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Rep. Chapin Rose

## Filed: 5/27/2004

	09300SB1960ham001 LRB093 08912 JAM 51822 a
1	AMENDMENT TO SENATE BILL 1960
2	AMENDMENT NO Amend Senate Bill 1960 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Governmental Ethics Act is amended
5	by changing Section 4A-101 as follows:
6	(5 ILCS 420/4A-101) (from Ch. 127, par. 604A-101)
7	Sec. 4A-101. Persons required to file. The following
8	persons shall file verified written statements of economic
9	interests, as provided in this Article:
10	(a) Members of the General Assembly and candidates for
11	nomination or election to the General Assembly.
12	(b) Persons holding an elected office in the Executive
13	Branch of this State <u>or on the Board of Trustees of the</u>
14	University of Illinois, and candidates for nomination or
15	election to these offices.
16	(c) Members of a Commission or Board created by the
17	Illinois Constitution, and candidates for nomination or
18	election to such Commission or Board.
19	(d) Persons whose appointment to office is subject to
20	confirmation by the Senate.
21	(e) Holders of, and candidates for nomination or
22	election to, the office of judge or associate judge of the
23	Circuit Court and the office of judge of the Appellate or
24	Supreme Court.

1 (f) Persons who are employed by any branch, agency, authority or board of the government of this State, 2 including but not limited to, the Illinois State Toll 3 4 Highway Authority, the Illinois Housing Development Authority, the Illinois Community College Board, and 5 institutions under the jurisdiction of the Board of 6 7 Trustees of the University of Illinois, Board of Trustees 8 of Southern Illinois University, Board of Trustees of Chicago State University, Board of Trustees of Eastern 9 Illinois University, Board of Trustees of Governor's State 10 University, Board of Trustees of Illinois State 11 University, Board of Trustees of Northeastern Illinois 12 University, Board of Trustees of Northern Illinois 13 University, Board of Trustees of Western Illinois 14 University, or Board of Trustees of the 15 Illinois Mathematics and Science Academy, and are compensated for 16 services as employees and not as independent contractors 17 18 and who:

(1) are, or function as, the head of a department, commission, board, division, bureau, authority or other administrative unit within the government of this State, or who exercise similar authority within the government of this State;

(2) have direct supervisory authority over, or
direct responsibility for the formulation,
negotiation, issuance or execution of contracts
entered into by the State in the amount of \$5,000 or
more;

(3) have authority for the issuance or
promulgation of rules and regulations within areas
under the authority of the State;

32 (4) have authority for the approval of33 professional licenses;

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(5) have responsibility with respect to the

1 financial inspection of regulated nongovernmental
2 entities;

3 (6) adjudicate, arbitrate, or decide any judicial
4 or administrative proceeding, or review the
5 adjudication, arbitration or decision of any judicial
6 or administrative proceeding within the authority of
7 the State; or

8 (7) have supervisory responsibility for 20 or more
9 employees of the State.

10 (g) Persons who are elected to office in a unit of 11 local government, and candidates for nomination or 12 election to that office, including regional 13 superintendents of school districts.

(h) Persons appointed to the governing board of a unit 14 15 of local government, or of a special district, and persons appointed to a zoning board, or zoning board of appeals, or 16 to a regional, county, or municipal plan commission, or to 17 18 a board of review of any county, and persons appointed to 19 the Board of the Metropolitan Pier and Exposition Authority 20 and any Trustee appointed under Section 22 of the 21 Metropolitan Pier and Exposition Authority Act, and persons appointed to a board or commission of a unit of 22 23 local government who have authority to authorize the expenditure of public funds. This subsection does not apply 24 25 to members of boards or commissions who function in an 26 advisory capacity.

(i) Persons who are employed by a unit of local
government and are compensated for services as employees
and not as independent contractors and who:

30 (1) are, or function as, the head of a department, 31 division, bureau, authority or other administrative 32 unit within the unit of local government, or who 33 exercise similar authority within the unit of local 34 government;

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1 (2) have direct supervisory authority over, or 2 direct responsibility for the formulation, 3 negotiation, issuance or execution of contracts 4 entered into by the unit of local government in the 5 amount of \$1,000 or greater;

6 (3) have authority to approve licenses and permits 7 by the unit of local government; this item does not 8 include employees who function in a ministerial 9 capacity;

10 (4) adjudicate, arbitrate, or decide any judicial 11 or administrative proceeding, or review the 12 adjudication, arbitration or decision of any judicial 13 or administrative proceeding within the authority of 14 the unit of local government;

(5) have authority to issue or promulgate rules and
regulations within areas under the authority of the
unit of local government; or

(6) have supervisory responsibility for 20 or more employees of the unit of local government.

