

## Sen. Matt Murphy

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## Filed: 5/23/2011

## 09700SB0343sam002

LRB097 04136 HLH 56071 a

- 1 AMENDMENT TO SENATE BILL 343 2 AMENDMENT NO. . Amend Senate Bill 343 by replacing 3 everything after the enacting clause with the following: "Section 5. The Secretary of State Act is amended by 4 changing Section 5 as follows: 5 (15 ILCS 305/5) (from Ch. 124, par. 5) 6 7 Sec. 5. It shall be the duty of the Secretary of State: 1. To countersign and affix the seal of state to all 8 commissions required by law to be issued by the Governor. 9 10 2. To make a register of all appointments by the Governor, specifying the person appointed, the office conferred, the date 11
- 3. To make proper indexes to public acts, resolutions, papers and documents in his office.

confirmation shall be included in the register.

of the appointment, the date when bond or oath is taken and the

date filed. If Senate confirmation is required, the date of the

- 3-a. To review all rules of all State agencies adopted in compliance with the codification system prescribed by the Secretary. The review shall be for the purposes and include all the powers and duties provided in the Illinois Administrative Procedure Act. The Secretary of State shall cooperate with the Legislative Information System to insure the accuracy of the text of the rules maintained under the Legislative Information System Act.
  - 4. To give any person requiring the same paying the lawful fees therefor, a copy of any law, act, resolution, record or paper in his office, and attach thereto his certificate, under the seal of the state.
  - 5. To take charge of and preserve from waste, and keep in repair, the houses, lots, grounds and appurtenances, situated in the City of Springfield, and belonging to or occupied by the State, the care of which is not otherwise provided for by law, and to take charge of and preserve from waste, and keep in repair, the houses, lots, grounds and appurtenances, situated in the State outside the City of Springfield where such houses, lots, grounds and appurtenances are occupied by the Secretary of State and no other State officer or agency.
    - 6. To supervise the distribution of the laws.
- 7. To perform such other duties as may be required by law.
  The Secretary of State may, within appropriations authorized by
  the General Assembly, maintain offices in the State Capital and
  in such other places in the State as he may deem necessary to

- 1 properly carry out the powers and duties vested in him by law.
- 2 8. In addition to all other authority granted to the
- 3 Secretary by law, subject to appropriation, to make grants or
- 4 otherwise provide assistance to, among others without
- 5 limitation, units of local government, school districts,
- 6 educational institutions, private agencies, not-for-profit
- 7 organizations, and for-profit entities for the health, safety,
- 8 and welfare of Illinois residents for purposes related to
- 9 education, transportation, construction, capital improvements,
- 10 social services, and any other lawful public purpose. Upon
- 11 request of the Secretary, all State agencies are mandated to
- 12 provide the Secretary with assistance in administering the
- 13 grants.
- 9. To notify the Auditor General of any Public Act filed
- 15 with the Office of the Secretary of State making an
- appropriation or transfer of funds from the State treasury.
- 17 This paragraph (9) applies only through <u>June 30, 2016</u> <del>June 30,</del>
- 18  $\frac{2015}{1}$ .
- 19 (Source: P.A. 96-37, eff. 7-13-09; 96-1496, eff. 1-13-11.)
- Section 10. The Illinois State Auditing Act is amended by
- 21 changing Section 3-20 as follows:
- 22 (30 ILCS 5/3-20)
- 23 Sec. 3-20. Spending limitation reports. The Auditor
- 24 General shall issue reports in accordance with Section 201.5 of

- 1 the Illinois Income Tax Act. This Section applies through June
- 2 30, 2016 June 30, 2015 or the effective date of a reduction in
- 3 the rate of tax imposed by subsections (a) and (b) of Section
- 4 201 of the Illinois Income Tax Act pursuant to Section 201.5 of
- 5 the Illinois Income Tax Act, whichever is earlier.
- 6 (Source: P.A. 96-1496, eff. 1-13-11.)
- 7 Section 15. The Illinois Income Tax Act is amended by
- 8 changing Section 201.5 as follows:
- 9 (35 ILCS 5/201.5)
- 10 Sec. 201.5. State spending limitation and tax reduction.
- 11 (a) If, beginning in State fiscal year 2012 and continuing
- 12 through State fiscal year 2016 <del>2015</del>, State spending for any
- 13 fiscal year exceeds the State spending limitation set forth in
- 14 subsection (b) of this Section, then the tax rates set forth in
- 15 subsection (b) of Section 201 of this Act shall be reduced,
- according to the procedures set forth in this Section, to 3% of
- 17 the taxpaver's net income for individuals, trusts, and estates
- and to 4.8% of the taxpayer's net income for corporations. For
- 19 all taxable years following the taxable year in which the rate
- 20 has been reduced pursuant to this Section, the tax rate set
- 21 forth in subsection (b) of Section 201 of this Act shall be 3%
- of the taxpayer's net income for individuals, trusts, and
- estates and 4.8% of the taxpayer's net income for corporations.
- 24 (b) The State spending limitation for fiscal years 2012

