- 1 AN ACT concerning farm development.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Illinois Farm Development Act is amended
- 5 by changing Sections 12.1, 12.2, 12.4, and 12.5 as follows:
- 6 (20 ILCS 3605/12.1) (from Ch. 5, par. 1212.1)
- 7 Sec. 12.1. State Guarantees for existing debt.
- 8 (a) The Authority is authorized to issue State
- 9 Guarantees for farmers' existing debts held by a lender. For
- 10 the purposes of this Section, a farmer shall be a resident of
- 11 Illinois, who is a principal operator of a farm or land, at
- least 30% 50% of whose annual gross income is derived from
- 13 farming and whose debt to asset ratio shall not exceed the
- 14 maximum established by the Authority be-less-than-40%, except
- in those cases where the applicant has previously used the
- 16 guarantee program there shall be no debt to asset ratio or
- income restriction. For the purposes of this Section, debt
- 18 to asset ratio shall mean the current outstanding liabilities
- 19 of the farmer divided by the current outstanding assets of
- 20 the farmer. The Authority shall establish the maximum
- 21 permissible debt to asset ratio based on criteria established
- 22 by the Authority.
- 23 Lenders shall apply for the State Guarantees on forms
- 24 provided by the Authority and certify that the application
- and any other documents submitted are true and correct. The
- lender or borrower, or both in combination, shall pay an
- 27 administrative fee as determined by the Authority. The
- 28 applicant shall be responsible for paying any fees or charges
- 29 involved in recording mortgages, releases, financing
- 30 statements, insurance for secondary market issues and any
- 31 other similar fees or charges as the Authority may require.

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1 The application shall at a minimum contain the farmer's name, 2

address, present credit and financial information, including

cash flow statements, financial statements, balance sheets,

and any other information pertinent to the application,

the collateral to be used to secure the State Guarantee. In

addition, the lender must agree to bring the farmer's debt to

a current status at the time the State Guarantee is provided

and must also agree to charge a fixed or adjustable interest

rate which the Authority determines to be below the market

interest generally available to the borrower. rate of

both the lender and applicant agree, the interest rate on the

State Guarantee Loan can be converted to a fixed interest

rate at any time during the term of the loan.

Any State Guarantees provided under this Section (i) shall not exceed \$1,000,000 \$500,000 per farmer, (ii) shall be--set--up-on-a-payment-schedule-not-to-exceed-30-years,-and shall be no longer than 30 years in duration, and (iii) shall be subject to an annual review and renewal by the lender and the Authority; provided that only one such State Guarantee shall be outstanding per farmer at any one time. No State Guarantee shall be revoked by the Authority without a 90 day notice, in writing, to all parties. In-those-eases-were--the borrower--has--not-previously-used-the-guarantee-program,-the lender-shall-not-call-due-any-loan-during-the-first--3--years for-any-reason-except-for-lack-of-performance-or-insufficient collateral. The lender can review and withdraw or continue with the State Guarantee on an annual basis after-the-first-3 years-of-the-loan, provided a 90 day notice, in writing, to all parties has been given.

- Authority shall provide or renew a State Guarantee to a lender if:
- (i) A fee equal to 25 basis points on the loan 32 is paid to the Authority on an annual basis by the lender. 33
 - (ii) The application provides collateral acceptable

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1 to the Authority that is at least equal to the gross loan 2 amount State's-portion-of-the-Guarantee-to-be-provided.

- (iii) The lender assumes all responsibility and costs for pursuing legal action on collecting any loan that is delinquent or in default.
- (iv) The lender is responsible for the first 15% of the outstanding principal of the note for which the State 8 Guarantee has been applied.
- 9 There is hereby created outside of Treasury a special fund to be known as the 10 Illinois 11 Agricultural Loan Guarantee Fund. The State Treasurer shall be custodian of this Fund. Any amounts in the Illinois 12 Agricultural Loan Guarantee Fund not currently needed to meet 13 the obligations of the Fund shall be invested as provided by 14 law, and all interest earned from these investments shall be 15 16 deposited into the Fund until the Fund reaches the maximum amount authorized in this Act; thereafter, interest earned 17 shall be deposited into the General Revenue Fund. After 18 19 September 1, 1989, annual investment earnings equal to 1.5% of the Fund shall remain in the Fund to be used for the 20 21 purposes established in Section 12.3 of this Act.