(j) Persons on the Board of Trustees of the Illinois
Mathematics and Science Academy.

(k) Persons employed by a school district in positions
that require that person to hold an administrative or a
chief school business official endorsement.

25 (1) Special government agents. A "special government 26 agent" is a person who is directed, retained, designated, 27 appointed, or employed, with or without compensation, by or on behalf of a statewide executive branch constitutional 28 29 officer to make an ex parte communication under Section 5-50 of the State Officials and Employees Ethics Act or 30 31 Section 5-165 of the Illinois Administrative Procedure 32 Act.

33 This Section shall not be construed to prevent any unit of 34 local government from enacting financial disclosure 09300SB1960ham001

requirements that mandate more information than required by 1 2 this Act. (Source: P.A. 93-617, eff. 12-9-03.) 3 4 Section 10. The Election Code is amended by changing Sections 2A-1.2, 7-1, 7-9, 22-1, 22-7, 23-1.1a, 23-1.2a, and 5 23-1.13a and adding Section 2A-53.5 as follows: 6 7 (10 ILCS 5/2A-1.2) (from Ch. 46, par. 2A-1.2) Sec. 2A-1.2. Consolidated Schedule of Elections - Offices 8 9 Designated. 10 At the general election in (a) the appropriate even-numbered years, the following offices shall be filled or 11 shall be on the ballot as otherwise required by this Code: 12 13 (1) Elector of President and Vice President of the United States; 14 (2) United 15 States Senator and United States Representative; 16 (3) State Executive Branch elected officers; 17 18 (4) State Senator and State Representative; (5) County elected officers, including State's 19 Attorney, County Board member, County Commissioners, and 20 elected President of the County Board or County Chief 21 22 Executive; 23 (6) Circuit Court Clerk; 24 (7) Regional Superintendent of Schools, except in counties or educational service regions in which that 25 26 office has been abolished; 27 (8) Judges of the Supreme, Appellate and Circuit Courts, on the question of retention, to fill vacancies and 28 29 newly created judicial offices; (9) Trustee of the University of Illinois (Blank); 30 (10) Trustee of the Metropolitan Sanitary District of 31 Chicago, and elected Trustee of other Sanitary Districts; 32

1 (11) Special District elected officers, not otherwise 2 designated in this Section, where the statute creating or 3 authorizing the creation of the district requires an annual 4 election and permits or requires election of candidates of 5 political parties.

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(b) At the general primary election:

7 (1) in each even-numbered year candidates of political 8 parties shall be nominated for those offices to be filled 9 at the general election in that year, except where pursuant 10 to law nomination of candidates of political parties is 11 made by caucus.

12 (2) in the appropriate even-numbered years the political party offices of State central committeeman, 13 township committeeman, ward committeeman, and precinct 14 15 committeeman shall be filled and delegates and alternate delegates to the National nominating conventions shall be 16 elected as may be required pursuant to this Code. In the 17 18 even-numbered years in which a Presidential election is to 19 be held, candidates in the Presidential preference primary shall also be on the ballot. 20

21 (3) in each even-numbered year, where the municipality has provided for annual elections to elect municipal 22 officers pursuant to Section 6(f) or Section 7 of Article 23 24 VII of the Constitution, pursuant to the Illinois Municipal Code or pursuant to the municipal charter, the offices of 25 26 such municipal officers shall be filled at an election held 27 on the date of the general primary election, provided that the municipal election shall be a nonpartisan election 28 29 where required by the Illinois Municipal Code. For partisan 30 municipal elections in even-numbered years, a primary to 31 nominate candidates for municipal office to be elected at the general primary election shall be held on the Tuesday 6 32 weeks preceding that election. 33

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(4) in each school district which has adopted the

provisions of Article 33 of the School Code, successors to the members of the board of education whose terms expire in the year in which the general primary is held shall be elected.

