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AN ACT concerning taxes

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

Section 1. Short title. This Act may be cited as the
Taxing District Tax Levy Validation (2003) Act.

б Section 5. Appropriation ordinances, associated tax levy ordinances, and taxes validated. In all cases where a taxing 7 8 district has during one or more of the years 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 9 2001, and 2002 within the time required by law adopted annual 10 appropriation ordinances for fiscal years beginning in 1990, 11 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 12 13 2001, 2002, or 2003, as the case may be, thereafter the ordinances were published in a newspaper as provided by law, 14 15 and subsequently in that year, within the time required by 16 law, the taxing district adopted tax levy ordinances based upon the appropriation ordinances for these fiscal years for 17 18 corporate purposes, or any other proper purpose, and a 19 certified copy of the tax levy ordinances was duly filed with 20 the county clerk of the county in which the districts are located, then those appropriation ordinances and tax levy 21 22 ordinances and the taxes assessed, levied, and extended thereon, are hereby validated, notwithstanding that the 23 and purposes for which the appropriations 24 several amounts were made and taxes levied for corporate purposes, or 25 any other proper purpose, were not specifically itemized in 26 27 detail, as required by statute, and notwithstanding that in the appropriation or levy ordinances stated amounts of money 28 29 are appropriated and levied for named public purposes, and general language is used that renders the amounts for such 30 31 purposes uncertain and illegal, or the purposes for which the

amounts are appropriated and levied uncertain and illegal. Nothing contained in this Section shall be construed as validating any tax levy in excess of the statutory rate of taxation authorized for the fiscal year or for any purpose not permitted by the constitution.

Section 10. Tax levy ordinances, associated appropriation б 7 ordinances, and taxes validated. In all cases where a taxing district adopted, within the time required by law, tax levy 8 ordinances in one or more of the years 1989, 1990, 9 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 10 11 and 2002 for corporate purposes, or any other proper purpose, and filed, within the time required by law, a certified copy 12 with the county clerk of the county in which the district is 13 located, and thereafter adopted and published appropriation 14 15 ordinances, within the time required by law, appropriating sums required to defray all 16 necessary expenses and liabilities of the district to be paid or incurred during the 17 18 fiscal years commencing in 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, or 2003, as 19 20 the case may be, including those sums which were raised by the 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 21 1997, 1998, 1999, 2000, 2001, or 2002 tax levies, as the case may 22 be, then those tax levy ordinances, together with the taxes 23 24 assessed, levied, and extended, and the appropriation ordinances are validated, notwithstanding that the several 25 26 amounts and purposes for which the taxes were levied and appropriations made for corporate purposes, or any other 27 28 proper purpose, were not specifically itemized in detail, as 29 required by statute, and notwithstanding that in the levy or appropriation ordinance stated amounts of money were levied 30 31 and appropriated for named public purposes and general language was used that renders the amounts for such purposes 32 uncertain and illegal, or the purposes for which the amounts 33

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were levied and appropriated uncertain and illegal. Nothing contained in this Section shall be construed as validating any tax levy in excess of the statutory rate of taxation authorized for the fiscal year or for any purpose not permitted by the constitution.

6 Section 905. The Property Tax Code is amended by 7 changing Sections 18-20 and 23-35 as follows:

8 (35 ILCS 200/18-20)

9 Sec. 18-20. Abatement of levies.

(a) Notwithstanding any other law to the contrary, if 10 any taxing district receives funds under Section 12 of the 11 State Revenue Sharing Act, which may lawfully be used by the 12 district, the governing authority of the district, upon 13 14 determining that a surplus of funds is available for any purpose, <u>may</u> shall adopt a resolution or ordinance reducing 15 16 its tax levy for the year for which the resolution or 17 ordinance is adopted.

(b) If any taxing district reduces its levy, the governing authority of the district shall certify its action to the county clerk of each county collecting those taxes. The county clerk shall abate the levy of the district in accordance with the provisions of the certified resolution or ordinance.

