- 1 AN ACT concerning taxes.
- WHEREAS, Article IX, Section 5, subsection (c) of the
- 3 Illinois Constitution of 1970 provides that "On or before
- 4 January 1, 1979, the General Assembly by law shall abolish
- 5 all ad valorem personal property taxes and concurrently
- 6 therewith and thereafter shall replace all revenue lost by
- 7 units of local government and school districts as a result of
- 8 the abolition of ad valorem personal property taxes
- 9 subsequent to January 2, 1971."; and
- 10 WHEREAS, Public Act 81-1, 1st Special Session, abolished
- 11 the personal property tax and created the personal property
- 12 tax replacement income tax and the invested capital tax; and
- 13 WHEREAS, During the period between the ratification of
- 14 the Illinois Constitution of 1970 and December 31, 1977 a
- 15 number of counties in Illinois changed the way personal
- property and real property were designated; and
- 17 WHEREAS, This change in the designation of personal and
- 18 real property was frozen by the passage of Public Act 81-1st.
- 19 S.S.-1, effective September 19, 1979; and
- 20 WHEREAS, As a result, in some counties, what is otherwise
- 21 commonly considered as personal property is taxed as real
- 22 property by the county under the Property Tax Code, and at
- 23 the same time taxpayers in those counties are required to pay
- 24 personal property tax replacement income tax and invested
- 25 capital tax; therefore
- Be it enacted by the People of the State of Illinois,
- 27 represented in the General Assembly:
- 28 Section 2. The State Revenue Sharing Act is amended by
- 29 changing Section 12 as follows:

- 1 (30 ILCS 115/12) (from Ch. 85, par. 616)
- 2 Sec. 12. Personal Property Tax Replacement Fund. There
- 3 is hereby created the Personal Property Tax Replacement Fund,
- 4 a special fund in the State Treasury into which shall be paid
- 5 all revenue realized:
- 6 (a) all amounts realized from the additional personal
- 7 property tax replacement income tax imposed by subsections
- 8 (c) and (d) of Section 201 of the Illinois Income Tax Act,
- 9 except for those amounts deposited into the Income Tax Refund
- 10 Fund pursuant to subsection (c) of Section 901 of the
- 11 Illinois Income Tax Act; and
- 12 (b) all amounts realized from the additional personal
- 13 property replacement invested capital taxes imposed by
- 14 Section 2a.1 of the Messages Tax Act, Section 2a.1 of the Gas
- 15 Revenue Tax Act, Section 2a.1 of the Public Utilities
- 16 Revenue Act, and Section 3 of the Water Company Invested
- 17 Capital Tax Act, and amounts payable to the Department of
- 18 Revenue under the Telecommunications Infrastructure
- 19 Maintenance Fee Act.
- 20 As soon as may be after the end of each month, the
- 21 Department of Revenue shall certify to the Treasurer and the
- 22 Comptroller the amount of all refunds paid out of the General
- 23 Revenue Fund through the preceding month on account of
- 24 overpayment of liability on taxes paid into the Personal
- 25 Property Tax Replacement Fund. Upon receipt of such
- 26 certification, the Treasurer and the Comptroller shall
- 27 transfer the amount so certified from the Personal Property
- 28 Tax Replacement Fund into the General Revenue Fund.
- 29 The payments of revenue into the Personal Property Tax
- 30 Replacement Fund shall be used exclusively for distribution
- 31 to taxing districts as provided in this Section, payment of
- 32 the expenses of the Department of Revenue incurred in
- 33 administering the collection and distribution of monies paid
- into the Personal Property Tax Replacement Fund and transfers

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due to refunds to taxpayers for overpayment of liability for taxes paid into the Personal Property Tax Replacement Fund.

