1 AN ACT concerning revenue.

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

4 ARTICLE 5. CONVEYANCE AND ENCUMBRANCE OF MANUFACTURED HOMES AS 5 REAL PROPERTY AND SEVERANCE ACT

6 Section 5-1. Short title. This Act may be cited as the 7 Conveyance and Encumbrance of Manufactured Homes as Real 8 Property and Severance Act. All references in this Article to 9 "this Act" mean this Article.

10 Section 5-2. Findings and purpose.

(a) The General Assembly finds that there is a need to clarify the legal status of manufactured homes affixed or to be affixed to real property in the State.

(b) The purpose of this Act is to establish a clear statutory procedure for converting to real property manufactured homes located outside of mobile home parks that are affixed to real property and for the severance of manufactured homes from real property.

Section 5-5. Manufactured home; permanently affixed to real property. For the purposes of this Act, "manufactured home" means a manufactured home as defined in subdivision (53) HB5938 Enrolled - 2 - LRB098 18594 HLH 53735 b

Section 9-102 the Uniform Commercial 1 of of Code. 2 Notwithstanding the foregoing, for the purposes of subsection (b)(2) of Section 1322 of the federal Bankruptcy Code (11 3 U.S.C. § 1322(b)(2)), a manufactured home shall be deemed to be 4 5 real property. For the purposes of this Act, a manufactured home is "affixed to a permanent foundation" if the wheels, 6 axles, and towing hitch are removed, and it is anchored to real 7 8 property by attachment to a permanent foundation and connected 9 to residential utilities (such as water, gas, electricity, or 10 sewer or septic service). The certification of a certified 11 residential real estate appraiser, a certified general real 12 estate appraiser, a licensed manufactured home installer, or a 13 licensed professional engineer that the home is affixed to a permanent foundation shall establish conclusively that the 14 15 home is affixed to a permanent foundation.

Section 5-10. Act not mandatory; record notice. The owner of a manufactured home that is personal property or a fixture may, but need not, cause that manufactured home to be deemed to be real property by satisfying the requirements of Section 5-30 of this Act and the requirements of Section 3-116.1 or 3-116.2 of the Illinois Vehicle Code, as applicable.

To convey or voluntarily encumber a manufactured home as real property, the following conditions must be met:

24 (1) the manufactured home must be affixed to a25 permanent foundation on real property;

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1 (2) the ownership interests in the manufactured home and the real property to which the manufactured home is 2 3 affixed must be identical, or, if the manufactured home is not located in a mobile home park as defined in Section 2.5 4 5 of the Mobile Home Park Act, and if the owner of the 6 manufactured home, if not the owner of the real property, 7 is in possession of the real property pursuant to the terms a lease in recordable form that has a term that 8 of 9 continues for at least 20 years after the date of 10 execution, then the consent of the lessor of the real 11 property must be given;

12 (3) the person (all, if more than one) having an 13 ownership interest in such manufactured home shall execute 14 and record with the recording officer of the county in 15 which the real property is located an affidavit of 16 affixation as provided in Section 5-15 of this Act and 17 satisfy the other applicable requirements of this Act; and

(4) upon receipt of a certified copy of the recorded
affidavit of affixation pursuant to Section 5-25 of this
Act, any person designated therein for filing with the
Secretary of State shall file the certified copy of
affidavit of affixation with the Secretary of State; except
that

(A) in a case described in subsection (a) (4) (A) of
Section 5-15 of this Act, a certified copy of the
affidavit of affixation and the original

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1 Manufacturer's Statement of Origin, each as recorded 2 in the county in which the real property is located, 3 must be filed with the Secretary of State pursuant to 4 Section 3-116.1 of the Illinois Vehicle Code; and

5 (B) in a case described in subsection (a) (4) (B) of Section 5-15 of this Act, a certified copy of the 6 7 recorded affidavit of affixation as recorded in the county in which the real property is located, and the 8 9 original certificate of title, including, if 10 applicable, a certificate of title issued in 11 accordance with subsection (b) of Section 3-109 of the 12 Illinois Vehicle Code, must be filed with the Secretary of State pursuant to Section 3-116.2 of the Illinois 13 14 Vehicle Code.

