1 AN ACT concerning finance.

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

4 Section 5. The Grant Accountability and Transparency Act is 5 amended by changing Sections 20, 25, 45, and 60 as follows:

6 (30 ILCS 708/20)

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7 (Section scheduled to be repealed on July 16, 2020)

Sec. 20. Adoption of federal rules applicable to grants.

9 (a) On or before July 1, 2016, the Governor's Office of 10 Management and Budget, with the advice and technical assistance 11 of the Illinois Single Audit Commission, shall adopt rules 12 which adopt the Uniform Guidance at 2 CFR 200. The rules, which 13 shall apply to all State and federal pass-through awards 14 effective on and after July 1, 2016, shall include the 15 following:

16 (1) Administrative requirements. In accordance with 17 Subparts B through D of 2 CFR 200, the rules shall set forth the uniform administrative requirements for grant 18 19 and cooperative agreements, including the requirements for 20 the management by State awarding agencies of federal grant 21 programs before State and federal pass-through awards have 22 been made and requirements that State awarding agencies may impose on non-federal entities in State and federal 23

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1 pass-through awards.

2 (2) Cost principles. In accordance with Subpart E of 2 3 CFR 200, the rules shall establish principles for determining the allowable costs incurred by non-federal 4 5 entities under State and federal pass-through awards. The principles are intended for cost determination, but are not 6 intended to identify the circumstances or dictate the 7 8 extent of State or federal pass-through participation in 9 financing a particular program or project. The principles 10 shall provide that State and federal awards bear their fair 11 share of cost recognized under these principles, except 12 where restricted or prohibited by State or federal law.

(3) Audit and single audit requirements and audit 13 14 follow-up. In accordance with Subpart F of 2 CFR 200 and 15 the federal Single Audit Act Amendments of 1996, the rules 16 shall set forth standards to obtain consistency and 17 uniformity among State and federal pass-through awarding agencies for the audit of non-federal entities expending 18 19 State and federal awards. These provisions shall also set 20 forth the policies and procedures for State and federal 21 pass-through entities when using the results of these 22 audits.

The provisions of this item (3) do not apply to for-profit subrecipients because for-profit subrecipients are not subject to the requirements of <u>2 CFR 200, Subpart F</u> OMB Circular A 133, Audits of States, Local and Non-Profit HB4689 Engrossed - 3 - LRB100 18371 RJF 33578 b

Organizations. Audits of for-profit subrecipients must be 1 2 conducted pursuant to a Program Audit Guide issued by the 3 Federal awarding agency. If a Program Audit Guide is not available, the State awarding agency must prepare a Program 4 5 Audit Guide in accordance with the 2 CFR 200, Subpart F -Audit Requirements - OMB Circular A 133 Compliance 6 Supplement. For-profit entities are subject to all other 7 8 general administrative requirements and cost principles 9 applicable to grants.

10 (b) This Act addresses only State and federal pass-through 11 auditing functions and does not address the external audit 12 function of the Auditor General.

13 For public institutions of higher education, the (C) 14 provisions of this Section apply only to awards funded by State 15 appropriations and federal pass-through awards from a State 16 agency to public institutions of higher education. Federal 17 pass-through awards from a State agency to public institutions of higher education are governed by and must comply with 18 federal guidelines under 2 CFR 200. 19

The State grant-making agency is responsible for 20 (d) establishing requirements, as necessary, to ensure compliance 21 22 by for-profit subrecipients. The agreement with the for-profit 23 subrecipient shall describe the applicable compliance requirements and the for-profit subrecipient's compliance 24 25 responsibility. Methods to ensure compliance for State and 26 federal pass-through awards made to for-profit subrecipients HB4689 Engrossed - 4 - LRB100 18371 RJF 33578 b

1 shall include pre-award, audits, monitoring during the 2 agreement, and post-award audits. The Governor's Office of 3 Management and Budget shall provide such advice and technical 4 assistance to the State grant-making agency as is necessary or 5 indicated.