As soon as may be after the effective date of this 3 4 amendatory Act of 1980, the Department of Revenue shall 5 certify to the Treasurer the amount of net replacement 6 revenue paid into the General Revenue Fund prior to that 7 effective date from the additional tax imposed by Section 2a.1 of the Messages Tax Act; Section 2a.1 of the Gas Revenue 8 9 Tax Act; Section 2a.1 of the Public Utilities Revenue Act; Section 3 of the Water Company Invested Capital Tax Act; 10 11 amounts collected by the Department of Revenue under the Telecommunications Infrastructure Maintenance Fee Act; and 12 13 the additional personal property tax replacement income tax imposed by the Illinois Income Tax Act, as amended by Public 14 81-1st Special Session-1. Net replacement revenue shall 15 16 be defined as the total amount paid into and remaining in the General Revenue Fund as a result of those Acts minus 17 18 amount outstanding and obligated from the General Revenue 19 Fund in state vouchers or warrants prior to the effective date of this amendatory Act of 1980 as refunds to taxpayers 20 21 for overpayment of liability under those Acts.

All interest earned by monies accumulated in the Personal Property Tax Replacement Fund shall be deposited in such Fund. All amounts allocated pursuant to this Section are appropriated on a continuing basis.

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Prior to December 31, 1980, as soon as may be after the end of each quarter beginning with the quarter ending December 31, 1979, and on and after December 31, 1980, as soon as may be after January 1, March 1, April 1, May 1, July 1, August 1, October 1 and December 1 of each year, the Department of Revenue shall allocate to each taxing district as defined in Section 1-150 of the Property Tax Code, in accordance with the provisions of paragraph (2) of this Section the portion of the funds held in the Personal

1 Property Tax Replacement Fund which is required to be 2 distributed, as provided in paragraph (1), for each quarter. Provided, however, under no circumstances shall any taxing 3 4 district during each of the first two years of distribution 5 of the taxes imposed by this amendatory Act of 6 entitled to an annual allocation which is less than the funds 7 taxing district collected from the 1978 personal property tax. Provided further that under no circumstances 8 9 taxing district during the third year of any distribution of the taxes imposed by this amendatory Act of 10 1979 receive less than 60% of the funds such taxing district 11 collected from the 1978 personal property tax. In the event 12 that the total of the allocations made as above provided for 13 all taxing districts, during either of such 3 years, exceeds 14 the amount available for distribution the allocation of each 15 16 taxing district shall be proportionately reduced. Except as provided in Section 13 of this Act, the Department shall then 17 18 certify, pursuant to appropriation, such allocations to the State Comptroller who shall pay over to the several taxing 19 districts the respective amounts allocated to them. 20 2.1

Any township which receives an allocation based in whole or in part upon personal property taxes which it levied pursuant to Section 6-507 or 6-512 of the Illinois Highway Code and which was previously required to be paid over to a municipality shall immediately pay over to that municipality a proportionate share of the personal property replacement funds which such township receives.

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Any municipality or township, other than a municipality
with a population in excess of 500,000, which receives an
allocation based in whole or in part on personal property
taxes which it levied pursuant to Sections 3-1, 3-4 and 3-6
of the Illinois Local Library Act and which was previously
required to be paid over to a public library shall
immediately pay over to that library a proportionate share of

1 the personal property tax replacement funds which such

2 municipality or township receives; provided that if such a

3 public library has converted to a library organized under The

Illinois Public Library District Act, regardless of whether

such conversion has occurred on, after or before January 1,

6 1988, such proportionate share shall be immediately paid over

7 to the library district which maintains and operates the

8 library. However, any library that has converted prior to

January 1, 1988, and which hitherto has not received the

personal property tax replacement funds, shall receive such

11 funds commencing on January 1, 1988.

2.1

Any township which receives an allocation based in whole or in part on personal property taxes which it levied pursuant to Section 1c of the Public Graveyards Act and which taxes were previously required to be paid over to or used for such public cemetery or cemeteries shall immediately pay over to or use for such public cemetery or cemeteries a proportionate share of the personal property tax replacement funds which the township receives.