5 (c) At the consolidated election in the appropriate 6 odd-numbered years, the following offices shall be filled:

(1)Municipal officers, provided 7 that in 8 municipalities in which candidates for alderman or other municipal office are not permitted by law to be candidates 9 of political parties, the runoff election where required by 10 law, or the nonpartisan election where required by law, 11 shall be held on the date of the consolidated election; and 12 provided further, in the case of municipal officers 13 provided for by an ordinance providing the form of 14 15 government of the municipality pursuant to Section 7 of Article VII of the Constitution, such offices shall be 16 filled by election or by runoff election as may be provided 17 18 by such ordinance;

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(2) Village and incorporated town library directors;

(3) City boards of stadium commissioners;

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(4) Commissioners of park districts;

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(5) Trustees of public library districts;

(6) Special District elected officers, not otherwise
 designated in this section, where the statute creating or
 authorizing the creation of the district permits or
 requires election of candidates of political parties;

27 (7) Township officers, including township park 28 commissioners, township library directors, and boards of 29 managers of community buildings, and Multi-Township 30 Assessors;

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(8) Highway commissioners and road district clerks;

32 (9) Members of school boards in school districts which33 adopt Article 33 of the School Code;

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(10) The directors and chairman of the Chain O Lakes -

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Fox River Waterway Management Agency;

2 (11) Forest preserve district commissioners elected
3 under Section 3.5 of the Downstate Forest Preserve District
4 Act;

5 (12) Elected members of school boards, school trustees, directors of boards of school directors, 6 7 trustees of county boards of school trustees (except in 8 counties or educational service regions having а population of 2,000,000 or more inhabitants) and members of 9 boards of school inspectors, except school boards in school 10 districts that adopt Article 33 of the School Code; 11

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(13) Members of Community College district boards;

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(14) Trustees of Fire Protection Districts;

14 (15) Commissioners of the Springfield Metropolitan
 15 Exposition and Auditorium Authority;

16 (16) Elected Trustees of Tuberculosis Sanitarium
 17 Districts;

18 (17) Elected Officers of special districts not 19 otherwise designated in this Section for which the law 20 governing those districts does not permit candidates of 21 political parties.

At the consolidated primary election 22 (d) in each 23 odd-numbered year, candidates of political parties shall be nominated for those offices to be filled at the consolidated 24 25 election in that year, except where pursuant to law nomination 26 of candidates of political parties is made by caucus, and except those offices listed in paragraphs (12) through (17) of 27 28 subsection (c).

At the consolidated primary election in the appropriate odd-numbered years, the mayor, clerk, treasurer, and aldermen shall be elected in municipalities in which candidates for mayor, clerk, treasurer, or alderman are not permitted by law to be candidates of political parties, subject to runoff elections to be held at the consolidated election as may be required by law, and municipal officers shall be nominated in a nonpartisan election in municipalities in which pursuant to law candidates for such office are not permitted to be candidates of political parties.

At the consolidated primary election in the appropriate odd-numbered years, municipal officers shall be nominated or elected, or elected subject to a runoff, as may be provided by an ordinance providing a form of government of the municipality pursuant to Section 7 of Article VII of the Constitution.

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(e) (Blank).

(f) At any election established in Section 2A-1.1, public questions may be submitted to voters pursuant to this Code and any special election otherwise required or authorized by law or by court order may be conducted pursuant to this Code.

Notwithstanding the regular dates for election of officers established in this Article, whenever a referendum is held for the establishment of a political subdivision whose officers are to be elected, the initial officers shall be elected at the election at which such referendum is held if otherwise so provided by law. In such cases, the election of the initial officers shall be subject to the referendum.

for 22 Notwithstanding the regular dates election of 23 officials established in this Article, any community college 24 district which becomes effective by operation of law pursuant 25 to Section 6-6.1 of the Public Community College Act, as now or 26 hereafter amended, shall elect the initial district board members at the next regularly scheduled election following the 27 28 effective date of the new district.

(g) At any election established in Section 2A-1.1, if in any precinct there are no offices or public questions required to be on the ballot under this Code then no election shall be held in the precinct on that date.

33 (h) There may be conducted a referendum in accordance with34 the provisions of Division 6-4 of the Counties Code.