6 (Source: P.A. 98-706, eff. 7-16-14; 99-523, eff. 6-30-16.)

7 (30 ILCS 708/25)

8 (Section scheduled to be repealed on July 16, 2020)

9 Sec. 25. Supplemental rules. On or before July 1, 2017, the 10 Governor's Office of Management and Budget, with the advice and 11 technical assistance of the Illinois Single Audit Commission, 12 shall adopt supplemental rules pertaining to the following:

13 (1) Criteria to define mandatory formula-based grants14 and discretionary grants.

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(2) The award of one-year grants for new applicants.

16 (3) The award of competitive grants in 3-year terms
17 (one-year initial terms with the option to renew for up to
18 2 additional years) to coincide with the federal award.

(4) The issuance of grants, including:

20 (A) public notice of announcements of funding
 21 opportunities;

(B) the development of uniform grant applications;

(C) State agency review of merit of proposals and
 risk posed by applicants;

(D) specific conditions for individual recipients

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(including requiring the use of a fiscal agent and 1 2 additional corrective conditions);

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(E) certifications and representations;

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(F) pre-award costs;

5 (G) performance measures and statewide prioritized goals under Section 50-25 of the State Budget Law of 6 7 the Civil Administrative Code of Illinois, commonly referred to as "Budgeting for Results"; and 8

9 (H) for mandatory formula grants, the merit of the 10 proposal and the risk posed should result in additional 11 reporting, monitoring, or measures such as 12 reimbursement-basis only.

13 (5) The development of uniform budget requirements, which shall include: 14

15 (A) mandatory submission of budgets as part of the 16 grant application process;

17 (B) mandatory requirements regarding contents of the budget including, at a minimum, common detail line 18 19 items specified under guidelines issued by the 20 Governor's Office of Management and Budget;

21 (C) а requirement that the budget allow 22 flexibility to add lines describing costs that are 23 common for the services provided as outlined in the 24 grant application;

25 (D) a requirement that the budget include 26 information necessary for analyzing cost and

performance for use in Budgeting for Results; and 1 2 (E) caps on the amount of salaries that may be 3 charged to grants based on the limitations imposed by federal agencies. 4 5 (6) The development of pre-qualification requirements for applicants, including the fiscal condition of the 6 7 organization and the provision of the following information: 8 9 (A) organization name; 10 (B) Federal Employee Identification Number; 11 (C) Data Universal Numbering System (DUNS) number; 12 (D) fiscal condition; 13 (E) whether the applicant is in good standing with 14 the Secretary of State; 15 (F) past performance in administering grants; 16 (G) whether the applicant is or has ever been on 17 the Debarred and Suspended List maintained by the Governor's Office of Management and Budget; 18 19 (H) whether the applicant is or has ever been on 20 the federal Excluded Parties List; and (I) whether the applicant is or has ever been on 21 22 the Sanctioned Party List maintained by the Illinois 23 Department of Healthcare and Family Services. Nothing in this Act affects the provisions of the Fiscal 24 25 Control and Internal Auditing Act nor the requirement that the 26 management of each State agency is responsible for maintaining HB4689 Engrossed - 7 - LRB100 18371 RJF 33578 b

1 effective internal controls under that Act.

For public institutions of higher education, the provisions of this Section apply only to awards funded by State appropriations and federal pass-through awards from a State agency to public institutions of higher education.

6 (Source: P.A. 98-706, eff. 7-16-14; 99-523, eff. 6-30-16.)

7 (30 ILCS 708/45)

8 (Section scheduled to be repealed on July 16, 2020)

9 Sec. 45. Applicability.

10 (a) The requirements established under this Act apply to 11 State grant-making agencies that make State and federal 12 non-federal entities. pass-through awards to These requirements apply to all costs related to State and federal 13 14 pass-through awards. The requirements established under this 15 Act do not apply to private awards.

16 (a-5) Nothing in this Act shall prohibit the use of State17 funds for purposes of federal match or maintenance of effort.