Any taxing district which receives an allocation based in whole or in part upon personal property taxes which it levied for another governmental body or school district in Cook County in 1976 or for another governmental body or school district in the remainder of the State in 1977 shall immediately pay over to that governmental body or school district the amount of personal property replacement funds which such governmental body or school district would receive directly under the provisions of paragraph (2) of this Section, had it levied its own taxes.

(1) The portion of the Personal Property Tax Replacement Fund required to be distributed as of the time allocation is required to be made shall be the amount available in such Fund as of the time allocation is required to be made.

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The amount available for distribution shall be the total amount in the fund at such time minus the necessary administrative expenses as limited by the appropriation and the amount determined by: (a) \$2.8 million for fiscal year 1981; (b) for fiscal year 1982, .54% of funds distributed from the fund during the preceding fiscal year; (c) for fiscal year 1983 through fiscal year 1988, .54% of the funds distributed from the fund during the preceding fiscal year less .02% of such fund for fiscal year 1983 and less .02% of such funds for each fiscal year thereafter, or (d) for fiscal year 1989 and beyond no more than 105% of the actual administrative expenses of the prior fiscal year. Such portion of the fund shall be determined after the transfer into the General Revenue Fund due to refunds, if any, paid from the General Revenue Fund during the preceding quarter. If at any time, for any reason, there is insufficient amount in the Personal Property Tax Replacement Fund for payment of costs of administration or for transfers due to refunds at the end of any particular month, the amount of such insufficiency shall be carried over for the purposes transfers into the General Revenue Fund and for purposes of costs of administration to the following Net replacement revenue held, and month or months. defined above, shall be transferred by the Treasurer and Comptroller to the Personal Property Tax Replacement Fund within 10 days of such certification.

(2) Each quarterly allocation shall first be apportioned in the following manner: 51.65% for taxing districts in Cook County and 48.35% for taxing districts in the remainder of the State.

Until January 1, 2004, the Personal Property Replacement Ratio of each taxing district outside Cook County shall be the ratio which the Tax Base of that taxing district bears to

the Downstate Tax Base. The Tax Base of each taxing district outside of Cook County is the personal property tax collections for that taxing district for the 1977 tax year. The Downstate Tax Base is the personal property tax collections for all taxing districts in the State outside of Cook County for the 1977 tax year. The Department of Revenue

8 the personal property tax collections for each taxing

shall have authority to review for accuracy and completeness

9 district outside Cook County for the 1977 tax year.

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Within 60 days after the effective date of this amendatory Act of the 93rd General Assembly, the Department of Revenue shall review and adjust the Tax Base of any taxing district located in any county in which, during the period between the ratification of the Illinois Constitution of 1970 and December 31, 1977, the supervisor of assessments reclassified as real property on a county-wide basis for purposes of taxation, property that had been classified as personal property during that period by creating a new assessment category to identify such reclassified property. The Department of Revenue shall determine the Tax Base of the taxing district without regard to that reclassification as provided in this amendatory Act of the 93rd General Assembly. The Downstate Tax Base shall also be adjusted by an amount equal to any adjustment in the Tax Base of a taxing district made in accordance with this amendatory Act of the 93rd General Assembly.

Beginning on January 1, 2004, the Personal Property
Replacement Ratio of each taxing district outside Cook County
shall be the ratio which the Tax Base of that taxing district
bears to the Downstate Tax Base. The Tax Base of each taxing
district outside Cook County is the personal property tax
collections for that taxing district for the 1977 tax year,
as adjusted by the Department of Revenue in accordance with
this amendatory Act of the 93rd General Assembly. In

