1

AN ACT concerning local government.

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

4 Section 5. The Illinois Municipal Code is amended by 5 changing Section 7-1-1 as follows:

6 (65 ILCS 5/7-1-1) (from Ch. 24, par. 7-1-1)

7 Sec. 7-1-1. Annexation of contiguous territory. Any 8 territory that is not within the corporate limits of any 9 municipality but is contiguous to a municipality may be annexed to the municipality as provided in this Article. For the 10 purposes of this Article any territory to be annexed to a 11 municipality shall be considered to be contiguous to the 12 13 municipality notwithstanding that the territory is separated 14 from the municipality by a strip parcel, railroad or public utility right-of-way, or former railroad right-of-way that has 15 16 been converted to a recreational trail, but upon annexation the 17 area included within that strip parcel, right-of-way, or former right-of-way shall not be considered to be annexed to the 18 19 municipality. For purposes of this Section, "strip parcel" 20 means a separation no wider than 30 feet between the territory 21 to be annexed and the municipal boundary.

Except in counties with a population of more than 600,000 but less than 3,000,000, territory which is not contiguous to a HB3573 Enrolled - 2 - LRB095 10006 HLH 32139 b

municipality but is separated therefrom only by a forest 1 2 preserve district, federal wildlife refuge, or open land or 3 open space that is part of an open space program, as defined in 4 Section 115-5 of the Township Code, may be annexed to the 5 municipality pursuant to Section 7-1-7 or 7-1-8, but only if 6 the annexing municipality can show that the forest preserve district, federal wildlife refuge, open land, or open space 7 8 creates an artificial barrier preventing the annexation and 9 that the location of the forest preserve district, federal 10 wildlife refuge, open land, or open space property prevents the 11 orderly natural growth of the annexing municipality. It shall 12 be conclusively presumed that the forest preserve district, 13 federal wildlife refuge, open land, or open space does not 14 create an artificial barrier if the property sought to be 15 annexed is bounded on at least 3 sides by (i) one or more other 16 municipalities (other than the municipality seeking annexation 17 through the existing forest preserve district, federal wildlife refuge, open land, or open space), (ii) forest 18 preserve district property, federal wildlife refuge, open 19 20 land, or open space, or (iii) a combination of other 21 municipalities and forest preserve district property, federal 22 wildlife refuge property, open land, or open space. It shall 23 also be conclusively presumed that the forest preserve district, federal wildlife refuge, open land, or open space 24 25 does not create an artificial barrier if the municipality 26 seeking annexation is not the closest municipality within the HB3573 Enrolled - 3 - LRB095 10006 HLH 32139 b

county to the property to be annexed. The territory included 1 2 within such forest preserve district, federal wildlife refuge, 3 open land, or open space shall not be annexed to the municipality nor shall the territory of the forest preserve 4 5 district, federal wildlife refuge, open land, or open space be 6 subject to rights-of-way for access or services between the 7 parts of the municipality separated by the forest preserve 8 district, federal wildlife refuge, open land, or open space 9 without the consent of the governing body of the forest 10 preserve district or federal wildlife refuge. The changes made 11 to this Section by this amendatory Act of 91st General Assembly 12 are declaratory of existing law and shall not be construed as a 13 new enactment.

In counties that are contiguous to the Mississippi River 14 15 with populations of more than 200,000 but less than 255,000, a 16 municipality that is partially located in territory that is 17 wholly surrounded by the Mississippi River and a canal, connected at both ends to the Mississippi River and located on 18 19 property owned by the United States of America, may annex 20 noncontiguous territory in the surrounded territory under Sections 7-1-7, 7-1-8, or 7-1-9 if that territory is separated 21 22 from the municipality by property owned by the United States of 23 America, but that federal property shall not be annexed without the consent of the federal government. 24

For the purposes of this Article, any territory to be annexed to a municipality that is located in a county with more HB3573 Enrolled - 4 - LRB095 10006 HLH 32139 b

than 500,000 inhabitants shall be considered to be contiguous to the municipality if only a river and a national heritage corridor separate the territory from the municipality. Upon annexation, no river or national heritage corridor shall be considered annexed to the municipality.

When any land proposed to be annexed is part of any Fire 6 7 Protection District or of any Public Library District and the annexing municipality provides fire protection or a public 8 9 library, as the case may be, the Trustees of each District 10 shall be notified in writing by certified or registered mail 11 before any court hearing or other action is taken for 12 annexation. The notice shall be served 10 days in advance. An affidavit that service of notice has been had as provided by 13 this Section must be filed with the clerk of the court in which 14 15 the annexation proceedings are pending or will be instituted or, when no court proceedings are involved, with the recorder 16 17 for the county where the land is situated. No annexation of that land is effective unless service is had and the affidavit 18 19 filed as provided in this Section.

The new boundary shall extend to the far side of any adjacent highway and shall include all of every highway within the area annexed. These highways shall be considered to be annexed even though not included in the legal description set forth in the petition for annexation. When any land proposed to be annexed includes any highway under the jurisdiction of any township, the Township Commissioner of Highways, and the Board HB3573 Enrolled - 5 - LRB095 10006 HLH 32139 b

of Town Trustees, the Township Supervisor, and the Township 1 2 Clerk shall be notified in writing by certified or registered mail before any court hearing or other action is taken for 3 annexation. In the event that a municipality fails to notify 4 5 the Township Commissioner of Highways, and the Board of Town Trustees, the Township Supervisor, and the Township Clerk of 6 7 the annexation of an area within the township, the municipality 8 shall reimburse that township for any loss or liability caused 9 by the failure to give notice. If any municipality has annexed 10 any area before October 1, 1975, and the legal description in the petition for annexation did not include the entire adjacent 11 12 highway, any such annexation shall be valid and any highway adjacent to the area annexed shall be considered to be annexed 13 14 notwithstanding the failure of the petition to annex to include 15 the description of the entire adjacent highway.

16 annexation, disconnection and annexation, Any or 17 disconnection under this Article of any territory must be reported by certified or registered mail by the corporate 18 authority initiating the action to the election authorities 19 20 having jurisdiction in the territory and the post office branches serving the territory within 30 days of the 21 22 annexation, disconnection and annexation, or disconnection.

Failure to give notice to the required election authorities or post office branches will not invalidate the annexation or disconnection. For purposes of this Section "election authorities" means the county clerk where the clerk acts as the HB3573 Enrolled - 6 - LRB095 10006 HLH 32139 b

clerk of elections or the clerk of the election commission
having jurisdiction.

3 No annexation, disconnection and annexation, or disconnection under this Article of territory having electors 4 5 residing therein made (1) before any primary election to be 6 held within the municipality affected thereby and after the 7 time for filing petitions as a candidate for nomination to any 8 office to be chosen at the primary election or (2) within 60 9 days before any general election to be held within the 10 municipality shall be effective until the day after the date of 11 the primary or general election, as the case may be.

For the purpose of this Section, a toll highway or connection between parcels via an overpass bridge over a toll highway shall not be considered a deterrent to the definition of contiguous territory.

16 When territory is proposed to be annexed by court order 17 under this Article, the corporate authorities or petitioners initiating the action shall notify each person who pays real 18 19 estate taxes on property within that territory unless the 20 person is a petitioner. The notice shall be served by certified or registered mail, return receipt requested, at least 20 days 21 22 before a court hearing or other court action. If the person who 23 pays real estate taxes on the property is not the owner of record, then the payor shall notify the owner of record of the 24 25 proposed annexation.

26 (Source: P.A. 93-1098, eff. 1-1-06; 94-361, eff. 1-1-06;

1 94-1065, eff. 8-1-06.)