The Authority is authorized to transfer to the Fund such amounts as are necessary to satisfy claims during the duration of the State Guarantee program to secure State Guarantees issued under this Section. If for any reason the General Assembly fails to make an appropriation sufficient to these obligations, this Act shall constitute an irrevocable and continuing appropriation of an necessary to secure guarantees as defaults occur and the irrevocable and continuing authority for, and direction to, the State Treasurer and the Comptroller to make the necessary transfers to the Illinois Agricultural Loan Guarantee Fund, as directed by the Governor, out of the General Revenue Fund.

Within 30 days after November 15, 1985, the Authority may

1 transfer up to \$7,000,000 from available appropriations into

2 the Illinois Agricultural Loan Guarantee Fund for the

3 purposes of this Act. Thereafter, the Authority may transfer

additional amounts into the Illinois Agricultural Loan

Guarantee Fund to secure guarantees for defaults as defaults

6 occur.

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In the event of default by the farmer, the lender shall 7 8 entitled to, and the Authority shall direct payment on, 9 the State Guarantee after 90 days of delinquency. payments by the Authority shall be made from the Illinois 10 11 Agricultural Loan Guarantee Fund to satisfy claims against The Illinois Agricultural Loan 12 t.he State Guarantee. Guarantee Fund shall guarantee receipt of payment of the 85% 13 the principal and interest owed on the State Guarantee 14

Loan by the farmer to the guarantee holder.

16 It shall be the responsibility of the lender to proceed with the collecting and disposing of collateral on the State 17 Guarantee within 14 months of the time the State Guarantee is 18 19 declared delinquent; provided, however, that the lender shall not collect or dispose of collateral on the State Guarantee 20 2.1 without the express written prior approval of the Authority. 22 If the lender does not dispose of the collateral within 14 23 months, the lender shall be liable to repay to the State interest on the State Guarantee equal to the same rate which 24 25 the lender charges on the State Guarantee; provided, however, 26 that the Authority may extend the 14 month period for a 27 lender in the case of bankruptcy or extenuating circumstances. The Fund shall be reimbursed for any amounts 28 29 paid under this Section upon liquidation of the collateral. 30 The Authority, by resolution of the Board, may borrow sums from the Fund and provide for repayment as soon as may be 31 32 practical upon receipt of payments of principal and interest by a farmer. Money may be borrowed from the Fund by the 33 34 Authority for the sole purpose of paying certain interest

- 1 costs for farmers associated with selling a loan subject to a
- 2 State Guarantee in a secondary market as may be deemed
- 3 reasonable and necessary by the Authority.
- 4 (d) Notwithstanding the provisions of this Section 12.1
- 5 with respect to the farmers and lenders who may obtain State
- 6 Guarantees, the Authority may promulgate rules establishing
- 7 the eligibility of farmers and lenders to participate in the
- 8 State guarantee program and the terms, standards, and
- 9 procedures that will apply, when the Authority finds that
- 10 emergency conditions in Illinois agriculture have created the
- 11 need for State Guarantees pursuant to terms, standards, and
- 12 procedures other than those specified in this Section.
- 13 (Source: P.A. 90-325, eff. 8-8-97; 91-386, eff. 1-1-00.)
- 14 (20 ILCS 3605/12.2) (from Ch. 5, par. 1212.2)
- 15 Sec. 12.2. State Guarantees for loans to farmers and
- 16 agribusiness; eligibility.
- 17 (a) The Authority is authorized to issue State
- 18 Guarantees to lenders for loans to eligible farmers and
- 19 agribusinesses for purposes set forth in this Section. For
- 20 purposes of this Section, an eligible farmer shall be a
- 21 resident of Illinois (i) who is principal operator of a farm
- or land, at least 30% 50% of whose annual gross income is
- 23 derived from farming, <u>and</u> (ii) whose annual total sales of
- 24 agricultural products, commodities, or livestock exceeds
- \$20,000,--and-(iii)-whose-net-worth-does-not-exceed-\$500,000.
- 26 An eligible agribusiness shall be that as defined in Section
- 27 2 of this Act.
- 28 The Authority may approve applications by farmers and
- 29 agribusinesses that promote diversification of the farm
- 30 economy of this State through the growth and development of
- 31 new crops or livestock not customarily grown or produced in
- 32 this State or that emphasize a vertical integration of grain
- 33 or livestock produced or raised in this State into a finished