18 (b) The terms and conditions of State, federal, and pass-through awards apply to subawards and subrecipients 19 20 unless a particular Section of this Act or the terms and 21 conditions of the State or federal award specifically indicate 22 otherwise. Non-federal entities shall comply with requirements of this Act regardless of whether the non-federal entity is a 23 24 recipient or subrecipient of a State or federal pass-through 25 award. Pass-through entities shall comply with the

requirements set forth under the rules adopted under subsection
 (a) of Section 20 of this Act, but not to any requirements in
 this Act directed towards State or federal awarding agencies,
 unless the requirements of the State or federal awards indicate
 otherwise.

6 When a non-federal entity is awarded a cost-reimbursement contract, only 2 CFR 200.330 through 200.332 are incorporated 7 8 by reference into the contract. However, when the Cost 9 Accounting Standards are applicable to the contract, they take 10 precedence over the requirements of this Act unless they are in conflict with Subpart F of 2 CFR 200. In addition, costs that 11 12 are made unallowable under 10 U.S.C. 2324(e) and 41 U.S.C. 13 4304(a), as described in the Federal Acquisition Regulations, subpart 31.2 and subpart 31.603, are always unallowable. For 14 15 requirements other than those covered in Subpart D of 2 CFR 200.330 through 200.332, the terms of the contract and the 16 17 Federal Acquisition Regulations apply.

With the exception of Subpart F of 2 CFR 200, which is 18 19 required by the Single Audit Act, in any circumstances where 20 the provisions of federal statutes or regulations differ from the provisions of this Act, the provision of the federal 21 22 statutes or regulations govern. This includes, for agreements 23 Indian tribes, the provisions with of the Indian 24 Self-Determination and Education and Assistance Act, as 25 amended, 25 U.S.C. 450-458ddd-2.

26 (c) State grant-making agencies may apply subparts A

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through E of 2 CFR 200 to for-profit entities, foreign public entities, or foreign organizations, except where the awarding agency determines that the application of these subparts would be inconsistent with the international obligations of the United States or the statute or regulations of a foreign government.

7 (d) <u>2 CFR 200.101 specifies how 2 CFR 200 is applicable to</u>
8 different types of awards. The same applicability applies to
9 <u>this Act.</u> Except for 2 CFR 200.202 and 200.330 through 200.332,
10 the requirements in Subparts C, D, and E of 2 CFR 200 do not
11 apply to the following programs:

12 (1) The block grant awards authorized by the Omnibus 13 Reconciliation Act of 1981 (including Community Budget Services; Preventive Health and Health Services; Alcohol, 14 15 Drug Abuse, and Mental Health Services; Maternal and Child 16 Health Services; Social Services; Low Income Home Energy 17 Assistance; States' Program of Community Development Block Grant Awards for Small Cities; and Elementary and Secondary 18 19 Education, other than programs administered by the Secretary of Education under Title V, Subtitle D, Chapter 20 21 2, Section 583 - the Secretary's discretionary award 22 program) and both the Alcohol and Drug Abuse Treatment and 23 Rehabilitation Block Grant Award (42 U.S.C. <u> 300x-21</u> 300x-35 and 42 U.S.C. 300x-51 to 300x-64) and the Mental 24 25 Health Service for the Homeless Block Grant Award +4226 U.S.C. 300x to 300x 9) under the Public Health Services

