded under the Renewable Fuels Majority	
4	Blended Ethanol Infrastructure Program may not exceed	
5	\$3,500,000 annually for fiscal years 2009 through 2014;	
6	(3) grants awarded under the Renewable Fuels	
7	Competitive Commercialization Program may not exceed	
8	\$1,000,000 annually in fiscal years 2009, 2010, and 2011;	
9	and	
10	(4) grants awarded under the Renewable Fuels Rail	
11	Infrastructure Assistance Program may not exceed	
12	\$5,000,000 annually for fiscal years 2009 through 2012.	
13	(Source: P.A. 93-15, eff. 6-11-03; 93-618, eff. 12-11-03;	
14	94-839, eff. 6-6-06.)	
15	Section 10. The State Finance Act is amended by adding	
16	Section 10. The State Finance Act is amended by adding Section 5.708 and $6z-73$ as follows:	
10	Section 5.700 and 62-73 as follows:	
17	(30 ILCS 105/5.708 new)	
18	Sec. 5.708. The Renewable Fuels Development Program Fund.	
19	(30 ILCS 105/6z-73 new)	
20	Sec. 6z-73. Renewable Fuels Development Program Fund. The	
21	Renewable Fuels Development Program Fund is created as a	
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<b>∠</b> ∠	special fund in the State treasury. Moneys in the Fund may be	

used by the Department of Commerce and Economic Opportunity,

1	subject to appropriation, for the	ne Illinois Renewable Fuels
2	Development Program, the Renewal	ble Fuels Majority Blended
3	Ethanol Infrastructure Program	m, the Renewable Fuels
4	Competitive Commercialization Pr	ogram, the Renewable Fuels
5	Rail Infrastructure Assistance P.	rogram, and other renewable
6	energy programs as set forth in	Section 20 of the Illinois
7	Renewable Fuels Development Program	m Act.
8	Moneys received for the p	ourposes of this Section,
9	including, without limitation, fur	nd transfers, gifts, grants,
10	and awards from any public or priva	ate entity, must be deposited
11	into the Fund. Any interest earned	d on moneys in the Fund must
12	be deposited into the Fund.	
13	There shall be deposited	into the Renewable Fuels
14	Development Program Fund such bond	proceeds and other moneys as
15	may, from time to time, be prov	ided by law. If the moneys
16	provided by law are not suffice	ient to provide the annual
17	funding level in the Renewable Fu	els Development Program Fund
18	at the levels prescribed below,	the State Comptroller must
19	direct the State Treasurer to trans	sfer from the General Revenue
20	Fund to the Renewable Fuels Develo	opment Program Fund, no later
21	than February 1, 2009 and on Dece	ember 1 each year thereafter
22	the necessary amount to provide	e the funds at the level
23	specified for each fiscal year belo	: WC
24	<u>Fiscal Year</u>	Amount
25	2009 through 2010	\$39,500,000
26	<u>2011</u>	\$24,500,00 <u>0</u>

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1	2012	\$23,500,000
2	2013 and 2014	\$18,500,000
3	2015	\$15,000,000
4	Section 99. Effective	e date. This Act takes effect upon

5 becoming law.