7

- 1 AN ACT relating to higher education.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Public Community College Act is amended
- 5 by changing Section 3-19 as follows:

Sec. 3-19.

- 6 (110 ILCS 805/3-19) (from Ch. 122, par. 103-19)
- 8 treasurer shall execute a bond with 2 or more persons having 9 an interest in real estate who are not members of the board 10 of the district, or with a surety company authorized to do

Before entering upon his duties,

- 11 business in this State, as sureties, payable to the board of
- 12 the community college district for which he is treasurer and
- 13 conditioned upon the faithful discharge of his duties. Except
- 14 for-the-bond-of-the-treasurer-of-a-community-college-district
- in-a-eity-having-a-population-of-500,000-or-more-inhabitants,
- 16 The penalty of the bond shall be 25% of the amount of all
- 17 bonds, notes, mortgages, moneys, and effects of which the
- 18 treasurer is to have custody, whether individuals act as
- 19 surety or whether the surety is given by a surety authorized
- 20 to do business in this State. However,-the--penalty--of--the
- 21 bond--of--the--treasurer-of-a-community-college-district-in-a
- 22 city-having-a-population-of-500,000-or-more-inhabitants-shall
- be-at-least-twice-the-amount-of-all-bonds,-notes,--mortgages,
- 24 moneys--and--effects--of--which-he-is-to-have-the-custody,-if
- individuals-act-as-sureties,-or-in-the-amount--only--of--such
- bonds,--notes,--mortgages,--moneys--and-effects-if-the-surety
- 27 given-is-by-a-surety-company-authorized--to--do--business--in
- 28 this--State:--In-all-community-college-districts, The penalty
- of the bond of the treasurer shall be increased or decreased
- 30 from time to time, as the increase or decrease of the amount
- of notes, bonds, mortgages, moneys and effects may require,

1	and whenever in the judgment of the State board the penalty
2	of the bond should be increased or decreased. The bond must
3	be approved by at least a majority of the board of the
4	community college district and filed with the State Board. A
5	copy of the bond must also be filed with the county clerk of
6	each county in which any part of the community college
7	district is situated. The bond shall be in substantially the
8	following form:
9	STATE OF ILLINOIS)
10) SS.
11	COUNTY)
12	We, and are obligated, jointly and severally,
13	to the Board of Community College District No, County
14	(or Counties) of and State of Illinois in the penal sum
15	of \$, for the payment of which we obligate ourselves, our
16	heirs, executors and administrators.
17	Dated (insert date).
18	The condition of this obligation is such that if,
19	treasurer in the district above stated, faithfully discharges
20	the duties of his or her office, according to law, and
21	delivers to his or her successor in office, after that
22	successor has qualified by giving bond as provided by law,
23	all moneys, books, papers, securities and property, which
24	shall come into his or her possession or control, as such
25	treasurer, from the date of his or her bond to the time that
26	his or her successor has qualified as treasurer, by giving
27	such bond as is required by law, then this obligation to be
28	void; otherwise to remain in full force and effect.
29	Signed:
30	
31	
32	
33	Approved and accepted by Board of Community College
34	District No County (or Counties) of and State of

- 1 Illinois. By Chairman Secretary
- 2 No part of any State or other district funds may be paid
- 3 to any treasurer or other persons authorized to receive it
- 4 unless the treasurer has filed his or her bond as required
- 5 herein.
- 6 (Source: P.A. 91-357, eff. 7-29-99; 92-167, eff. 7-26-01.)
- 7 Section 99. Effective date. This Act takes effect upon
- 8 becoming law.