1	Act.
2	(2) Federal awards to local education agencies under 20
3	U.S.C. 7702 through 7703b (portions of the Impact Aid
4	<del>program).</del>
5	(3) Payments under the Department of Veterans Affairs'
6	State Home Per Diem Program (38 U.S.C. 1741).
7	(4) Federal awards authorized under the Child Care and
8	Development Block Grant Act of 1990, as amended, including
9	the following:
10	(A) Child Care and Development Block Grant (42
11	<del>U.S.C. 9858).</del>
12	(B) Child Care Mandatory and Matching Funds of the
13	Child Care and Development Fund (42 U.S.C. 9858).
14	(e) (Blank). Except for the 2 CFR 200.202 requirement to
15	provide public notice of federal financial assistance
16	programs, the guidance in Subpart C Pre federal Award
17	Requirements and Contents of Federal Awards does not apply to
18	the following programs:
19	(1) Entitlement federal awards to carry out the
20	following programs of the Social Security Act:
21	(A) Temporary Assistance to Needy Families (Title
22	IV-A of the Social Security Act, 42 U.S.C. 601-619);
23	(B) Child Support Enforcement and Establishment of
24	Paternity (Title IV-D of the Social Security Act, 42
25	U.S.C. 651-669b);
26	(C) Foster Care and Adoption Assistance (Title

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IV-E of the Act, 42 U.S.C. 670-679c); 1 2 (D) Aid to the Aged, Blind, and Disabled (Titles I, X, XIV, and XVI - AABD of the Act, as amended); and 3 (E) Medical Assistance (Medicaid) (42 U.S.C. 4 1396 1396w 5), not including the State Medicaid Fraud 5 Control program authorized by Section 1903(a)(6)(B) of 6 7 the Social Security Act (42 U.S.C. 1396b(a)(6)(B)). 8 (2) A federal award for an experimental, pilot, or 9 demonstration project that is also supported by a federal 10 award listed in paragraph (1) of subsection (e) of this 11 Section. 12 (3) Federal awards under subsection 412(c) of the 13 Immigration and Nationality Act of 1965 and Section 501(a) of the Refugee Education Assistance Act of 1980 for cash 14 15 assistance, medical assistance, and supplemental security 16 income benefits to refugees and entrants and the 17 administrative costs of providing the assistance and benefits under 8 U.S.C. 1522(e). 18 19 (4) Entitlement awards under the following programs of The National School Lunch Act: 20 (A) National School Lunch Program (42 U.S.C. 21 22 <del>1753);</del> (B) Commodity Assistance (42 U.S.C. 1755); 23 (C) Special Meal Assistance (42 U.S.C. 1759a); 24 25 (D) Summer Food Service Program for Children (42 26 U.S.C. 1761); and

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1	(E) Child and Adult Care Food Program (42 U.S.C.
2	<del>1766).</del>
3	(5) Entitlement awards under the following programs of
4	The Child Nutrition Act of 1966:
5	(A) Special Milk Program (42 U.S.C. 1772);
6	(B) School Breakfast Program (42 U.S.C. 1773); and
7	(C) State Administrative Expenses (42 U.S.C.
8	<del>1776).</del>
9	(6) Entitlement awards for State Administrative
10	Expenses under The Food and Nutrition Act of 2008 (7 U.S.C.
11	<del>2025).</del>
12	(7) Non-discretionary federal awards under the
13	following non-entitlement programs:
14	(A) Special Supplemental Nutrition Program for
15	Women, Infants and Children under the Child Nutrition
16	Act of 1966 (42 U.S.C. 1786);
17	(B) The Emergency Food Assistance Programs
18	(Emergency Food Assistance Act of 1983) (7 U.S.C.
19	<del>7501); and</del>
20	(C) Commodity Supplemental Food Program (7 U.S.C.
21	<del>612c).</del>
22	(f) For public institutions of higher education, the
23	provisions of this Act apply only to awards funded by State
24	appropriations and federal pass-through awards from a State
25	agency to public institutions of higher education.
26	(g) Each grant-making agency shall enhance its processes to

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1 monitor and address noncompliance with reporting requirements 2 and with program performance standards. Where applicable, the 3 process may include a corrective action plan. The monitoring 4 process shall include a plan for tracking and documenting 5 performance-based contracting decisions.

6 (Source: P.A. 98-706, eff. 7-16-14; revised 9-25-17.)