24 (c) This amendatory Act of the 93rd General Assembly
 25 applies to all property tax levies adopted before, on, or
 26 after the effective date of this amendatory Act of the 93rd
 27 General Assembly.

28 (Source: P.A. 81-1255; 88-455.)

29 (35 ILCS 200/23-35)

30 Sec. 23-35. Tax objection based on budget or 31 appropriation ordinance. Notwithstanding the provisions of -4- LRB093 03451 SJM 03477 b

1 Section 23-10, no objection to any property tax levied by any 2 municipality shall be sustained by any court because of the 3 forms of any budget or appropriation ordinance, or the degree 4 of itemization or classification of items therein, or the 5 reasonableness of any amount budgeted or appropriated 6 thereby, if:

7 (a) a tentative budget and appropriation ordinance 8 was prepared at the direction of the governing body of 9 the municipality and made conveniently available to 10 public inspection for at least 30 days prior to the 11 public hearing specified below and to final action 12 thereon;

(b) at least one public hearing has been held by 13 governing body as to the tentative budget and 14 the 15 appropriation ordinance prior to final action thereon, 16 and notice of the time and place where copies of the 17 tentative budget and appropriation ordinances are available for public inspection, and the time and place 18 of the hearing, has been given by publication in a 19 20 newspaper published in the municipality at least 30 davs 21 prior to the time of the hearing, or, if there is no 22 newspaper published in the municipality, notice of the 23 public hearing has been given by publication in a newspaper of general circulation in the municipality; and 24

25 (c) the budget and appropriation ordinance finally adopted is substantially identical, as to the matters to 26 27 which objection is made, with the tentative budget and appropriation ordinance submitted at the public hearing, 28 29 unless--the--taxpayer--making--the-objection-has-made-the 30 same-objection-in-writing-and-with-the--same--specificity to--the--governing--body-of-the-municipality-prior-to-the 31 adoption-of-the-budget-and-appropriation-ordinance. 32

33 "Municipality", as used in this Section, means all 34 municipal corporations in, and political subdivisions of,

1 this State except-the-following -counties - cities - villages 2 and-incorporated-towns;-sanitary-districts-created-under-the 3 Metropolitan--Water-Reclamation-District-Act;-forest-preserve 4 districts-having-a-population-of-3,000,000-or--more,--created 5 under--the--Cook--County--Forest--Preserve-Park-District-Act; 6 boards-of-education-of-school-districts-in--cities--exceeding 7 1,000,000--inhabitants;--the--Chicago--Park--District-created 8 under-the-Chicago-Park-District-Act;-and--park--districts--as 9 defined-in-subsection-(b)-of-Section-1-3-of-the-Park-District Code. 10

11 This amendatory Act of the 93rd General Assembly applies 12 to all property tax levies adopted before, on, or after the 13 effective date of this amendatory Act of the 93rd General 14 Assembly.

15 (Source: P.A. 91-357, eff. 7-29-99.)

Section 910. The Illinois Municipal Code is amended by changing Section 1-5-1 as follows:

18 (65 ILCS 5/1-5-1) (from Ch. 24, par. 1-5-1)

19 Sec. 1-5-1. A suit may be brought by any taxpayer, in the 20 name and for the benefit of the municipality, against any 21 person to recover any money or property belonging to the municipality, or for any money which may have been paid, 22 23 expended, or released without authority of law. But such a taxpayer shall file a bond for all costs, and shall be liable 24 25 for all costs in case the municipality is defeated in the suit, and judgment shall be 26 rendered accordingly. Α 27 prevailing taxpayer in such a suit may recover reasonable costs and attorney fees incurred in bringing and pursuing the 28 29 <u>suit.</u>

30 (Source: Laws 1961, p. 576.)

31 Section 99. Effective date. This Act takes effect upon

1 becoming law.