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(Source: P.A. 89-5, eff. 1-1-96; 89-95, eff. 1-1-96; 89-626,
 eff. 8-9-96; 90-358, eff. 1-1-98.)

3	(10 ILCS 5/2A-53.5 new)
4	Sec. 2A-53.5. University of Illinois; trustee; time of
5	election. Beginning with the general election in 2004, a
6	trustee of the University of Illinois shall be elected at each
7	general election to succeed each incumbent trustee whose term
8	expires in January of the year next following that general
9	election.

10 (10 ILCS 5/7-1) (from Ch. 46, par. 7-1)

11 Sec. 7-1. Application of Article.

12 (a) Except as otherwise provided in this Article, the 13 nomination of all candidates for all elective State, 14 congressional, judicial, and county officers, State's Attorneys (whether elected from a single county or from more 15 16 than one county), city, village, and incorporated town and 17 municipal officers, trustees of sanitary districts, township 18 officers in townships of over 5,000 population coextensive with 19 or included wholly within cities or villages not under the commission form of government, precinct, township, ward, and 20 State central committeemen, and delegates and alternate 21 22 delegates to national nominating conventions by all political 23 parties, as defined in Section 7-2 of this Article 7, shall be 24 made in the manner provided in this Article 7 and not otherwise. The nomination of candidates for electors of 25 26 President and Vice President of the United States and for 27 trustees of the University of Illinois shall be made only in the manner provided for in Section 7-9 of this Article. 28

(b) This Article 7 shall not apply to (i) the nomination of candidates for school elections and township elections, except in those townships specifically mentioned in subsection (a) and except in those cases in which a township central committee

determines under Section 6A-2 of the Township Law of 1874 or 1 2 Section 45-55 of the Township Code that its candidates for 3 township offices shall be nominated by primary in accordance 4 with this Article, (ii) the nomination of park commissioners in 5 park districts organized under the Park District Code, (iii) the nomination of officers of cities and villages organized 6 7 under special charters, or (iv) the nomination of municipal 8 officers for cities, villages, and incorporated towns with a population of 5,000 or less, except where a city, village, or 9 10 incorporated town with a population of 5,000 or less has by ordinance determined that political parties shall nominate 11 candidates for municipal office in the city, village, or 12 13 incorporated town by primary in accordance with this Article. In that event, the municipal clerk shall certify the ordinance 14 15 to the proper election officials no later than November 15 in 16 the year preceding the consolidated primary election.

17 (c) The words "township officers" or "township offices" 18 shall be construed, when used in this Article, to include 19 supervisors.

(d) As provided in Sections 3.1-25-20 through 3.1-25-60 of the Illinois Municipal Code, a village may adopt a system of nonpartisan primary and general elections for the election of village officers.

24 (Source: P.A. 88-670, eff. 12-2-94; 89-5, eff. 1-1-96.)

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(10 ILCS 5/7-9) (from Ch. 46, par. 7-9)

26 Sec. 7-9. County central committee; county and State 27 conventions.

(a) On the second Monday next succeeding the primary at
which committeemen are elected, the county central committee of
each political party shall meet at the county seat of the
proper county and proceed to organize by electing from its own
number a chairman and either from its own number, or otherwise,
such other officers as such committee may deem necessary or

expedient. Such meeting of the county central committee shall
 be known as the county convention.

The chairman of each county committee shall within 10 days after the organization, forward to the State Board of Elections, the names and post office addresses of the officers, precinct committeemen and representative committeemen elected by his political party.

The county convention of each political party shall choose 8 delegates to the State convention of its party; but in any 9 10 county having within its limits any city having a population of 11 200,000, or over the delegates from such city shall be chosen by wards, the ward committeemen from the respective wards 12 choosing the number of delegates to which such ward is entitled 13 on the basis prescribed in paragraph (e) of this Section such 14 15 delegates to be members of the delegation to the State 16 convention from such county. In all counties containing a population of 2,000,000 or more outside of cities having a 17 18 population of 200,000 or more, the delegates from each of the 19 townships or parts of townships as the case may be shall be 20 chosen by townships or parts of townships as the case may be, 21 the township committeemen from the respective townships or parts of townships as the case may be choosing the number of 22 delegates to which such townships or parts of townships as the 23 24 case may be are entitled, on the basis prescribed in paragraph 25 (e) of this Section such delegates to be members of the 26 delegation to the State convention from such county.

