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AN ACT regarding schools.

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

Section 5. The School Code is amended by changing
Section 2-3.117a as follows:

6 (105 ILCS 5/2-3.117a)

Sec. 2-3.117a. School Technology Revolving Loan Program. 7 8 (a) The State Board of Education is authorized to administer a School Technology Revolving Loan Program from 9 funds appropriated from the School Technology Revolving Loan 10 Fund for the purpose of making the financing of school 11 12 technology hardware improvements affordable and making the 13 integration of technology in the classroom possible. School technology loans shall be made available to public school 14 districts, charter schools, area vocational centers, and 15 laboratory schools to purchase technology hardware for 16 17 eligible grade levels on a 2-year rotating basis: grades 9 through 12 in fiscal year 2004 and each second year 18 19 thereafter and grades K through 8 in fiscal year 2005 and 20 each second year thereafter school--districts-to-purchase technology-hardware-for-eligible-grade--levels--on--a--3-year 21 22 rotating--basis:--grades--K-4-in-year-one-and-each-third-year 23 thereafter,--grades--5-8--in--year--2--and--each--third--year thereafter,-grades--9-12--in--year--3--and--each--third--year 24 25 thereafter.

The State Board of Education shall determine the interest rate the loans shall bear which shall not be greater than 50% of the rate for the most recent date shown in the 20 G.O. Bonds Index of average municipal bond yields as published in the most recent edition of The Bond Buyer, published in New York, New York. The repayment period for School Technology

1 Revolving Loans shall not exceed 3 years. Participants 2 Participating--school-districts shall use at least 90% of the loan proceeds for technology hardware investments 3 for 4 students and staff (, including computer hardware, technology 5 networks, related wiring, and other items as defined in rules 6 adopted by the State Board of Education) and up to 10% of the 7 loan proceeds for computer furniture. No participant school 8 district whose equalized assessed valuation per pupil in 9 average daily attendance is at the 99th percentile and above for all districts of the same type shall be eligible to 10 11 receive a School Technology Revolving Loan under the provisions of this Section for that year. 12

The State Board of Education shall have the authority to 13 adopt all rules necessary for the implementation 14 and 15 administration of the School Technology Revolving Loan 16 Program, including, but not limited to, rules defining 17 application procedures, prescribing a maximum amount per 18 pupil that may be requested annually by districts, requiring 19 appropriate local commitments for technology investments, prescribing a mechanism for disbursing loan funds in the 20 21 event requests exceed available funds, specifying collateral, 22 and prescribing actions necessary to protect the State's 23 interest in the event of default, foreclosure, or noncompliance with the terms and conditions of the loans. 24

25 (b) There is created in the State treasury the School 26 Technology Revolving Loan Fund. The State Board shall have 27 the authority to make expenditures from the Fund pursuant to 28 appropriations made for the purposes of this Section. There 29 shall be deposited into the Fund such amounts, including but 30 not limited to:

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(1) Transfers from the School Infrastructure Fund;(2) All receipts, including principal and interest

33 payments, from any loan made from the Fund;

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(3) All proceeds of assets of whatever nature

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received by the State Board as a result of default or delinquency with respect to loans made from the Fund; (4) Any appropriations, grants, or gifts made to the Fund; and (5) Any income received from interest on investments of money in the Fund. (Source: P.A. 90-548, eff. 1-1-98.)

8 Section 99. Effective date. This Act takes effect on 9 July 1, 2003.