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adjusting the Tax Base of a taxing district, the Department 2 of Revenue shall rely upon the certification of the supervisor of assessments for the county in which the taxing 3 4 district is located, in whole or in part, certifying the taxing district's 1977 personal property tax collections as 5 adjusted by including in the taxing district's 1977 personal 6 7 property tax collections, the taxing district's share of the 8 1977 tax collections on the property that was identified in 9 the new assessment category created in the county for reclassified property, as referred to above, determined by 10 multiplying the 2002 assessed value of the Terminated 11 Property (as defined in Section 24-5 of the Property Tax 12 Code) located in the taxing district by the taxing district's 13 1977 tax rate. The certification of the supervisor of 14 assessments shall be supported by such documents as the 15 16 <u>Department of Revenue may request.</u> 17 The allocation to any taxing district outside of Cook County, except for the fire protection districts, shall be 18 reduced by the amount allowed to taxpayers in that taxing 19 district as an income tax credit during the preceding tax 20 year under Section 213 of the Illinois Income Tax Act. If the 21 22 allocation reduction for the amount allowed to taxpayers as an income tax credit exceeds the allocation amount for a 23 24 taxing district, the excess amount shall be carried forward 25 and reduce the subsequent allocation to that taxing district. The amount by which any taxing district's allocation is 26 reduced shall be distributed to the remaining taxing 27 districts outside of Cook County according to the Personal 28 29 Property Replacement Ratio of each taxing district outside of Cook County. 30 The Personal Property Replacement Ratio of each Cook 31 County taxing district shall be the ratio which the Tax Base 32 of that taxing district bears to the Cook County Tax Base. 33 The Tax Base of each Cook County taxing district is the 34

1 personal property tax collections for that taxing district

2 for the 1976 tax year. The Cook County Tax Base is the

3 personal property tax collections for all taxing districts in

4 Cook County for the 1976 tax year. The Department of Revenue

shall have authority to review for accuracy and completeness

the personal property tax collections for each taxing

7 district within Cook County for the 1976 tax year.

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8 For all purposes of this Section 12, amounts paid 9 taxing district for such tax years as may be applicable by a foreign corporation under the provisions of Section 7-202 of 10 11 the Public Utilities Act, as amended, shall be deemed to be personal property taxes collected by such taxing district for 12 13 such tax years as may be applicable. The Director shall determine from the Illinois Commerce Commission, for any tax 14 year as may be applicable, the amounts so paid by any such 15 16 foreign corporation to any and all taxing districts. The Illinois Commerce Commission shall furnish such information 17 to the Director. For all purposes of this Section 12, the 18 19 Director shall deem such amounts to be collected personal property taxes of each such taxing district for the 20

Taxing districts located both in Cook County and in one or more other counties shall receive both a Cook County allocation and a Downstate allocation determined in the same way as all other taxing districts.

applicable tax year or years.

If any taxing district in existence on July 1, 1979 ceases to exist, or discontinues its operations, its Tax Base shall thereafter be deemed to be zero. If the powers, duties and obligations of the discontinued taxing district are assumed by another taxing district, the Tax Base of the discontinued taxing district shall be added to the Tax Base of the taxing district assuming such powers, duties and obligations.

If two or more taxing districts in existence on July 1,

1 1979, or a successor or successors thereto shall consolidate

2 into one taxing district, the Tax Base of such consolidated

3 taxing district shall be the sum of the Tax Bases of each of

4 the taxing districts which have consolidated.

2.1

If a single taxing district in existence on July 1, 1979,

6 or a successor or successors thereto shall be divided into

7 two or more separate taxing districts, the tax base of the

8 taxing district so divided shall be allocated to each of the

resulting taxing districts in proportion to the then current

equalized assessed value of each resulting taxing district.

If a portion of the territory of a taxing district is disconnected and annexed to another taxing district of the same type, the Tax Base of the taxing district from which disconnection was made shall be reduced in proportion to the then current equalized assessed value of the disconnected territory as compared with the then current equalized assessed value within the entire territory of the taxing district prior to disconnection, and the amount of such reduction shall be added to the Tax Base of the taxing district to which annexation is made.