Each member of the State Central Committee of a political party which elects its members by Alternative B under paragraph (a) of Section 7-8 shall be a delegate to the State Convention, ex officio.

Each member of the State Central Committee of a political party which elects its members by Alternative B under paragraph (a) of Section 7-8 may appoint 2 delegates to the State Convention who must be residents of the member's Congressional 1 District.

2 (b) State conventions shall be held within 180 days after 3 the general primary in the year 2000 and every 4 years 4 thereafter. In the year 1998, and every 4 years thereafter, the 5 chairman of a State central committee may issue a call for a 6 State convention within 180 days after the general primary.

The State convention of each political party has power to 7 make nominations of candidates of its political party for the 8 electors of President and Vice President of the United States 9 10 and for trustees of the University of Illinois, and to adopt any party platform, and, to the extent determined by the State 11 central committee as provided in Section 7-14, to choose and 12 13 select delegates and alternate delegates at large to national nominating conventions. The State Central Committee may adopt 14 15 rules to provide for and govern the procedures of the State 16 convention.

(c) The chairman and secretary of each State convention 17 shall, within 2 days thereafter, transmit to the State Board of 18 19 Elections of this State a certificate setting forth the names 20 and addresses of all persons nominated by such State convention 21 for electors of President and Vice President of the United States and for trustees of the University of Illinois, and of 22 23 any persons selected by the State convention for delegates and 24 alternate delegates at large to national nominating 25 conventions; and the names of such candidates so chosen by such 26 State convention for electors of President and Vice President of the United States and for trustees of the University of 27 28 Illinois, shall be caused by the State Board of Elections to be 29 printed upon the official ballot at the general election, in the manner required by law, and shall be certified to the 30 31 various county clerks of the proper counties in the manner as provided in Section 7-60 of this Article 7 for the certifying 32 33 of the names of persons nominated by any party for State offices. If and as long as this Act prescribes that the names 34

1 of such electors be not printed on the ballot, then the names 2 of such electors shall be certified in such manner as may be 3 prescribed by the parts of this Act applicable thereto.

4 (d) Each convention may perform all other functions
5 inherent to such political organization and not inconsistent
6 with this Article.

(e) At least 33 days before the date of a State convention, 7 the chairman of the State central committee of each political 8 party shall file in the principal office of the State Board of 9 10 Elections a call for the State convention. Such call shall 11 state, among other things, the time and place (designating the building or hall) for holding the State convention. Such call 12 13 shall be signed by the chairman and attested by the secretary of the committee. In such convention each county shall be 14 15 entitled to one delegate for each 500 ballots voted by the 16 primary electors of the party in such county at the primary to be held next after the issuance of such call; and if in such 17 18 county, less than 500 ballots are so voted or if the number of 19 ballots so voted is not exactly a multiple of 500, there shall 20 be one delegate for such group which is less than 500, or for 21 such group representing the number of votes over the multiple of 500, which delegate shall have 1/500 of one vote for each 22 23 primary vote so represented by him. The call for such 24 convention shall set forth this paragraph (e) of Section 7-9 in 25 full and shall direct that the number of delegates to be chosen 26 be calculated in compliance herewith and that such number of delegates be chosen. 27

(f) All precinct, township and ward committeemen when elected as provided in this Section shall serve as though elected at large irrespective of any changes that may be made in precinct, township or ward boundaries and the voting strength of each committeeman shall remain as provided in this Section for the entire time for which he is elected.

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(g) The officers elected at any convention provided for in

1 this Section shall serve until their successors are elected as 2 provided in this Act.

3 (h) A special meeting of any central committee may be 4 called by the chairman, or by not less than 25% of the members 5 of such committee, by giving 5 days notice to members of such 6 committee in writing designating the time and place at which 7 such special meeting is to be held and the business which it is 8 proposed to present at such special meeting.

(i) Except as otherwise provided in this Act, whenever a 9 10 vacancy exists in the office of precinct committeeman because no one was elected to that office or because the precinct 11 committeeman ceases to reside in the precinct or for any other 12 13 reason, the chairman of the county central committee of the appropriate political party may fill the vacancy in such office 14 15 by appointment of a qualified resident of the county and the 16 appointed precinct committeeman shall serve as though elected; however, no such appointment may be made between the general 17 18 primary election and the 14th day after the general primary 19 election.