15 Section 5-15. Affidavit of affixation.

16 (a) An affidavit of affixation shall contain or be 17 accompanied by:

18 (1) the name of the manufacturer, the make, the model 19 name, the model year, the dimensions, and the manufacturer's serial 20 number or numbers of the 21 manufactured home, and whether the manufactured home is new 22 or used;

(2) (A) a statement that the party executing the
affidavit is the owner of the real property described
therein or (B) if the party executing the affidavit is not

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the owner of the real property, (1) a statement that the 1 2 manufactured home is not located in a mobile home park as defined in Section 2.5 of the Mobile Home Park Act and that 3 the party executing the affidavit is in possession of the 4 5 real property pursuant to the terms of a lease in recordable form that has a term that continues for at least 6 7 20 years after the date of execution of the affidavit and 8 (2) the consent of the lessor of the real property, 9 endorsed upon or attached to the affidavit and acknowledged 10 or proved in the manner as to entitle a conveyance to be 11 recorded;

12 (3) the street address and the legal description of the 13 real property to which the manufactured home is or shall be 14 affixed; and

15

(4) as applicable:

(A) if the manufactured home is not covered by a
certificate of title, including, if applicable, a
certificate of title issued in accordance with
subsection (b) of Section 3-109 of the Illinois Vehicle
Code, a statement by the owner to that effect, and

21 (i) а statement by the owner of the 22 manufactured home that the manufactured home is 23 covered by a Manufacturer's Statement of Origin, 24 the date the Manufacturer's Statement of Origin 25 was issued, and the manufacturer's serial number 26 or numbers of the manufactured home; and

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1 (ii) a statement that annexed to the affidavit 2 of affixation is the original Manufacturer's 3 Statement of Origin for the manufactured home, 4 duly endorsed to the owner of the manufactured 5 home, and that the owner of the manufactured home 6 shall surrender the Manufacturer's Statement of 7 Origin; or

(B) if the manufactured home is covered by a 8 9 certificate of title, including, if applicable, a 10 certificate of title issued in accordance with 11 subsection (b) of Section 3-109 of the Illinois Vehicle 12 Code, a statement by the owner of the manufactured home that the manufactured home is covered by a certificate 13 14 of title, the date the title was issued, the title 15 number, and that the owner of the manufactured home 16 shall surrender the title;

17 (5) a statement whether or not the manufactured home is
18 subject to one or more security interests or liens, and

19 (A) if the manufactured home is subject to one or 20 more security interests or liens, the name and address 21 of each party holding a security interest in or lien on 22 the manufactured home, including but not limited to, 23 each holder shown on any certificate of title issued by 24 the Secretary of State, if any, the original principal 25 amount secured by each security interest or lien; and a 26 statement that the security interest or lien shall be HB5938 Enrolled

1 released; or

(B) a statement that each security interest in or
lien on the manufactured home, if any, has been
released, together with due proof of each such release;
(6) a statement that the manufactured home is or shall
be affixed to a permanent foundation;

7 (7) the name and address of a person designated for 8 filing the certified copy of the affidavit of affixation 9 with the Secretary of State, to whom the recording officer 10 shall return the certified copy of the affidavit of 11 affixation after it has been duly recorded in the real 12 property records, as provided in Section 5-25 of this Act; 13 and

14 (8) the certification of a certified residential real
15 estate appraiser, a certified general real estate
16 appraiser, a licensed manufactured home installer, or a
17 licensed professional engineer, as provided in Section 5-5
18 of this Act.

(b) An affidavit of affixation shall be in the form set forth in this Section, duly acknowledged or proved in like manner as to entitle a conveyance to be recorded, and when so acknowledged or proved and upon payment of the lawful fees therefor, the recording officer shall immediately cause the affidavit of affixation and any attachments thereto to be duly recorded and indexed in the record of deeds.

26

(c) An affidavit of affixation shall be in the form set

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1 forth below:

2	MANUFACTURED HOME
3	AFFIDAVIT OF AFFIXATION
4	STATE OF)
5)SS.
6	COUNTY OF)
7	BEFORE ME, the undersigned Notary Public, on this day
8	personally appeared (type the
9	name(s) of each person signing this Affidavit) known to me to
10	be the person(s) whose name(s) is/are subscribed below (each a
11	"Homeowner"), and who, being by me first duly sworn, did each
12	on his or her oath state as follows:
13	1. Homeowner owns the manufactured home ("Home") described as
14	follows:
15	
16	
17	(Year; Manufacturer's Name; Manufacturer's Serial No(s).)
18	2. The street address of the real property to which the Home is
19	or shall be permanently affixed ("Property Address") is:
20	
21	(Street or Route; City; County; State; Zip Code)

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1	3. The legal description of the real property to which the Home
2	is or shall be affixed ("Land") is:
3	
4	
5	
6	