If a community college district is created after July 1, 1979, beginning on the effective date of this amendatory Act of 1995, its Tax Base shall be 3.5% of the sum of the personal property tax collected for the 1977 tax year within the territorial jurisdiction of the district.

The amounts allocated and paid to taxing districts pursuant to the provisions of this amendatory Act of 1979 shall be deemed to be substitute revenues for the revenues derived from taxes imposed on personal property pursuant to the provisions of the "Revenue Act of 1939" or "An Act for the assessment and taxation of private car line companies", approved July 22, 1943, as amended, or Section 414 of the Illinois Insurance Code, prior to the abolition of such taxes and shall be used for the same purposes as the revenues

1 derived from ad valorem taxes on real estate.

2 Monies received by any taxing districts from the Personal Property Tax Replacement Fund shall be first applied toward 3 4 payment of the proportionate amount of debt service which was 5 previously levied and collected from extensions against personal property on bonds outstanding as of December 31, 6 1978 and next applied toward payment of the proportionate 7 share of the pension or retirement obligations of the taxing 8 9 district which were previously levied and collected from 10 extensions against personal property. For each such 11 outstanding bond issue, the County Clerk shall determine the percentage of the debt service which was collected from 12 extensions against real estate in the taxing district for 13 1978 taxes payable in 1979, as related to the total amount of 14 15 such levies and collections from extensions against both real 16 and personal property. For 1979 and subsequent years' taxes, the County Clerk shall levy and extend taxes against the real 17 18 estate of each taxing district which will yield the said 19 percentage or percentages of the debt service on such outstanding bonds. The balance of the amount necessary to 20 fully pay such debt service shall constitute a first and 21 22 prior lien upon the monies received by each such taxing 23 district through the Personal Property Tax Replacement Fund and shall be first applied or set aside for such purpose. 24 25 counties having fewer than 3,000,000 inhabitants, amendments to this paragraph as made by this amendatory Act 26 1980 shall be first applicable to 1980 taxes to be 27 collected in 1981. 28

29 (Source: P.A. 92-526, eff. 1-1-03.)

30 Section 5. The Illinois Income Tax Act is amended by adding Section 213 as follows:

32 (35 ILCS 5/213 new)

1 Sec. 213. Personal property tax credit. For taxable 2 years beginning on or after January 1, 2004, each taxpayer is 3 entitled to a credit against the tax imposed by subsections 4 (c) and (d) of Section 201 in an amount equal to the amount of real property tax paid in the taxable year for property in 5 the taxpayer's possession on December 31, 2002 and for 6 property of like kind that is placed in use on or after 7 8 January 1, 2003, the property taxes on which are cumulatively 9 reduced to zero under Section 24-5 of the Property Tax Code; 10 provided, however, that a taxpayer entitled to receive real 11 property tax rebates on such like kind property or Terminated Property pursuant the Tax Increment Allocation Redevelopment 12 Act (Division 74.4 of Article 11 of the Illinois Municipal 13 Code) or any other statute allowing real property tax 14 15 rebates, or a taxpayer entitled to receive real property tax 16 abatements on such like kind property or Terminated Property 17 pursuant to any agreement authorized by statute, shall not be entitled to the credit against the tax imposed by subsections 18 (c) and (d) of Section 201 allowed by this Section for any 19 tax year commencing prior to the termination of the agreement 20 2.1 providing for the real property tax rebates or abatements. If 22 a credit allowed under this Section exceeds the tax due by a taxpayer pursuant to subsections (c) and (d) of Section 201 23 24 for any taxable year, the excess credit may be carried forward for the 5 subsequent tax years and applied against 25 the tax imposed by subsections (c) and (d) of Section 201 for 26 each of those years. A partner that qualifies its partnership 27 for a subtraction under subparagraph (I) of paragraph (2) of 28 29 subsection (d) of Section 203 or a shareholder that qualifies a Subchapter S corporation for a subtraction under 30 subparagraph (S) of paragraph (2) of subsection (b) of 31 Section 203 shall be allowed a credit under this Section 32 equal to its share of the credit earned under this Section 33 during the taxable year by the partnership or Subchapter S 34

