## 99TH GENERAL ASSEMBLY

## State of Illinois

## 2015 and 2016

#### HB0751

by Rep. Michael J. Madigan

### SYNOPSIS AS INTRODUCED:

55 ILCS 5/3-5018

from Ch. 34, par. 3-5018

Amends the Counties Code. Makes a technical change to a Section concerning the county recorder's fee.

LRB099 04561 AWJ 24589 b

HB0751

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AN ACT concerning local government.

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

Section 5. The Counties Code is amended by changing Section
3-5018 as follows:

6 (55 ILCS 5/3-5018) (from Ch. 34, par. 3-5018)

7 Sec. 3-5018. Fees. The The recorder elected as provided for in this Division shall receive such fees as are or may be 8 9 provided for him or her by law, in case of provision therefor: otherwise he or she shall receive the same fees as are or may 10 be provided in this Section, except when increased by county 11 ordinance pursuant to the provisions of this Section, to be 12 paid to the county clerk for his or her services in the office 13 14 of recorder for like services.

For recording deeds or other instruments, \$12 for the first 4 pages thereof, plus \$1 for each additional page thereof, plus \$1 for each additional document number therein noted. The aggregate minimum fee for recording any one instrument shall not be less than \$12.

For recording deeds or other instruments wherein the premises affected thereby are referred to by document number and not by legal description, a fee of \$1 in addition to that hereinabove referred to for each document number therein noted. For recording assignments of mortgages, leases or liens, \$12 for the first 4 pages thereof, plus \$1 for each additional page thereof. However, except for leases and liens pertaining to oil, gas and other minerals, whenever a mortgage, lease or lien assignment assigns more than one mortgage, lease or lien document, a \$7 fee shall be charged for the recording of each such mortgage, lease or lien document after the first one.

8 For recording any document that affects an interest in real 9 property other than documents which solely affect or relate to 10 an easement for water, sewer, electricity, gas, telephone or 11 other public service, the recorder shall charge a fee of \$1 per 12 document to all filers of documents not filed by any State 13 agency, any unit of local government, or any school district. 14 Fifty cents of the \$1 fee hereby established shall be deposited 15 into the County General Revenue Fund. The remaining \$0.50 shall 16 be deposited into the Recorder's Automation Fund and may not be 17 appropriated or expended for any other purpose. The additional amounts available to the recorder for expenditure from the 18 Recorder's Automation Fund shall not offset or reduce any other 19 20 county appropriations or funding for the office of the recorder. 21

For recording maps or plats of additions or subdivisions approved by the county or municipality (including the spreading of the same of record in map case or other proper books) or plats of condominiums, \$50 for the first page, plus \$1 for each additional page thereof except that in the case of recording a

HB0751

single page, legal size  $8 1/2 \times 14$ , plat of survey in which 1 2 there are no more than two lots or parcels of land, the fee 3 shall be \$12. In each county where such maps or plats are to be recorded, the recorder may require the same to be accompanied 4 5 by such number of exact, true and legible copies thereof as the 6 deems necessary for the efficient conduct recorder and 7 operation of his or her office.

8 For non-certified copies of records, an amount not to 9 exceed one-half of the amount provided in this Section for 10 certified copies, according to a standard scale of fees, 11 established by county ordinance and made public. The provisions 12 of this paragraph shall not be applicable to any person or 13 entity who obtains non-certified copies of records in the following manner: (i) in bulk for all documents recorded on any 14 15 given day in an electronic or paper format for a negotiated 16 amount less than the amount provided for in this paragraph for 17 non-certified copies, (ii) under a contractual relationship with the recorder for a negotiated amount less than the amount 18 19 provided for in this paragraph for non-certified copies, 20 or (iii) by means of Internet access pursuant to Section 5-1106.1. 21

For certified copies of records, the same fees as for recording, but in no case shall the fee for a certified copy of a map or plat of an addition, subdivision or otherwise exceed \$10.

26

HB0751

Each certificate of such recorder of the recording of the

- 4 - LRB099 04561 AWJ 24589 b

deed or other writing and of the date of recording the same signed by such recorder, shall be sufficient evidence of the recording thereof, and such certificate including the indexing of record, shall be furnished upon the payment of the fee for recording the instrument, and no additional fee shall be allowed for the certificate or indexing.

HB0751

7 The recorder shall charge an additional fee, in an amount 8 equal to the fee otherwise provided by law, for recording a 9 document (other than a document filed under the Plat Act or the 10 Uniform Commercial Code) that does not conform to the following 11 standards:

12 (1)The document shall consist of one or more individual sheets measuring 8.5 inches by 11 inches, not 13 14 permanently bound and not a continuous form. Graphic 15 displays accompanying a document to be recorded that 16 measure up to 11 inches by 17 inches shall be recorded 17 without charging an additional fee.

(2) The document shall be legibly printed in black ink,
by hand, type, or computer. Signatures and dates may be in
contrasting colors if they will reproduce clearly.

