97TH GENERAL ASSEMBLY

State of Illinois

2011 and 2012

SB3944

Introduced 1/2/2013, by Sen. Martin A. Sandoval

SYNOPSIS AS INTRODUCED:

30 ILCS 550/1

from Ch. 29, par. 15

Amends the Public Construction Bond Act. Provides that contractors are required to furnish, supply, and deliver a bond for public work of any kind costing over \$250,000 (instead of \$50,000) to be performed for the State. Provides that contractors are required to furnish, supply, and deliver a bond for public work of any kind costing over \$50,000 (instead of \$5,000) to be performed for a political subdivision of the State.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

1 AN ACT concerning finance.

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

Section 5. The Public Construction Bond Act is amended bychanging Section 1 as follows:

6 (30 ILCS 550/1) (from Ch. 29, par. 15)

7 Sec. 1. Except as otherwise provided by this Act, all 8 officials, boards, commissions, or agents of this State in 9 making contracts for public work of any kind costing over \$250,000 \$50,000 to be performed for the State, and all 10 officials, boards, commissions, or agents of any political 11 12 subdivision of this State in making contracts for public work of any kind costing over \$50,000 + 55,000 to be performed for the 13 14 political subdivision, shall require every contractor for the work to furnish, supply, and deliver a bond to the State, or to 15 the political subdivision thereof entering into the contract, 16 as the case may be, with good and sufficient sureties. The 17 amount of the bond shall be fixed by the officials, boards, 18 19 commissions, commissioners or agents, and the bond, among other 20 conditions, shall be conditioned for the completion of the 21 contract, for the payment of material used in the work and for 22 all labor performed in the work, whether by subcontractor or otherwise. 23

1 If the contract is for emergency repairs as provided in the 2 Illinois Procurement Code, proof of payment for all labor, 3 materials, apparatus, fixtures, and machinery may be furnished 4 in lieu of the bond required by this Section.

5 Each such bond is deemed to contain the following 6 provisions whether such provisions are inserted in such bond or 7 not:

8 "The principal and sureties on this bond agree that all the 9 undertakings, covenants, terms, conditions and agreements of 10 the contract or contracts entered into between the principal 11 and the State or any political subdivision thereof will be 12 performed and fulfilled and to pay all persons, firms and 13 corporations having contracts with the principal or with 14 subcontractors, all just claims due them under the provisions 15 of such contracts for labor performed or materials furnished in 16 the performance of the contract on account of which this bond 17 is given, when such claims are not satisfied out of the contract price of the contract on account of which this bond is 18 19 given, after final settlement between the officer, board, 20 commission or agent of the State or of any political subdivision thereof and the principal has been made.". 21

Each bond securing contracts between the Capital Development Board or any board of a public institution of higher education and a contractor shall contain the following provisions, whether the provisions are inserted in the bond or not:

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"Upon the default of the principal with respect to undertakings, covenants, terms, conditions, and agreements, the termination of the contractor's right to proceed with the work, and written notice of that default and termination by the State or any political subdivision to the surety ("Notice"), the surety shall promptly remedy the default by taking one of the following actions:

8 (1) The surety shall complete the work pursuant to a 9 written takeover agreement, using a completing contractor 10 jointly selected by the surety and the State or any 11 political subdivision; or

12 (2) The surety shall pay a sum of money to the obligee,
13 up to the penal sum of the bond, that represents the
14 reasonable cost to complete the work that exceeds the
15 unpaid balance of the contract sum.

16 The surety shall respond to the Notice within 15 working 17 days of receipt indicating the course of action that it intends to take or advising that it requires more time to investigate 18 the default and select a course of action. If the surety 19 20 requires more than 15 working days to investigate the default and select a course of action or if the surety elects to 21 22 complete the work with a completing contractor that is not 23 prepared to commence performance within 15 working days after Notice, and if the State or any political 24 receipt of 25 subdivision determines it is in the best interest of the State to maintain the progress of the work, the State or any 26

political subdivision may continue to work until the completing 1 2 contractor is prepared to commence performance. Unless 3 otherwise agreed to by the procuring agency, in no case may the surety take longer than 30 working days to advise the State or 4 5 political subdivision on the course of action it intends to take. The surety shall be liable for reasonable costs incurred 6 7 by the State or any political subdivision to maintain the 8 progress to the extent the costs exceed the unpaid balance of 9 the contract sum, subject to the penal sum of the bond.".

10 The surety bond required by this Section may be acquired 11 from the company, agent or broker of the contractor's choice. 12 The bond and sureties shall be subject to the right of reasonable approval or disapproval, including suspension, by 13 the State or political subdivision thereof concerned. In the 14 15 case of State construction contracts, a contractor shall not be 16 required to post a cash bond or letter of credit in addition to 17 or as a substitute for the surety bond required by this Section. 18

When other than motor fuel tax funds, federal-aid funds, or 19 20 other funds received from the State are used, a political 21 subdivision may allow the contractor to provide а 22 non-diminishing irrevocable bank letter of credit, in lieu of 23 the bond required by this Section, on contracts under \$100,000 to comply with the requirements of this Section. Any such bank 24 25 letter of credit shall contain all provisions required for 26 bonds by this Section.

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1 (Source: P.A. 95-1011, eff. 12-15-08; 96-1000, eff. 7-2-10.)