100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

SB3304

Introduced 2/16/2018, by Sen. Neil Anderson

SYNOPSIS AS INTRODUCED:

| 50 ILCS 740/2 | from Ch. 85, par. 532 |
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| 50 ILCS 740/7 | from Ch. 85, par. 537 |
| 50 ILCS 740/8 | from Ch. 85, par. 538 |
| 50 ILCS 740/9 | from Ch. 85, par. 539 |
| 50 ILCS 740/10 | from Ch. 85, par. 540 |
| 50 ILCS 740/11 | from Ch. 85, par. 541 |
| 50 ILCS 740/12 | from Ch. 85, par. 542 |
| 50 ILCS 740/13 | from Ch. 85, par. 543 |

Amends the Illinois Fire Protection Training Act. Provides that the Office of the State Fire Marshal (rather than, not later than May 30th of each year, from funds appropriated for this purpose) shall reimburse the local governmental agencies or individuals participating in the training program in an amount equaling one-half of the total sum paid by them during the period established by the Office for tuition at training schools, salary of trainees while in school, necessary travel expenses, and room and board for each trainee from funds appropriated for this purpose. Provides that if a National Fire Protection Association standard exists for various criteria identified under the Act, the Office shall utilize and adopt, by procedures, directives, or rules that standard or those standards as the minimum standard requirements for that criteria. Provides that the Office shall establish procedures for the adoption of those applicable National Fire Protection Association standards. Provides that the Office may, in its discretion, adopt, amend, and repeal in part or in their entirety those procedures, directives, or rules as may be necessary to carry out the Act. Makes other changes.

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FISCAL NOTE ACT MAY APPLY SB3304

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AN ACT concerning local government.

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

4 Section 5. The Illinois Fire Protection Training Act is 5 amended by changing Sections 2, 7, 8, 9, 10, 11, 12, and 13 as 6 follows:

7 (50 ILCS 740/2) (from Ch. 85, par. 532)

8 Sec. 2. Definitions. As used in this Act, unless the 9 context requires otherwise:

10 a. Office means the Office of the State Fire Marshal.

governmental agency" means 11 b. "Local anv local 12 governmental unit or municipal corporation in this State. It does not include the State of Illinois or any office, officer, 13 14 department, division, bureau, board, commission, or agency of the State except: (i) a State controlled university, college, 15 16 or public community college, or (ii) the Office of the State 17 Fire Marshal.

c. "School" means any school located within the State of Illinois whether privately or publicly owned which offers a course in fire protection training or related subjects and which has been approved by the Office.

d. "Trainee" means a recruit fire fighter required tocomplete initial minimum basic training requirements at an

1 approved school to be eligible for permanent employment as a 2 fire fighter.

e. "Fire protection personnel" and "fire fighter" means any person engaged in fire administration, fire prevention, fire suppression, fire education and arson investigation, including any permanently employed, trainee or volunteer fire fighter, whether or not such person, trainee or volunteer is compensated for all or any fraction of his time.

9 f. "Basic training" and "basic level" shall mean the <u>entry</u> 10 <u>level fire fighter</u> Basic Operations Firefighter program 11 <u>established by</u> as promulgated by the rules and regulations of 12 the Office.

<u>g. "Advanced training" means the advanced level fire</u>
fighter programs established by the Office.

h. "National Fire Protection Association standard" means a
 standard or code published by the National Fire Protection
 Association establishing minimum guidelines for specific fire
 protection subject matter.

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20 (Source: P.A. 96-974, eff. 7-2-10; 97-782, eff. 1-1-13.)

21 (50 ILCS 740/7) (from Ch. 85, par. 537)

22 Sec. 7. Selection and <u>approval</u> certification of schools. 23 The Office shall select and <u>approve</u> certify the fire training 24 program at the University of Illinois and other schools within 25 the State of Illinois for the purpose of providing basic - 3 - LRB100 20771 SLF 36259 b

training for trainees, and advanced or <u>in-service</u> inservice training for permanent fire protection personnel which schools may be either publicly or privately owned and operated.

4 (Source: P.A. 80-147.)

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5 (50 ILCS 740/8) (from Ch. 85, par. 538)

6 Sec. 8. Rules and minimum standards for schools. The Office 7 <u>may, in its discretion, shall</u> adopt<u>, amend, or repeal in part</u> 8 <u>or in their entirety procedures, directives</u>, rules<u>, or and</u> 9 minimum standards for such schools which shall include but not 10 be limited to the following:

a. Minimum courses of study, resources, facilities,
 apparatus, equipment, reference material, established
 records and procedures as determined by the Office.