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- through 2016 2015 shall be as follows: (i) for fiscal year 2012, \$29,979,000,000 \$36,818,000,000; (ii) for fiscal year 2013, \$30,429,000,000 \$37,554,000,000; (iii) for fiscal year 2014, \$30,885,000,000 \$38,305,000,000; and (iv) for fiscal
- 5 year 2015, \$31,348,000,000; and (v) for fiscal year 2016,
  - \$31,819,000,000 \$39,072,000,000.
    - (c) Nothwithstanding any other provision of law to the contrary, the Auditor General shall examine each Public Act authorizing State spending from State general funds and prepare a report no later than 30 days after receiving notification of the Public Act from the Secretary of State or 60 days after the effective date of the Public Act, whichever is earlier. The Auditor General shall file the report with the Secretary of State and copies with the Governor, the State Treasurer, the Comptroller, the Senate, and the House Representatives. The report shall indicate: (i) the amount of State spending set forth in the applicable Public Act; (ii) the total amount of State spending authorized by law for the applicable fiscal year as of the date of the report; and (iii) whether State spending exceeds the State spending limitation set forth in subsection (b). The Auditor General may examine multiple Public Acts in one consolidated report, provided that each Public Act is examined within the time period mandated by this subsection (c). The Auditor General shall issue reports in accordance with this Section through June 30, 2016 June 30,  $\frac{2015}{1}$  or the effective date of a reduction in the rate of tax

imposed by subsections (a) and (b) of Section 201 of this Act pursuant to this Section, whichever is earlier.

At the request of the Auditor General, each State agency shall, without delay, make available to the Auditor General or his or her designated representative any record or information requested and shall provide for examination or copying all records, accounts, papers, reports, vouchers, correspondence, books and other documentation in the custody of that agency, including information stored in electronic data processing systems, which is related to or within the scope of a report prepared under this Section. The Auditor General shall report to the Governor each instance in which a State agency fails to cooperate promptly and fully with his or her office as required by this Section.

The Auditor General's report shall not be in the nature of a post-audit or examination and shall not lead to the issuance of an opinion as that term is defined in generally accepted government auditing standards.

(d) If the Auditor General reports that State spending has exceeded the State spending limitation set forth in subsection (b) and if the Governor has not been presented with a bill or bills passed by the General Assembly to reduce State spending to a level that does not exceed the State spending limitation within 45 calendar days of receipt of the Auditor General's report, then the Governor may, for the purpose of reducing State spending to a level that does not exceed the State

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spending limitation set forth in subsection (b), designate amounts to be set aside as a reserve from the amounts appropriated from the State general funds for all boards, commissions, agencies, institutions, authorities, colleges, universities, and bodies politic and corporate of the State, but not other constitutional officers, the legislative or judicial branch, the office of the Executive Inspector General, or the Executive Ethics Commission. Such a designation must be made within 15 calendar days after the end of that 45-day period. If the Governor designates amounts to be set aside as a reserve, the Governor shall give notice of the designation to General, the Auditor the State Treasurer, the Comptroller, the Senate, and the House of Representatives. The amounts placed in reserves shall not be transferred, obligated, encumbered, expended, or otherwise committed unless authorized by law. Any amount placed in reserves is not State spending and shall not be considered when calculating the total amount of State spending. Any Public Act authorizing the use of amounts placed in reserve by the Governor is considered State spending, unless such Public Act authorizes the use of amounts placed in reserves in response to a fiscal emergency under subsection (q).