- 7 4. Homeowner is the owner of the Land or, if not the owner of 8 the Land, the Home is not located in a mobile home park, as 9 defined in Section 2.5 of the Mobile Home Park Act, and 10 Homeowner is in possession of the Land pursuant to a lease 11 in recordable form that has a term that continues for at least 20 years after the date of the execution of this 12 13 Affidavit, and the consent of the lessor is attached to 14 this Affidavit.
- 15 5. The Home is or shall be assessed and taxed as an improvement16 to the Land.
- As of the date of the execution of this Affidavit, or, if
 the Home is not yet located at the Property Address, upon
 the delivery of the Home to the Property Address:

20 (a) The Home [] is [] shall be affixed to a permanent 21 foundation as defined in Section 5-5 of the Conveyance and 22 Encumbrance of Manufactured Homes as Real Property and 23 Severance Act;

24

(b) The wheels, axles, towbar, or hitch were removed when

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1	the Home was placed on the Property Address; and
2	7. The Home [] was [] was not permanently affixed before
3	January 1, 2011.
4	8. If Homeowner is the owner of the Land, any conveyance or
5	financing of the Home and the Land shall be a single
6	transaction under applicable State law.
7	9. The Home is subject to the following security interests or
8	liens:
9	Name of Lienholder:
10	Address:
11	Name of Lienholder:
12	Address:
13	10. Other than those disclosed in this Affidavit, Homeowner is
14	not aware of (i) any other security interest, claim, lien,
15	or encumbrance affecting the Home or (ii) any other facts
16	or information that could reasonably affect the validity of
17	the title of the Home or the existence or non-existence of
18	security interests in it.
19	11. A release of lien from each of the lienholders identified
20	in paragraph 11 of this Affidavit [] has been [] shall be
21	delivered to the Secretary of State.

12. Homeowner shall initial only one of the following, as it applies to the Home: HB5938 Enrolled - 11 - LRB098 18594 HLH 53735 b

1	[] The Home is not covered by a certificate of title. The	
2	Home is covered by a Manufacturer's Statement of Origin,	
3	issued on the of,, manufacturer's	
4	serial number shall	
5	surrender. The original Manufacturer's Statement of Origin,	
6	duly endorsed to Homeowner, is attached to this Affidavit.	
7	[] The Home is covered by a certificate of title issued	
8	on the day of,, title number	
9	shall surrender.	
10	13. Homeowner designates the following person to file a	
11	certified copy of this Affidavit with the Secretary of	
12	State, and the person to whom the Recorder shall return a	
13	certified copy of this Affidavit after it has been duly	
14	recorded in the real property records:	
15	Name:	
16	Address:	

- 17 14. This Affidavit is executed by Homeowner pursuant to Section
 18 5-15 of the Conveyance and Encumbrance of Manufactured
 19 Homes as Real Property and Severance Act.
- 20 15. The certification, pursuant to Section 5-5 of the 21 Conveyance and Encumbrance of Manufactured Homes as Real 22 Property and Severance Act, of a certified residential real 23 estate appraiser, a certified general real estate 24 appraiser, a licensed manufactured home installer, or a 25 licensed professional engineer that the home is affixed to

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1	a permanent foundation is	attached to this Affidavit.
2		
3	IN WITNESS WHEREOF, Homeowne:	r(s) has/have executed this
4	Affidavit in my presence and	in the presence of the
5	undersigned witnesses on this	s day of,
6		SEAL)
7	Homeowner #1	Witness
8		
9	Printed Name	
10		SEAL)
11	Homeowner #2	Witness
12		
13	Printed Name	
14		SEAL)
15	Homeowner #3	Witness
16		
17	Printed Name	
18		SEAL)
19	Homeowner #4	Witness
20		
21	Printed Name	

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      1
      STATE OF .....)

      2
      )