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b. Minimum requirements for instructors.

15 Minimum basic training requirements, which a с. 16 trainee must satisfactorily complete before being eligible for permanent employment as a fire fighter in the fire 17 18 department of a participating local governmental agency. Those requirements shall include training in first aid 19 20 (including cardiopulmonary resuscitation) and training in 21 the administration of opioid antagonists as defined in 22 paragraph (1) of subsection (e) of Section 5-23 of the 23 Alcoholism and Other Drug Abuse and Dependency Act.

24d. If a National Fire Protection Association standard25exists for criteria identified under this Section, the

| 1 | Office shall utilize and adopt, by procedures, directives, |
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| 2 | or rules that standard or those standards as the minimum |
| 3 | standard requirements for that criteria. The Office shall |
| 4 | establish procedures for the adoption of those applicable |
| 5 | National Fire Protection Association standards. |
| 6 | (Source: P.A. 99-480, eff. 9-9-15.) |

(50 ILCS 740/9) (from Ch. 85, par. 539)

8 Sec. 9. Training participation; funding. All local 9 governmental agencies and individuals may elect to participate in the training programs under this Act, subject to the rules 10 11 and regulations of the Office. The participation may be for 12 certification only, or for certification and reimbursement for training expenses as further provided in this Act. To be 13 14 eligible to receive reimbursement for training of individuals, 15 a local governmental agency shall require by ordinance that a 16 trainee complete a basic level course approved by the Office, 17 and pass the State test for certification at the basic level within the probationary period as established by the local 18 governmental agency. A certified copy of the ordinance must be 19 20 on file with the Office.

21 Individuals who have retired from active fire service 22 duties and are officially affiliated with fire service mutual aid, ground 23 training, incident command, fire 24 operations, or staff support for public fire service 25 organizations shall not be prohibited from receiving training

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1 certification from the Office on the ground that they are not 2 employed or otherwise engaged by an organized Illinois fire 3 department if they otherwise meet the minimum certification 4 standards set by the Office.

5 Employees of the Office shall not be prohibited from 6 receiving training certifications from the Office on the 7 grounds that they are not employed or otherwise engaged by an 8 organized Illinois fire department if they otherwise meet the 9 minimum certification standards set by the Office and the 10 certifications are directly related to their job-related 11 duties, as determined by the Office.

12 The Office may by rule provide for reimbursement funding 13 for trainees who are volunteers or paid on call fire protection 14 personnel beyond their probationary period, but not to exceed 3 15 years from the date of initial employment. The Office may 16 reimburse for basic or advanced training of individuals who 17 were permanently employed fire protection personnel prior to of the ordinance. Individuals 18 the date may receive reimbursement if employed by a unit of local government that 19 20 participates for reimbursement funding and the individual is 21 otherwise eligible.

Failure of any trainee to complete the basic training and certification within the required period will render that individual and local governmental agency ineligible for reimbursement funding for basic training for that individual in the <u>calendar</u> fiscal year in which his probationary period ends.

1 The individual may later become certified without 2 reimbursement.

Any participating local governmental agency may elect to withdraw from the training program by repealing the original ordinance, and a certified copy of the ordinance must be filed with the Office.

7 (Source: P.A. 96-215, eff. 8-10-09; 97-782, eff. 1-1-13.)

8 (50 ILCS 740/10) (from Ch. 85, par. 540)

9 Sec. 10. Training expenses; reimbursement. The Office, not 10 later than May 30th of each year, from funds appropriated for 11 this purpose, shall reimburse the local governmental agencies 12 or individuals participating in the training program in an amount equaling one-half of the total sum paid by them during 13 14 the period established by the Office for tuition at training 15 schools, salary of trainees while in school, necessary travel 16 expenses, and room and board for each trainee from funds appropriated for this purpose. Funds appropriated under this 17 Section shall be used for reimbursement for costs incurred from 18 January 1 through December 31 of the prior calendar year. In 19 20 addition to reimbursement provided herein by the Office to the 21 local governmental agencies for participation by trainees, the 22 Office in each year shall reimburse the local governmental agencies participating in the training program for permanent 23 24 fire protection personnel in the same manner as trainees for 25 each training program. No more than 50% of the reimbursements

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distributed to local governmental agencies in any fiscal year 1 2 shall be distributed to local governmental agencies of more If at the time of the annual 3 500,000 persons. than reimbursement to local governmental agencies participating in 4 5 the training program there is an insufficient appropriation to make reimbursement in full, the appropriation shall be 6 7 apportioned among the participating local governmental 8 agencies. No local governmental agency which shall alter or 9 change in any manner any of the training programs as 10 promulgated under this Act or fail to comply with rules and 11 regulations promulgated under this Act shall be entitled to 12 receive any matching funds under this Act. Submitting false 13 information to the Office is a Class B misdemeanor.