(e) If the Auditor General reports under subsection (c) that State spending has exceeded the State spending limitation set forth in subsection (b), then the Auditor General shall issue a supplemental report no sooner than the 61st day and no

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later than the 65th day after issuing the report pursuant to subsection (c). The supplemental report shall: (i) summarize details of actions taken by the General Assembly and the Governor after the issuance of the initial report to reduce State spending, if any, (ii) indicate whether the level of State spending has changed since the initial report, and (iii) indicate whether State spending exceeds the State spending limitation. The Auditor General shall file the report with the Secretary of State and copies with the Governor, the State Treasurer, the State Comptroller, the Senate, and the House of Representatives. If the supplemental report of the Auditor General provides that State spending exceeds the State spending limitation, then the rate of tax imposed by subsections (a) and (b) of Section 201 is reduced as provided in this Section beginning on the first day of the first month to occur not less than 30 days after issuance of the supplemental report.

- (f) For any taxable year in which the rates of tax have been reduced under this Section, the tax imposed by subsections (a) and (b) of Section 201 shall be determined as follows:
  - (1) In the case of an individual, trust, or estate, the tax shall be imposed in an amount equal to the sum of (i) the rate applicable to the taxpayer under subsection (b) of Section 201 (without regard to the provisions of this Section) times the taxpayer's net income for any portion of the taxable year prior to the effective date of the reduction and (ii) 3% of the taxpayer's net income for any

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portion of the taxable year on or after the effective date of the reduction.

- (2) In the case of a corporation, the tax shall be imposed in an amount equal to the sum of (i) the rate applicable to the taxpayer under subsection (b) of Section 201 (without regard to the provisions of this Section) times the taxpayer's net income for any portion of the taxable year prior to the effective date of the reduction and (ii) 4.8% of the taxpayer's net income for any portion of the taxable year on or after the effective date of the reduction.
- (3) For any taxpayer for whom the rate has been reduced under this Section for a portion of a taxable year, the taxpayer shall determine the net income for each portion of the taxable year following the rules set forth in Section 202.5 of this Act, using the effective date of the rate reduction rather than the January 1 dates found in that Section, and the day before the effective date of the rate reduction rather than the December 31 dates found in that Section.
- (4) If the rate applicable to the taxpayer under subsection (b) of Section 201 (without regard to the provisions of this Section) changes during a portion of the taxable year to which that rate is applied under paragraphs (1) or (2) of this subsection (f), the tax for that portion of the taxable year for purposes of paragraph (1) or (2) of

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this subsection (f) shall be determined as if that portion of the taxable year were a separate taxable year, following the rules set forth in Section 202.5 of this Act. If the taxpayer elects to follow the rules set forth in subsection (b) of Section 202.5, the taxpayer shall follow the rules set forth in subsection (b) of Section 202.5 for all purposes of this Section for that taxable year.

(g) Notwithstanding the State spending limitation forth in subsection (b) of this Section, the Governor may declare a fiscal emergency by filing a declaration with the Secretary of State and copies with the State Treasurer, the State Comptroller, the Senate, and the House of Representatives. The declaration must be limited to only one State fiscal year, set forth compelling reasons for declaring a fiscal emergency, and request a specific dollar amount. Unless, calendar days of receipt of the Governor's within 10 declaration, the State Comptroller or State Treasurer notifies the Senate and the House of Representatives that he or she does not concur in the Governor's declaration, State spending authorized by law to address the fiscal emergency in an amount no greater than the dollar amount specified in the declaration shall not be considered "State spending" for purposes of the State spending limitation.

## (h) As used in this Section:

"State general funds" means the General Revenue Fund, the Common School Fund, the General Revenue Common School Special

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1 Account Fund, the Education Assistance Fund, and the Budget 2 Stabilization Fund.

"State spending" means (i) the total amount authorized for spending by appropriation or statutory transfer from the State general funds in the applicable fiscal year, and (ii) any amounts the Governor places in reserves in accordance with subsection (d) that are subsequently released from reserves following authorization by a Public Act. For the purpose of this definition, "appropriation" means authority to spend money from a State general fund for a specific amount, purpose, and time period, including any supplemental appropriation or continuing appropriation, but does not. include reappropriations from a previous fiscal year. For the purpose of this definition, "statutory transfer" means authority to transfer funds from one State general fund to any other fund in the State treasury, but does not include transfers made from one State general fund to another State general fund.

"State spending limitation" means the amount described in subsection (b) of this Section for the applicable fiscal year.

20 (Source: P.A. 96-1496, eff. 1-13-11.)

21 Section 99. Effective date. This Act takes effect upon 22 becoming law.".