(3) The document shall be on white paper of not less than 20-pound weight and shall have a clean margin of at least one-half inch on the top, the bottom, and each side. Margins may be used for non-essential notations that will not affect the validity of the document, including but not limited to form numbers, page numbers, and customer - 5 - LRB099 04561 AWJ 24589 b

HB0751

1 notations.

2 (4) The first page of the document shall contain a
3 blank space, measuring at least 3 inches by 5 inches, from
4 the upper right corner.

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(5) The document shall not have any attachment stapled or otherwise affixed to any page.

7 A document that does not conform to these standards shall not 8 be recorded except upon payment of the additional fee required 9 under this paragraph. This paragraph, as amended by this 10 amendatory Act of 1995, applies only to documents dated after 11 the effective date of this amendatory Act of 1995.

12 The county board of any county may provide for an 13 additional charge of \$3 for filing every instrument, paper, or 14 notice for record, (1) in order to defray the cost of 15 converting the county recorder's document storage system to 16 computers or micrographics and (2) in order to defray the cost 17 of providing access to records through the global information 18 system known as the Internet.

A special fund shall be set up by the treasurer of the county and such funds collected pursuant to Public Act 83-1321 shall be used (1) for a document storage system to provide the equipment, materials and necessary expenses incurred to help defray the costs of implementing and maintaining such a document records system and (2) for a system to provide electronic access to those records.

26 The county board of any county that provides and maintains

1 a countywide map through a Geographic Information System (GIS) 2 may provide for an additional charge of \$3 for filing every instrument, paper, or notice for record (1) in order to defray 3 the cost of implementing or maintaining the county's Geographic 4 5 Information System and (2) in order to defray the cost of 6 providing electronic or automated access to the county's Geographic Information System or property records. Of that 7 8 amount, \$2 must be deposited into a special fund set up by the 9 treasurer of the county, and any moneys collected pursuant to 10 this amendatory Act of the 91st General Assembly and deposited 11 into that fund must be used solely for the equipment, 12 materials, and necessary expenses incurred in implementing and 13 maintaining a Geographic Information System and in order to defray the cost of providing electronic access to the county's 14 15 Geographic Information System records. The remaining \$1 must be 16 deposited into the recorder's special funds created under 17 Section 3-5005.4. The recorder may, in his or her discretion, use moneys in the funds created under Section 3-5005.4 to 18 defray the cost of implementing or maintaining the county's 19 Geographic Information System and to defray the cost of 20 to the 21 providing electronic access county's Geographic 22 Information System records.

The recorder shall collect a \$9 Rental Housing Support Program State surcharge for the recordation of any real estate-related document. Payment of the Rental Housing Support Program State surcharge shall be evidenced by a receipt that 1 shall be marked upon or otherwise affixed to the real 2 estate-related document by the recorder. The form of this 3 receipt shall be prescribed by the Department of Revenue and 4 the receipts shall be issued by the Department of Revenue to 5 each county recorder.

6 The recorder shall not collect the Rental Housing Support 7 Program State surcharge from any State agency, any unit of 8 local government or any school district.

9 On the 15th day of each month, each county recorder shall 10 report to the Department of Revenue, on a form prescribed by 11 the Department, the number of real estate-related documents 12 recorded for which the Rental Housing Support Program State 13 surcharge was collected. Each recorder shall submit \$9 of each 14 surcharge collected in the preceding month to the Department of 15 Revenue and the Department shall deposit these amounts in the 16 Rental Housing Support Program Fund. Subject to appropriation, 17 amounts in the Fund may be expended only for the purpose of funding and administering the Rental Housing Support Program. 18

For purposes of this Section, "real estate-related document" means that term as it is defined in Section 7 of the Rental Housing Support Program Act.

The foregoing fees allowed by this Section are the maximum fees that may be collected from any officer, agency, department or other instrumentality of the State. The county board may, however, by ordinance, increase the fees allowed by this Section and collect such increased fees from all persons and

entities other than officers, agencies, departments and other 1 2 instrumentalities of the State if the increase is justified by 3 an acceptable cost study showing that the fees allowed by this Section are not sufficient to cover the cost of providing the 4 5 service. Regardless of any other provision in this Section, the maximum fee that may be collected from the Department of 6 Revenue for filing or indexing a lien, certificate of lien 7 8 release or subordination, or any other type of notice or other 9 documentation affecting or concerning a lien is \$5. Regardless 10 of any other provision in this Section, the maximum fee that 11 may be collected from the Department of Revenue for indexing 12 each additional name in excess of one for any lien, certificate of lien release or subordination, or any other type of notice 13 14 or other documentation affecting or concerning a lien is \$1.

A statement of the costs of providing each service, program and activity shall be prepared by the county board. All supporting documents shall be public record and subject to public examination and audit. All direct and indirect costs, as defined in the United States Office of Management and Budget Circular A-87, may be included in the determination of the costs of each service, program and activity.

22 (Source: P.A. 98-5, eff. 3-22-13; 98-217, eff. 8-9-13; 98-756,
23 eff. 7-16-14.)

HB0751