      3
      COUNTY OF .....)
```

8 My commission expires: 9 Official Seal:

10 ATTENTION RECORDER: This instrument covers goods that are 11 or are to become fixtures on the Property described herein and 12 is to be filed for record in the records where conveyances of 13 real estate are recorded.

14 Section 5-20. Disposition of liens. Neither the act of 15 affixing a manufactured home to a permanent foundation nor the 16 recording of the affidavit of affixation shall impair the 17 rights of any holder of a security interest in or lien on a 18 manufactured home perfected as provided in Section 3-202 of the 19 Illinois Vehicle Code, unless and until the due filing with and 20 acceptance by the Secretary of State of an application to HB5938 Enrolled - 14 - LRB098 18594 HLH 53735 b

surrender the title as provided in Section 3-116.2 of the 1 2 Illinois Vehicle Code and release of all security interests or liens as provided in Section 3-205 of the Illinois Vehicle 3 Code. Upon the filing of such releases, the security interests 4 5 or liens perfected under Section 3-202 of the Illinois Vehicle The recording of an affidavit of 6 Code are terminated. 7 affixation does not change the character of any security interest or lien noted on a certificate of title, and no 8 9 recording tax shall be imposed at the time an affidavit of 10 affixation is recorded upon any security interest in or lien on 11 a manufactured home perfected under Section 3-202 of the 12 Illinois Vehicle Code.

13 Section 5-25. Notice to Secretary of State. Upon payment of 14 the fees provided by law and recordation of the affidavit of 15 affixation, the recording officer shall endorse the affidavit 16 as "recorded in land records", setting forth thereon the indexing information for the affidavit of affixation, and the 17 recording officer shall forthwith forward a certified copy of 18 the recorded affidavit of affixation and all attachments 19 thereto to the person designated therein for filing with the 20 21 Secretary of State. Upon receipt of a certified copy of the 22 recorded affidavit of affixation by the person designated 23 therein for filing with the Secretary of State, such person 24 shall forthwith deliver for filing to the Secretary a certified copy of the affidavit of affixation and other documents as 25

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1 provided in item (4) of Section 5-10 of this Act.

Section 5-30. Effect of recorded affidavit of affixation. A manufactured home shall be deemed to be real property when all of the following events have occurred:

5 (1) the manufactured home is affixed to a permanent
6 foundation as provided in Section 5-5 of this Act;

7 (2) an affidavit of affixation conforming to the
8 requirements of Section 5-15 of this Act has been recorded;

9 (3) a certified copy of the recorded affidavit of 10 affixation has been delivered for filing to the Secretary of 11 State as provided in Section 5-25 of this Act; and

12 (4) the requirements of Section 3-116.1 or 3-116.2 of the13 Illinois Vehicle Code, as applicable, have been satisfied.

A conclusive presumption shall arise that the averments of the recorded affidavit of affixation establish that, for all purposes, the manufactured home is real property.

17 Section 5-35. Conveyance and encumbrance as real property. Upon the satisfaction of the requirements of Section 5-30 of 18 this Act and the requirements of Section 3-116.1 or 3-116.2 of 19 20 the Illinois Vehicle Code, as applicable, such manufactured 21 home shall be deemed to be real property; any mortgage, deed of 22 trust, lien, or security interest that can attach to land, 23 buildings erected thereon, or fixtures affixed thereto shall 24 attach as of the date of its recording in the same manner as if

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1 the manufactured home were built from ordinary building 2 materials on site; title to such manufactured home shall be 3 transferred by deed or other form of conveyance that is 4 effective to transfer an interest in real property, together 5 with the land to which such structure has been affixed; and the 6 manufactured home shall be deemed to be real property and shall 7 be governed by the laws applicable to real property.

8 Section 5-40. Exclusive procedure. The method of 9 converting a manufactured home to real property set forth in 10 Section 5-10 of this Act shall be exclusive, and shall supplant 11 the common law of fixtures as it relates to manufactured homes.

12 Section 5-45. Applicability. Nothing in this Act shall 13 impair any rights existing under law prior to the effective 14 date of this Act of anyone claiming an interest in the 15 manufactured home.

16 Section 5-50. Affidavit of severance.

(a) If and when a manufactured home for which an affidavit of affixation has been recorded is detached or severed from the real property to which it is affixed, the person (all, if more than one) having an interest in the real property shall record an affidavit of severance in the land records of the county where the affidavit of affixation with respect to the manufactured home is recorded. The affidavit of severance shall HB5938 Enrolled - 17 - LRB098 18594 HLH 53735 b

1 contain or be accompanied by:

2 (i) the name, residence, and mailing address of the 3 owner of the manufactured home;

4 (ii) a description of the manufactured home including
5 the name of the manufacturer, manufacturer's serial number
6 or numbers of the manufactured home;

7 (iii) the book number, page number and date of
8 recordation of the affidavit of affixation;