7 (30 ILCS 708/60)

8 (Section scheduled to be repealed on July 16, 2020)

9 Sec. 60. Grant Accountability and Transparency Unit 10 responsibilities.

11 (a) The Grant Accountability and Transparency Unit within 12 the Governor's Office of Management and Budget shall be 13 responsible for:

14 (1) The development of minimum requirements applicable
15 to the staff of grant applicants to manage and execute
16 grant awards for programmatic and administrative purposes,
17 including grant management specialists with:

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(A) general and technical competencies;

(B) programmatic expertise;

20 (C) fiscal expertise and systems necessary to 21 adequately account for the source and application of 22 grant funds for each program; and

(D) knowledge of compliance requirements.
(2) The development of minimum training requirements,
including annual training requirements.

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(3) Accurate, current, and complete disclosure of the 1 2 financial results of each funded award, as set forth in the financial monitoring and reporting Section of 2 CFR 200. 3 Development of criteria for requiring the 4 (4) 5 retention of a fiscal agent and for becoming a fiscal 6 agent. (5) Development of disclosure requirements in the 7 8 grant application pertaining to: 9 related-party status between grantees (A) and 10 grant-making agencies; 11 (B) past employment of applicant officers and 12 grant managers; 13 (C) disclosure of current or past employment of members of immediate family; and 14 15 (D) disclosure of senior management of grantee 16 organization and their relationships with contracted 17 vendors. (6) Implementation of rules prohibiting a grantee from 18 19 charging any cost allocable to a particular award or cost 20 objective to other State or federal awards to overcome fund 21 deficiencies, to avoid restrictions imposed by law or terms 22 of the federal awards, or for other reasons.

(7) Implementation of rules prohibiting a non-federal
entity from earning or keeping any profit resulting from
State or federal financial assistance, unless prior
approval has been obtained from the Governor's Office of

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Management and Budget and is expressly authorized by the
 terms and conditions of the award.

3 (8) Maintenance of an Illinois Debarred and Suspended 4 List that contains the names of those individuals and 5 entities that are ineligible, either temporarily or 6 permanently, to receive an award of grant funds from the 7 State.

8 (9) Ensuring the adoption of standardized rules for the 9 implementation of this Act by State grant-making agencies. 10 The Grant Accountability and Transparency Unit shall 11 provide such advice and technical assistance to the State 12 grant-making agencies as is necessary or indicated in order 13 to ensure compliance with this Act.

14 (10) Coordination of financial and Single Audit 15 reviews.

16 (11) Coordination of on-site reviews of grantees and 17 subrecipients.

18 (12) Maintenance of the Catalog of State Financial 19 Assistance, which shall be posted on an Internet website 20 maintained by the Governor's Office of Management and 21 Budget that is available to the public.

(b) The Grant Accountability and Transparency Unit shall have no power or authority regarding the approval, disapproval, management, or oversight of grants entered into or awarded by a State agency or by a public institution of higher education. The power or authority existing under law to grant or award HB4689 Engrossed - 16 - LRB100 18371 RJF 33578 b

grants by a State agency or by a public institution of higher 1 2 education shall remain with that State agency or public 3 institution of higher education. The Unit shall be responsible for providing technical assistance to guide reviewing and 4 5 approving amendments to the Administrative Code amendments proposed by State grant-making grant agencies to comply in 6 7 connection with the implementation of this Act and shall be 8 responsible for establishing standardized policies and 9 procedures for State grant-making agencies in order to ensure 10 compliance with the Uniform Administrative Requirements, Cost 11 Principles and Audit Requirements for Federal Awards set forth 12 in 2 CFR Part 200, all of which must be adhered to by the State 13 grant-making agencies throughout the life cycle of the grant.

14 (c) The powers and functions of grant making by State 15 agencies or public institutions of higher education may not be 16 transferred to, nor may prior grant approval be transferred to, 17 any other person, office, or entity within the executive branch 18 of State government.

19 (Source: P.A. 98-706, eff. 7-16-14.)

20 (30 ILCS 708/100 rep.)

Section 10. The Grant Accountability and Transparency Actis amended by repealing Section 100.