20 (j) If the number of Congressional Districts in the State 21 of Illinois is reduced as a result of reapportionment of Congressional Districts following a federal decennial census, 22 the State Central Committeemen and Committeewomen of 23 а political party which elects its State Central Committee by 24 25 either Alternative A or by Alternative B under paragraph (a) of 26 Section 7-8 who were previously elected shall continue to serve as if no reapportionment had occurred until the expiration of 27 28 their terms.

29 (Source: P.A. 89-5, eff. 1-1-96; 90-627, eff. 7-10-98.)

30 (10 ILCS 5/22-1) (from Ch. 46, par. 22-1)

31 Sec. 22-1. Abstracts of votes. Within 7 days after the 32 close of the election at which candidates for offices 33 hereinafter named in this Section are voted upon, the county 09300SB1960ham001

clerks of the respective counties, with the assistance of the chairmen of the county central committees of the Republican and Democratic parties of the county, shall open the returns and make abstracts of the votes on a separate sheet for each of the following:

A. For Governor and Lieutenant Governor;

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B. For State officers;

C. For presidential electors;

9 D. For United States Senators and Representatives to 10 Congress;

11 E. For judges of the Supreme Court;

12 F. For judges of the Appellate Court;

13 G. For judges of the circuit court;

14 H. For Senators and Representatives to the General15 Assembly;

16

I. For State's Attorneys elected from 2 or more counties;

J. For amendments to the Constitution, and for other
propositions submitted to the electors of the entire State;

K. For county officers and for propositions submitted tothe electors of the county only;

N. For Trustee of a Regional Board of School Trustees; and.

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L. For Regional Superintendent of Schools;

22 M. For trustees of Sanitary Districts; and

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O. For trustees of the University of Illinois.

Multiple originals of each of the sheets shall be prepared and one of each shall be turned over to the chairman of the county central committee of each of the then existing established political parties, as defined in Section 10-2, or his duly authorized representative immediately after the completion of the entries on the sheets and before the totals have been compiled.

32 The foregoing abstracts shall be preserved by the county 33 clerk in his office.

34 Whenever any county chairman is also county clerk or

whenever any county chairman is unable to serve as a member of such canvassing board the vice-chairman or secretary of his county central committee, in that order, shall serve in his place as member of such canvassing board; provided, that if none of these persons is able to serve, the county chairman may appoint a member of his county central committee to serve as a member of such canvassing board.

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8 The powers and duties of the county canvassing board are limited to those specified in this Section. In no event shall 9 such canvassing board open any package in which the ballots 10 have been wrapped or any envelope containing "defective" or 11 "objected to" ballots, or in any manner undertake to examine 12 13 the ballots used in the election, except as provided in Section 22-9.1 or when directed by a court in an election contest. Nor 14 15 shall such canvassing board call in the precinct judges of 16 election or any other persons to open or recount the ballots. (Source: P.A. 89-5, eff. 1-1-96.) 17

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## (10 ILCS 5/22-7) (from Ch. 46, par. 22-7)

19 Sec. 22-7. Canvass of votes; declaration and proclamation 20 of result. The State Board of Elections, shall proceed, within 20 days after the election, and sooner if all the returns are 21 22 received, to canvass the votes given for United States Senators and Representatives to Congress, State executive officers, 23 24 judges of the Supreme Court, judges of the Appellate Court, 25 judges of the Circuit Court, Senators, Representatives to the 26 General Assembly, State's Attorneys and Regional 27 Superintendents of Schools elected from 2 or more counties, and 28 trustees of the University of Illinois, respectively, and the persons having the highest number of votes for the respective 29 30 offices shall be declared duly elected, but if it appears that 31 more than the number of persons to be elected have the highest and an equal number of votes for the same office, the electoral 32 board shall decide by lot which of such persons shall be 33

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elected; and to each person duly elected, the Governor shall 1 give a certificate of election or commission, as the case may 2 3 require, and shall cause proclamation to be made of the result 4 of the canvass, and they shall at the same time and in the same 5 manner, canvass the vote cast upon amendments to the Constitution, and upon other propositions submitted to the 6 electors of the entire State; and the Governor shall cause to 7 8 be made such proclamation of the result of the canvass as the statutes elsewhere provide. The State Board of Elections shall 9 10 transmit to the State Comptroller a list of the persons elected 11 to the various offices. The State Board of Elections shall also transmit to the Supreme Court the names of persons elected to 12 13 judgeships in adversary elections and the names of judges who fail to win retention in office. 14

15 (Source: P.A. 89-5, eff. 1-1-96.)