- 1 corporation, determined in accordance with the determination
- 2 <u>of income and distributive share of income under Sections 702</u>
- 3 and 704 and Subchapter S of the Internal Revenue Code. All
- 4 <u>tax credits allowed under this Section shall be charged</u>
- 5 against that portion of the Personal Property Tax Replacement
- 6 Fund allocated to taxing districts located outside of Cook
- 7 <u>County. The Department must adopt rules concerning the</u>
- 8 administration of this credit. This Section is exempt from
- 9 <u>the provisions of Section 250.</u>
- 10 Section 10. The Property Tax Code is amended by changing
- 11 Section 24-5 as follows:
- 12 (35 ILCS 200/24-5)
- 13 Sec. 24-5. Tax on personal property. Ad valorem personal
- 14 property taxes shall not be levied on any personal property
- 15 having tax situs in this State. However, this Section shall
- 16 not prohibit the collection after January 1, 1979 of any
- 17 taxes levied under this Code prior to January 1, 1979, on
- 18 personal property subject to assessment and taxation under
- 19 this Code prior to January 1, 1979. No property lawfully
- 20 assessed and taxed as personal property prior to January 1,
- 21 1979, or property of like kind acquired or placed in use
- 22 after January 1, 1979, shall be classified as real property
- 23 subject to assessment and taxation. No property lawfully
- 24 assessed and taxed as real property prior to January 1, 1979,
- 25 or property of like kind acquired or placed in use after
- January 1, 1979, shall be classified as personal property.
- 27 Property acquired before January 1, 2003 that is identified
- 28 <u>in the new assessment category referred to in subdivision</u>
- (b)(2) of Section 12 of the State Revenue Sharing Act and is,
- 30 on the effective date of this amendatory Act of the 93rd
- 31 General Assembly, taxed as real property under this Code
- 32 <u>shall be referred to herein as Stranded Property. The ratio</u>

1 resulting from dividing the 1977 assessed value of all 2 Stranded Property located in the county by the 2002 assessed 3 value of all Stranded Property located in the county shall be 4 referred to herein as the Terminated Property Ratio. 2003 assessed value of each taxpayer's Stranded Property 5 located in the county on December 31, 2002 shall be 6 proportionately reduced by the Terminated Property Ratio. 7 8 Terminated Property is that portion of Stranded Property that 9 has been reduced by the Terminated Property Ratio. The remainder resulting from the subtraction of the Terminated 10 11 Property from the Stranded Property shall continue to be taxed as real property. Notwithstanding any other provision 12 of law to the contrary, taxation of Terminated Property as 13 real property shall be cumulatively terminated over a 20-year 14 15 period as provided herein. 16 Commencing January 1, 2003, the assessed value of the 17 Terminated Property for purposes of taxes on real property shall be cumulatively decreased by 5% of the initial amount 18 each year by the supervisor of assessments and shall be 19 reduced to zero in the 20th year. The assessed value of 20 property of like kind to the Terminated Property that is 2.1 22 placed in use on or after January 1, 2003 shall be reduced uniformly with the assessed value of the Terminated Property. 23 24 The reduction shall begin at the percentage applicable for 25 the year in which it is first placed in use. The changes made to this Section by this amendatory Act of the 93rd General 26 27 Assembly are a denial and limitation of home rule powers and functions under subsection (g) of Section 6 of Article VII of 28 29 the Illinois Constitution. Nothing in this amendatory Act of the 93rd General 30 31 Assembly shall be used or construed to in any manner affect the definitions of what constitutes real property or personal 32 33 property as of the effective date of this amendatory Act of 34 the 93rd General Assembly.

- 1 (Source: P.A. 82-935; 88-455.)
- 2 Section 99. Effective date. This Act takes effect on
- 3 July 1, 2003.