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agricultural product for consumption or use. "New crops or livestock not customarily grown or produced in this State" shall not include corn, soybeans, wheat, swine, or beef or dairy cattle. "Vertical integration of grain or livestock produced or raised in this State" shall include any new or

existing grain or livestock grown or produced in this State.

Lenders shall apply for the State Guarantees on forms provided by the Authority, certify that the application and any other documents submitted are true and correct, an administrative fee as determined by the Authority. applicant shall be responsible for paying any fees or charges involved in recording mortgages, releases, financing statements, insurance for secondary market issues and any other similar fees or charges as the Authority may require. The application shall at a minimum contain the farmer's or agribusiness' name, address, present credit and financial cash flow statements, financial information, including statements, balance sheets, and any other information pertinent to the application, and the collateral to be used to secure the State Guarantee. In addition, the lender must agree to charge an interest rate, which may vary, on the loan that the Authority determines to be below the market rate of interest generally available to the borrower. If both the lender and applicant agree, the interest rate on the State Guarantee Loan can be converted to a fixed interest rate at any time during the term of the loan.

Any State Guarantees provided under this Section (i) shall not exceed \$500,000--per--farmer--or an amount as determined by the Authority on a case-by-case basis for--an agribusiness, (ii) shall not exceed a term of 30 15 years, and (iii) shall be subject to an annual review and renewal by the lender and the Authority; provided that only one such State Guarantee shall be made per farmer or agribusiness, except that additional State Guarantees may be made for

- 2 previously issued State Guarantee. No State Guarantee shall
- 3 be revoked by the Authority without a 90 day notice, in
- 4 writing, to all parties. The lender shall not call due any
- 5 loan for any reason except for lack of performance,
- 6 insufficient collateral, or maturity. A lender may review
- 7 and withdraw or continue with a State Guarantee on an annual
- 8 basis after-the-first-5-years-following-closing-of--the--loan
- 9 application--if--the--loan--contract-provides-for-an-interest
- 10 rate-that-shall-not-vary.--A--lender--shall--not--withdraw--a
- 11 State-Guarantee-if-the-loan-contract-provides-for-an-interest
- 12 rate-that-may-vary,-except-for-reasons-set-forth-herein.
- 13 (b) The Authority shall provide or renew a State
- 14 Guarantee to a lender if:
- i. A fee equal to 25 basis points on the loan is
- 16 paid to the Authority on an annual basis by the lender.
- 17 ii. The application provides collateral acceptable
- 18 to the Authority that is at least equal to the gross loan
- 19 <u>amount</u> State's-portion-of-the-Guarantee-to-be-provided.
- 20 iii. The lender assumes all responsibility and
- 21 costs for pursuing legal action on collecting any loan
- that is delinquent or in default.
- iv. The lender is responsible for the first 15% of
- the outstanding principal of the note for which the State
- 25 Guarantee has been applied.
- 26 (c) There is hereby created outside of the State
- 27 Treasury a special fund to be known as the Illinois Farmer
- 28 and Agribusiness Loan Guarantee Fund. The State Treasurer
- 29 shall be custodian of this Fund. Any amounts in the Fund not
- 30 currently needed to meet the obligations of the Fund shall be
- 31 invested as provided by law, and all interest earned from
- 32 these investments shall be deposited into the Fund until the
- 33 Fund reaches the maximum amounts authorized in this Act;
- 34 thereafter, interest earned shall be deposited into the