16 (10 ILCS 5/23-1.1a) (from Ch. 46, par. 23-1.1a)

Sec. 23-1.1a. Election contest - Statewide - Jurisdiction. The Supreme Court shall have jurisdiction over contests of the results of any election, including a primary, for an elected officer provided for in Article V of the Constitution <u>and for</u> <u>trustee of the University of Illinois</u>, and shall retain jurisdiction throughout the course of such election contests. (Source: P.A. 89-5, eff. 1-1-96.)

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(10 ILCS 5/23-1.2a) (from Ch. 46, par. 23-1.2a)

Sec. 23-1.2a. Election contest - Statewide offices - Who 25 26 may contest - Time and place for filing - Fee. The results of 27 an election, including a primary, for an elected executive officer provided for in Article V of the Constitution or for 28 29 trustee of the University of Illinois may be challenged (1) by 30 any candidate whose name was on the ballot for that office, (2) by any person who filed a declaration of intent to be a 31 write-in candidate for that office, or (3) by any person who 32

voted in that election, provided that such person's challenge is supported by a verified petition signed by persons who voted in the election in a number no less than the largest number of signatures required to nominate a person to be a candidate of any political party which nominated a candidate for the office being contested.

7 Any person, including a candidate, qualified pursuant to 8 this Section and desiring to contest the results of an election 9 for such an office shall, within 15 days of the date of the 10 official proclamation of results of such election, file a 11 Petition of State Election Contest with the clerk of the 12 Supreme Court together with a filing fee in the amount of 13 \$10,000.

14 (Source: P.A. 89-5, eff. 1-1-96.)

15 (10 ILCS 5/23-1.13a) (from Ch. 46, par. 23-1.13a)

Sec. 23-1.13a. If any of the powers or duties to be 16 17 exercised or performed by the Supreme Court under Sections 18 23-1.1a through 23-1.12a may not constitutionally be exercised 19 or performed by the Supreme Court by reason of jurisdictional 20 limitations, then Sections 23-1.1a through 23-1.12a shall 21 nonetheless continue to govern contests of elections for elected officers provided for in Article V of the Constitution 22 and for trustees of the University of Illinois, and in such 23 event the Supreme Court shall, pursuant to its general 24 25 administrative and supervisory powers, assign to a circuit 26 court those adjudicatory powers and duties with respect to such 27 a contest as may not be exercised or performed by the Supreme 28 Court, subject to appropriate judicial review.

29 (Source: P.A. 89-5, eff. 1-1-96.)

30 Section 15. The University of Illinois Trustees Act is 31 amended by changing Section 1 as follows: 1 2 (110 ILCS 310/1) (from Ch. 144, par. 41)

Sec. 1. <u>Membership</u>.

3 (a) The Board of Trustees of the University of Illinois 4 shall consist of the Governor and at least 12 trustees. Nine trustees shall be appointed by the Governor, by and with the 5 advice and consent of the Senate; however, with respect to 6 7 these 9 trustees, beginning with the general election in 2004, a trustee shall instead be elected at each general election to 8 succeed each incumbent trustee whose term expires in January of 9 10 the year next following that general election. The other 11 trustees shall be students, of whom one student shall be selected from each University campus. 12

13 (b) Each student trustee shall serve a term of one year, 14 beginning on July 1 or on the date of his or her selection, 15 whichever is later, and expiring on the next succeeding June 16 30.

(c) Each trustee shall have all of the privileges of 17 membership, except that only one student trustee shall have the 18 19 right to cast a legally binding vote. The Governor shall 20 designate which one of the student trustees shall possess, for 21 his or her entire term, the right to cast a legally binding vote. Each student trustee who does not possess the right to 22 cast a legally binding vote shall have the right to cast an 23 24 advisory vote and the right to make and second motions and to 25 attend executive sessions.