14 (Source: P.A. 97-782, eff. 1-1-13.)

15 (50 ILCS 740/11) (from Ch. 85, par. 541)

Sec. 11. <u>Procedures, directives, and rules</u> Rules and rules.

18 (a) The Office may, in its discretion, adopt make, amend, and repeal in part or in their entirety rescind those 19 20 procedures, directives, or rules and regulations as may be 21 necessary to carry out the provisions of this Act. The Office 22 may, in its discretion, adopt, amend, and repeal in part or in 23 their entirety those procedures, directives, or make rules and 24 regulations establishing the fees to be paid for the administration of examinations, approval certification of 25

schools, and certification of fire fighters, and other training
 programs provided by the Office. The Office shall post its
 procedures, directives, or rules relating to this Act on its
 official website.

5 <u>(b) If a National Fire Protection Association standard</u> 6 <u>exists for criteria identified under this Act, the Office shall</u> 7 <u>utilize and adopt, by procedures, directives, or rules that</u> 8 <u>standard or those standards as the minimum standard</u> 9 <u>requirements for that criteria. The Office shall establish</u> 10 <u>procedures for the adoption of those applicable National Fire</u> 11 <u>Protection Association standards.</u>

12 (Source: P.A. 89-180, eff. 7-19-95; 90-20, eff. 6-20-97.)

13 (50 ILCS 740/12) (from Ch. 85, par. 542)

14 Sec. 12. Advanced training programs. The Office may, in its 15 discretion, may adopt, amend, and repeal in part or in their 16 entirety those procedures, directives, rules, or and minimum standards for advanced training programs for permanent fire 17 18 protection personnel in addition to the basic training 19 programs. The training for permanent fire protection personnel may be given in any schools approved selected by the Office. 20 21 Such training, if offered, may be discontinued by the school 22 upon either a temporary or permanent basis. Local governmental agencies which have elected to participate in the basic recruit 23 24 training program may elect to participate in the advanced, 25 training for permanent fire protection personnel, but

non-participation in the advanced program shall not in any way 1 2 affect the right of governmental agencies to participate in the 3 basic training trainee program. The failure of any permanent fire protection employee to successfully complete any course 4 5 herein authorized shall not affect his or her status as a member of the fire department of any local governmental agency. 6 If a National Fire Protection Association standard exists for 7 criteria identified under this Section, the Office shall 8 9 utilize and adopt, by procedures, directives, or rules that 10 standard or those standards as the minimum standard 11 requirements for that criteria. The Office shall establish 12 procedures for the adoption of those applicable National Fire 13 Protection Association standards.

14 (Source: P.A. 80-147.)

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15 (50 ILCS 740/13) (from Ch. 85, par. 543)

Sec. 13. Additional powers and Duties. In addition to the other powers and duties given to the Office by this Act, the Office:

(1) may employ a <u>Manager</u> Director of Personnel Standards and Education and other necessary clerical and technical personnel;

(2) may make such reports and recommendations to the Governor and the General Assembly in regard to fire protection personnel, standards, education, and related topics as it deems proper; (3) shall report to the Governor and the General Assembly
 no later than March 1 of each year the affairs and activities
 of the Office for the preceding year.

The requirement for reporting to the General Assembly shall 4 5 be satisfied by filing copies of the report with the Speaker, 6 Minority Leader and the Clerk of the the House of 7 Representatives and the President, the Minority Leader and the 8 Secretary of the Senate and the Legislative Research Unit, as 9 required by Section 3.1 of "An Act to revise the law in 10 relation to the General Assembly", approved February 25, 1874, 11 as amended, and filing such additional copies with the State 12 Government Report Distribution Center for the General Assembly 13 as is required under paragraph (t) of Section 7 of the State 14 Library Act.

15 (Source: P.A. 84-1438.)