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1 General Revenue Fund. After September 1, 1989, annual

2 investment earnings equal to 1.5% of the Fund shall remain in

3 the Fund to be used for the purposes established in Section

4 12.3 of this Act.

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5 The Authority is authorized to transfer such amounts as 6 are necessary to satisfy claims from available appropriations 7 and from fund balances of the Farm Emergency Assistance Fund 8 as of June 30 of each year to the Illinois Farmer and 9 Agribusiness Loan Guarantee Fund to secure State Guarantees issued under this Section and Sections 12.4 and 12.5. If for 10 11 any reason the General Assembly fails to make an appropriation sufficient to meet these obligations, this Act 12 shall constitute an irrevocable and continuing appropriation 13 of an amount necessary to secure guarantees as defaults occur 14 15 the irrevocable and continuing authority for, 16 direction to, the State Treasurer and the Comptroller to make the necessary transfers to the Illinois 17 Farmer and Agribusiness Loan Guarantee Fund, as directed by 18 t.he 19 Governor, out of the General Revenue Fund.

In the event of default by the borrower on State Guarantee Loans under this Section, Section 12.4, or Section 12.5, the lender shall be entitled to, and the Authority shall direct payment on, the State Guarantee after 90 days of delinquency. All payments by the Authority shall be made from the Illinois Farmer and Agribusiness Loan Guarantee Fund to satisfy claims against the State Guarantee.

It shall be the responsibility of the lender to proceed with the collecting and disposing of collateral on the State Guarantee under this Section, Section 12.4, or Section 12.5 within 14 months of the time the State Guarantee is declared delinquent. If the lender does not dispose of the collateral within 14 months, the lender shall be liable to repay to the State interest on the State Guarantee equal to the same rate that the lender charges on the State Guarantee, provided that

- 1 the Authority shall have the authority to extend the 14 month
- 2 period for a lender in the case of bankruptcy or extenuating
- 3 circumstances. The Fund shall be reimbursed for any amounts
- 4 paid under this Section, Section 12.4, or Section 12.5 upon
- 5 liquidation of the collateral.
- 6 The Authority, by resolution of the Board, may borrow
- 7 sums from the Fund and provide for repayment as soon as may
- 8 be practical upon receipt of payments of principal and
- 9 interest by a borrower on State Guarantee Loans under this
- 10 Section, Section 12.4, or Section 12.5. Money may be borrowed
- 11 from the Fund by the Authority for the sole purpose of paying
- 12 certain interest costs for borrowers associated with selling
- 13 a loan subject to a State Guarantee under this Section,
- 14 Section 12.4, or Section 12.5 in a secondary market as may be
- deemed reasonable and necessary by the Authority.
- 16 (d) Notwithstanding the provisions of this Section 12.2
- 17 with respect to the farmers, agribusinesses, and lenders who
- 18 may obtain State Guarantees, the Authority may promulgate
- 19 rules establishing the eligibility of farmers,
- 20 agribusinesses, and lenders to participate in the State
- 21 Guarantee program and the terms, standards, and procedures
- 22 that will apply, when the Authority finds that emergency
- 23 conditions in Illinois agriculture have created the need for
- 24 State Guarantees pursuant to terms, standards, and procedures
- other than those specified in this Section.
- 26 (Source: P.A. 90-325, eff. 8-8-97; 91-386, eff. 1-1-00.)
- 27 (20 ILCS 3605/12.4) (from Ch. 5, par. 1212.4)
- Sec. 12.4. <u>Illinois</u> Young Farmer Loan Guarantee Program.
- 29 (a) The Authority is authorized to issue State
- 30 Guarantees to lenders for loans to finance or refinance debts
- of young farmers. For the purposes of this Section, a young
- 32 farmer is a resident of Illinois who is at least 18 years of
- 33 age and who is a principal operator of a farm or land, who