26 (d) Each trustee shall be governed by the same conflict of 27 interest standards. Pursuant to those standards, it shall not 28 be a conflict of interest for a student trustee to vote on 29 matters pertaining to students generally, such as tuition and 30 fees. However, it shall be a conflict of interest for a student 31 trustee to vote on faculty member tenure or promotion.

32 <u>(e)</u> Student trustees shall be chosen by campus-wide student 33 election, and the student trustee designated by the Governor to 34 possess a legally binding vote shall be one of the students

selected by this method. A student trustee who does not possess 1 2 a legally binding vote on a measure at a meeting of the Board 3 or any of its committees shall not be considered a trustee for 4 the purpose of determining whether a quorum is present at the 5 time that measure is voted upon. To be eligible for selection as a student trustee and to be eligible to remain as a voting 6 7 or nonvoting student trustee, a student trustee must be a 8 resident of this State, must have and maintain a grade point average that is equivalent to at least 2.5 on a 4.0 scale, and 9 10 must be a full time student enrolled at all times during his or her term of office except for that part of the term which 11 follows the completion of the last full regular semester of an 12 academic year and precedes the first full regular semester of 13 the succeeding academic year at the University (sometimes 14 commonly referred to as the summer session or summer school). 15 If a voting or nonvoting student trustee fails to continue to 16 meet or maintain the residency, minimum grade point average, or 17 enrollment requirement established by this Section, his or her 18 19 membership on the Board shall be deemed to have terminated by 20 operation of law.

21 If a voting student trustee resigns or otherwise ceases to 22 serve on the Board, the Governor shall, within 30 days, 23 designate one of the remaining student trustees to possess the right to cast a legally binding vote for the remainder of his 24 25 or her term. If a nonvoting student trustee resigns or 26 otherwise ceases to serve on the Board, the chief executive of 27 the student government from that campus shall, within 30 days, select a new nonvoting student trustee to serve for the 28 29 remainder of the term.

30 <u>(f) Until those members elected at the general election in</u> 31 <u>2004 have taken office,</u> no more than 5 of the 9 appointed 32 trustees shall be affiliated with the same political party. 33 <u>Each trustee appointed by the Governor must be a resident of</u> 34 <u>this State. A failure to meet or maintain this residency</u>

1 requirement constitutes a resignation from and creates vacancy in the Board. The term of office of each of these 2 3 appointed trustees trustee shall be 6 years from the third 4 Monday in January of each odd numbered year. The regular terms 5 of office of these the appointed trustees shall be staggered so that 3 terms expire in each odd-numbered year. Vacancies for 6 7 these appointed trustees shall be filled for the unexpired term 8 in the same manner as original appointments. If these vacancies 9 a vacancy in membership occur occurs at a time when the Senate is not in session, the Governor shall make temporary 10 appointments until the next meeting of the Senate, when he 11 shall appoint persons to fill such memberships for the 12 13 remainder of their respective terms. If the Senate is not in session when appointments for a full term are made, 14 15 appointments shall be made as in the case of vacancies.

Beginning with the general election in 2004, 3 trustees 16 shall be elected at the general election in November of each 17 even-numbered year in the manner provided by law. The term of 18 office of each elected trustee shall be 6 years from the third 19 20 Monday in January next succeeding his or her election and until 21 his or her successor is elected and qualified. In case of a 22 vacancy in an elected trustee's seat, the vacancy shall be filled by appointment by the Governor (i) for the unexpired 23 term if 28 or fewer months remain in the term or (ii) if more 24 25 than 28 months remain in the term, until a trustee is elected 26 at the next general election to serve for the unexpired term and is qualified. 27

## 28 (g) Each elected or appointed trustee must be a resident of 29 this State. A failure to meet or maintain this residency 30 requirement constitutes a resignation from and creates a 31 vacancy in the Board.

32 (h) No action of the board shall be invalidated by reason 33 of any vacancies on the board, or by reason of any failure to 34 select student trustees. 09300SB1960ham001 -23- LRB093 08912 JAM 51822 a

1 (Source: P.A. 91-778, eff. 1-1-01; 91-798, eff. 7-9-00; 92-16, 2 eff. 6-28-01.)

3 Section 99. Effective date. This Act takes effect upon
4 becoming law.".