## 98TH GENERAL ASSEMBLY

## State of Illinois

## 2013 and 2014

#### SB0300

Introduced 1/23/2013, by Sen. John J. Cullerton

## SYNOPSIS AS INTRODUCED:

30 ILCS 805/3

from Ch. 85, par. 2203

Amends the State Mandates Act. Makes a technical change in a Section concerning definitions.

LRB098 04528 JWD 34556 b

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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 State Mandates Act is amended by changing
Section 3 as follows:

6 (30 ILCS 805/3) (from Ch. 85, par. 2203)

Sec. 3. Definition. As used in this Act: (a) "Local government" means a municipality, county, township, other unit of local government, school district, or community college district.

(b) "State mandate" means any State-initiated statutory or 11 12 executive action that that requires a local government to establish, expand or modify its activities in such a way as to 13 14 necessitate additional expenditures from local revenues, excluding any order issued by a court other than any order 15 16 enforcing such statutory or executive action. State mandates 17 may be reimbursable or nonreimbursable as provided in this Act. However, where the General Assembly enacts legislation to 18 19 comply with a federal mandate, the State shall be exempt from the requirement of reimbursing for the cost of the mandated 20 21 program.

(c) "Local government organization and structure mandate"means a State mandate concerning such matters as (1) the form

of local government and the adoption and revision of statutes 1 2 on the organization of local government; (2) the establishment of multi-county districts, councils of governments, or other 3 forms and structures for interlocal cooperation 4 and 5 coordination; (3) the holding of local elections; (4) the designation of public officers, and their duties, powers and 6 responsibilities; and (5) the prescription of administrative 7 practices and procedures for local governing bodies. 8

(d) "Due process mandate" means a State mandate concerning 9 (1) administration of justice; 10 such matters as the (2) 11 notification and conduct of public hearings; (3) procedures for 12 administrative and judicial review of actions taken by local 13 governing bodies and (4) protection of the public from malfeasance, misfeasance, or nonfeasance by local government 14 15 officials.

16 (e) "Benefit spillover" means the process of accrual of 17 social or other benefits from a governmental service to 18 jurisdictions adjacent to or beyond the jurisdiction providing 19 the service.

(f) "Service mandate" means a State mandate as to creation or expansion of governmental services or delivery standards therefor and those applicable to services having substantial benefit spillover and consequently being wider than local concern. For purposes of this Act, applicable services include but are not limited to (1) elementary and secondary education, (2) community colleges, (3) public health, (4) hospitals, (5)

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public assistance, (6) air pollution control, (7) water pollution control, (8) solid waste treatment and disposal. A State mandate that expands the duties of a public official by requiring the provision of additional services is a "service mandate" rather than a "local government organization and structure mandate".

7 (g) "Tax exemption mandate" means a State mandate that 8 exempts privately owned property or other specified items from 9 the local tax base, such as (1) exemption of business 10 inventories from the local property tax base, and (2) exemption 11 of food or medicine from the local "sales" tax.

12 (h) "Personnel mandate" means a State mandate concerning or 13 affecting local government (1) salaries and wages; (2) employee qualifications and training (except when any civil service 14 commission, professional licensing board, or personnel board 15 16 or agency established by State law sets and administers 17 standards relative to merit-based recruitment or candidates for employment or conducts and grades examinations and rates 18 candidates in order of their relative excellence for purposes 19 20 of making appointments or promotions to positions in the competitive division of the classified service of the public 21 22 employer served by such commission, board, or agency); (3) 23 hours, location of employment, and other working conditions; and (4) fringe benefits including insurance, health, medical 24 25 care, retirement and other benefits.

26 (Source: P.A. 81-1562.)

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