-10-LRB093 09689 BDD 09929 b 1 derives at least 30% 50% of annual gross income from farming, 2 whose net worth is not less than \$10,000 and whose debt to asset ratio does not exceed the maximum limit established by 3 4 the Authority is-not-less-than-40%. For the purposes of this Section, debt to asset ratio means current outstanding 5 6 liabilities, including any debt to be financed or refinanced 7 under this Section, divided by current outstanding assets. 8 The Authority shall establish the maximum permissible debt to 9 asset ratio based on criteria established by the Authority. Lenders shall apply for the State Guarantees on forms 10 11 provided by the Authority and certify that the application and any other documents submitted are true and correct. 12 lender or borrower, or both in combination, shall pay an 13 administrative fee as determined by the Authority. 14 15 applicant shall be responsible for paying any fee or charge 16 involved in recording mortgages, releases, financing statements, insurance for secondary market issues, and any 17 other similar fee or charge that the Authority may require. 18 19 The application shall at a minimum contain the young farmer's name, address, present credit and financial information, 20 21 including cash flow statements, financial statements, balance 22 sheets, and any other information pertinent to the 23 24 25 provided, the borrower will not be delinquent in 26

application, and the collateral to be used to secure the State Guarantee. In addition, the borrower must certify to the Authority that, at the time the State Guarantee is The lender must agree to charge a 27 repayment of any debt. fixed or adjustable interest rate that 28 the Authority 29 determines to be below the market rate of interest generally 30 available to the borrower. If both the lender and applicant agree, the interest rate on the State guaranteed loan can be 31 32 converted to a fixed interest rate at any time during the term of the loan. 33

State Guarantees provided under this Section (i) shall

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- 1 not exceed \$1,000,000 \$500,000 per young farmer, (ii) shall
- 2 be--set--up-on-a-payment-schedule-not-to-exceed-3θ-years,-but
- 3 shall be no longer than 30 15 years in duration, and (iii)
- 4 shall be subject to an annual review and renewal by the
- 5 lender and the Authority. A young farmer may use this program
- 6 more than once provided-the--aggregate--principal--amount--of
- 7 State-Guarantees-under-this-Section-to-that-young-farmer-does
- 8 not--exceed-\$500,000. No State Guarantee shall be revoked by
- 9 the Authority without a 90 day notice, in writing, to all
- 10 parties.
- 11 (b) The Authority shall provide or renew a State
- 12 Guarantee to a lender if:
- 13 (i) The lender pays a fee equal to 25 basis points
- on the loan to the Authority on an annual basis.
- 15 (ii) The application provides collateral acceptable
- 16 to the Authority that is at least equal to the gross loan
- 17 <u>amount</u> State-Guarantee.
- 18 (iii) The lender assumes all responsibility and
- 19 costs for pursuing legal action on collecting any loan
- that is delinquent or in default.
- 21 (iv) The lender is at risk for the first 15% of the
- 22 outstanding principal of the note for which the State
- 23 Guarantee is provided.
- 24 (c) The Illinois Farmer and Agribusiness Loan Guarantee
- 25 Fund may be used to secure State Guarantees issued under this
- 26 Section as provided in Section 12.2.
- 27 (d) Notwithstanding the provisions of this Section 12.4
- 28 with respect to the young farmers and lenders who may obtain
- 29 State Guarantees, the Authority may promulgate rules
- 30 establishing the eligibility of young farmers and lenders to
- 31 participate in the State Guarantee program and the terms,
- 32 standards, and procedures that will apply, when the Authority
- 33 finds that emergency conditions in Illinois agriculture have
- 34 created the need for State Guarantees pursuant to terms,

