SB2548 Engrossed

1 AN ACT concerning education.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Public Community College Act is amended by
changing Section 2-16.02 as follows:

6 (110 ILCS 805/2-16.02) (from Ch. 122, par. 102-16.02)

7 Sec. 2-16.02. Grants. Any community college district that maintains a community college recognized by the State Board 8 9 shall receive, when eligible, grants enumerated in this Section. Funded semester credit hours or other measures or both 10 as specified by the State Board shall be used to distribute 11 12 grants to community colleges. Funded semester credit hours 13 shall be defined, for purposes of this Section, as the greater 14 of (1) the number of semester credit hours, or equivalent, in all funded instructional categories of students who have been 15 16 certified as being in attendance at midterm during the 17 respective terms of the base fiscal year or (2) the average of semester credit hours, or equivalent, 18 in all funded 19 instructional categories of students who have been certified as 20 being in attendance at midterm during the respective terms of 21 the base fiscal year and the 2 prior fiscal years. For purposes of this Section, "base fiscal year" means the fiscal year 2 22 years prior to the fiscal year for which the grants are 23

SB2548 Engrossed - 2 - LRB096 15686 MJR 30922 b

appropriated. Such students shall have been residents of 1 2 Illinois and shall have been enrolled in courses that are part 3 of instructional program categories approved by the State Board are applicable toward an associate degree 4 and that or 5 certificate. Courses that are eligible for reimbursement are those courses for which the district pays 50% or more of the 6 program costs from unrestricted revenue sources, with the 7 8 exception of courses offered by contract with the Department of 9 Corrections in correctional institutions. For the purposes of 10 this Section, "unrestricted revenue sources" means those 11 revenues in which the provider of the revenue imposes no 12 financial limitations upon the district as it relates to the 13 expenditure of the funds. Base operating grants shall be paid based on rates per funded semester credit hour or equivalent 14 15 calculated by the State Board for funded instructional 16 categories using cost of instruction, enrollment, inflation, 17 and other relevant factors. A portion of the base operating grant shall be allocated on the basis of non-residential gross 18 19 square footage of space maintained by the district.

Equalization grants shall be calculated by the State Board by determining a local revenue factor for each district by: (A) adding (1) each district's Corporate Personal Property Replacement Fund allocations from the base fiscal year or the average of the base fiscal year and prior year, whichever is less, divided by the applicable statewide average tax rate to (2) the district's most recently audited year's equalized

assessed valuation or the average of the most recently audited 1 2 year and prior year, whichever is less, (B) then dividing by 3 the district's audited full-time equivalent resident students for the base fiscal year or the average for the base fiscal 4 5 year and the 2 prior fiscal years, whichever is greater, and (C) then multiplying by the applicable statewide average tax 6 7 rate. The State Board shall calculate a statewide weighted 8 average threshold by applying the same methodology to the 9 totals of all districts' Corporate Personal Property Tax 10 Replacement Fund allocations, equalized assessed valuations, 11 and audited full-time equivalent district resident students 12 and multiplying by the applicable statewide average tax rate. 13 difference between the statewide The weighted average threshold and the local revenue factor, multiplied by the 14 15 number of full-time equivalent resident students, shall 16 determine the amount of equalization funding that each district 17 is eligible to receive. A percentage factor, as determined by the State Board, may be applied to the statewide threshold as a 18 19 method for allocating equalization funding. A minimum 20 equalization grant of an amount per district as determined by 21 the State Board shall be established for any community college 22 district which qualifies for an equalization grant based upon becomes 23 preceding criteria, but ineligible the for 24 equalization funding, or would have received a grant of less 25 minimum equalization grant, due to threshold than the 26 prorations applied to reduce equalization funding. As of July

SB2548 Engrossed - 4 - LRB096 15686 MJR 30922 b

1, 2004, a community college district must maintain a minimum 1 2 required combined in-district tuition and universal fee rate per semester credit hour equal to 85% of the State-average 3 combined rate, as determined by the State Board, 4 for 5 equalization funding. As of July 1, 2004, a community college 6 district must maintain a minimum required operating tax rate 7 equal to at least 95% of its maximum authorized tax rate to 8 qualify for equalization funding. This 95% minimum tax rate 9 requirement shall be based upon the maximum operating tax rate 10 as limited by the Property Tax Extension Limitation Law.

11 The State Board shall distribute such other grants as may 12 be authorized or appropriated by the General Assembly.

13 Each community college district entitled to State grants 14 under this Section must submit a report of its enrollment to 15 the State Board not later than 30 days following the end of 16 each semester, quarter, or term in a format prescribed by the 17 State Board. These semester credit hours, or equivalent, shall be certified by each district on forms provided by the State 18 Board. Each district's certified semester credit hours, or 19 20 equivalent, are subject to audit pursuant to Section 3-22.1.

The State Board shall certify, prepare, and submit <u>monthly</u> <u>vouchers</u> to the State Comptroller <del>during August, November,</del> <del>February, and May of each fiscal year vouchers</del> setting forth an amount equal to <u>one-twelfth</u> <del>25%</del> of the grants approved by the State Board for base operating grants and equalization grants. The State Board shall prepare and submit to the State SB2548 Engrossed - 5 - LRB096 15686 MJR 30922 b

1 for payments of other Comptroller vouchers grants as Assembly. 2 General If appropriated by the the amount appropriated for grants is different from the amount provided 3 grants under this Act, the grants 4 for such shall be 5 proportionately reduced or increased accordingly.

6 For the purposes of this Section, "resident student" means 7 a student in a community college district who maintains 8 residency in that district or meets other residency definitions 9 established by the State Board, and who was enrolled either in 10 one of the approved instructional program categories in that 11 district, or in another community college district to which the 12 resident's district is paying tuition under Section 6-2 or with 13 which the resident's district has entered into a cooperative agreement in lieu of such tuition. 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. 93-21, eff. 7-1-03.)

SB2548 Engrossed - 6 - LRB096 15686 MJR 30922 b

Section 99. Effective date. This Act takes effect July 1,
 2010.