- 1 standards, and procedures other than those specified in this
- 2 Section.
- 3 (Source: P.A. 90-325, eff. 8-8-97; 91-386, eff. 1-1-00.)
- 4 (20 ILCS 3605/12.5)
- 5 Sec. 12.5. Specialized Livestock Guarantee Program.
- 6 (a) The Authority is authorized to issue State
- 7 Guarantees to lenders for loans to finance or refinance debts
- 8 for specialized livestock operations that are or will be
- 9 located in Illinois. For purposes of this Section, a
- 10 "specialized livestock operation" includes, but is not
- limited to, dairy, beef, and swine enterprises.
- (b) Lenders shall apply for the State Guarantees 12 on provided by the Authority and certify that 13 t.he application and any other documents submitted are true 14 15 The lender or borrower, or both in combination, shall pay an administrative fee as determined by 16 17 Authority. The applicant shall be responsible for paying any 18 fee or charge involved in recording mortgages, releases,
- 19 financing statements, insurance for secondary market issues,
- 20 and any other similar fee or charge that the Authority may
- 21 require. The application shall, at a minimum, contain the
- 22 farmer's name, address, present credit and financial
- 23 information, including cash flow statements, financial
- 24 statements, balance sheets, and any other information
- 25 pertinent to the application, and the collateral to be used
- 26 to secure the State Guarantee. In addition, the borrower
- 27 must certify to the Authority that, at the time the State
- 28 Guarantee is provided, the borrower will not be delinquent in
- 29 the repayment of any debt. The lender must agree to charge a
- 30 fixed or adjustable interest rate that the Authority
- 31 determines to be below the market rate of interest generally
- 32 available to the borrower. If both the lender and applicant
- 33 agree, the interest rate on the State guaranteed loan can be

- 1 converted to a fixed interest rate at any time during the
- 2 term of the loan.
- 3 (c) State Guarantees provided under this Section (i)
- 4 shall not exceed \$1,000,000 per applicant, (ii) shall be no
- 5 longer than 30 15 years in duration, and (iii) shall be
- 6 subject to an annual review and renewal by the lender and the
- 7 Authority. An applicant may use this program more than once,
- 8 provided--that--the--aggregate--principal--amount--of---State
- 9 Guarantees--under--this--Section--to--that-applicant-does-not
- 10 exceed-\$1,000,000. A State Guarantee shall not be revoked by
- 11 the Authority without a 90-day notice, in writing, to all
- 12 parties.
- 13 (d) The Authority shall provide or renew a State
- 14 Guarantee to a lender if:
- 15 (i) The lender pays a fee equal to 25 basis points
- on the loan to the Authority on an annual basis.
- 17 (ii) The application provides collateral acceptable
- 18 to the Authority that is at least equal to the gross loan
- 19 <u>amount</u> State-Guarantee.
- 20 (iii) The lender assumes all responsibility and
- 21 costs for pursuing legal action on collecting any loan
- that is delinquent or in default.
- 23 (iv) The lender is at risk for the first 15% of the
- outstanding principal of the note for which the State
- 25 Guarantee is provided.
- 26 (e) The Illinois Farmer and Agribusiness Loan Guarantee
- 27 Fund may be used to secure State Guarantees issued under this
- 28 Section as provided in Section 12.2.
- 29 (f) Notwithstanding the provisions of this Section 12.5
- 30 with respect to the specialized livestock operations and
- 31 lenders who may obtain State Guarantees, the Authority may
- 32 promulgate rules establishing the eligibility of specialized
- 33 livestock operations and lenders to participate in the State
- 34 Guarantee program and the terms, standards, and procedures

- 1 that will apply, when the Authority finds that emergency
- 2 conditions in Illinois agriculture have created the need for
- 3 State Guarantees pursuant to terms, standards, and procedures
- 4 other than those specified in this Section.
- 5 (Source: P.A. 91-386, eff. 1-1-00.)