9 (iv) a statement of either (A) any facts or information 10 known to the party executing the affidavit that could 11 reasonably affect the validity of the title of the 12 manufactured home or the existence or non-existence of a 13 security interest in or lien on it, or (B) that no such 14 facts or information are known to such party; and

15 (v) the name and address of the person designated for 16 filing the certified copy of the recorded affidavit of 17 severance with the Secretary of State, to whom the 18 recording officer shall return the certified copy of the 19 affidavit of severance after it has been duly recorded in 20 the real property records, as provided in subsection (d) of 21 this Section.

(b) The affidavit of severance shall be in the form set forth in subsection (d) of this Section, duly acknowledged or proved in like manner as to entitle a conveyance to be recorded, and when so acknowledged or proved and upon payment of the lawful fees therefor, such recording officer shall HB5938 Enrolled - 18 - LRB098 18594 HLH 53735 b

immediately cause the affidavit and any attachments thereto to
 be duly recorded and indexed in the record of deeds.

3 Upon payment of the fees provided by law (C) and recordation of the affidavit of severance, the recording 4 officer shall endorse the affidavit as "recorded in land 5 6 records", setting forth thereon the indexing information for 7 the recorded affidavit of severance, and the recording officer 8 shall forthwith forward a certified copy of the recorded 9 affidavit of severance to the person designated therein for 10 filing with the Secretary of State. Upon receipt of a certified 11 copy of the recorded affidavit of severance by the person 12 designated therein for filing with the Secretary of State, such 13 person shall deliver for filing to the Secretary of State such 14 certified copy of the affidavit of severance and the other 15 documents provided in subsection (a) of this Section, together 16 with an application for a certificate of title to the 17 manufactured home, to be issued in accordance with subsection (b) of Section 3-109 of the Illinois Vehicle Code. 18

19 (d) An affidavit of severance shall be in the form set20 forth below:

21

MANUFACTURED HOME

)SS.

22

AFFIDAVIT OF SEVERANCE

23 STATE OF)

24

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1

BEFORE ME, the undersigned notary public, on this day personally appeared (type the name(s) of each person signing this Affidavit) known to me to be the person(s) whose name(s) is/are subscribed below (each an "Affiant"), and who, being by me first duly sworn, did each on his or her oath state as follows:

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4. An Affidavit of Affixation was duly recorded in the land 1 2 records of the county in which the Land is located on 3 (date) in book number at page 4 number 5 5. Affiant is the owner of the Land or, if not the owner of 6 the Land, is in possession of the Land pursuant to a 7 lease in recordable form, and the consent of the lessor is attached to this Affidavit. 8 6. The Home is subject to the following security interests: 9 10 Name of Lienholder: 11 Address: 12 Name of Lienholder: 13 Address: 14 7. Other than those disclosed in this Affidavit, Affiant is 15 not aware of (i) any other security interest, claim, 16 lien, or encumbrance affecting the Home or (ii) any other facts or information that could reasonably affect the 17 18 validity of the title of the Home or the existence or non-existence of security interests in it. 19 8. A release of lien from each of the lienholders identified 20 21 in paragraph 6 of this Affidavit [] has been [] shall be 22 delivered to the Secretary of State.

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1	9. Affiant designates the following person to file a
2	certified copy of this Affidavit with the Secretary of
3	State, and the person to whom the Recorder shall return a
4	certified copy of this Affidavit after it has been duly
5	recorded in the real property records:
6	Name:
7	Address:
8	10. This Affidavit is executed by Affiant pursuant to Section
9	5-50 of the Conveyance and Encumbrance of Manufactured
10	Homes as Real Property and Severance Act.
11	
12	IN WITNESS WHEREOF, Affiant(s) has/have executed this
13	Affidavit in my presence and in the presence of the
14	undersigned witnesses on this day of
15	••••••••••••••••••
16	
17	(SEAL)
18	Homeowner #1 Witness
19	
20	Printed Name
21	(SEAL)
22	Homeowner #2 Witness
23	
24	Printed Name

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1	(SEAL)
2	Homeowner #3 Witness
3	
4	Printed Name
5	(SEAL)
6	Homeowner #4 Witness
7	
8	Printed Name
9	STATE OF)
10) SS.
11	COUNTY OF)
12	The ferroreing instrument was calmavelodged before me this
	The foregoing instrument was acknowledged before me this
13	(date) by (name(s) of person(s) who acknowledged).
14	Notary Public
15	Signature
16	My commission expires:
17	Official Seal:
18	ATTENTION RECORDER: This instrument covers goods that had been
19	fixtures on the Property described herein and is to be filed
20	for record in the records where conveyances of real estate are

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1 recorded.

2

Section 5-55. Documents in trust.

(a) Manufacturer's Statement of Origin. The holder of a
Manufacturer's Statement of Origin to a manufactured home may
deliver it to any person to facilitate conveying or encumbering
the home. Any person receiving a Manufacturer's Statement of
Origin so delivered holds it in trust for the person delivering
it.

9 (b) Lien Release. The holder of a security interest in a 10 manufactured home may deliver lien release documents to any 11 person to facilitate conveying or encumbering the home. Any 12 person receiving any such documents so delivered holds the 13 documents in trust for the lienholder.

14

ARTICLE 10. AMENDATORY PROVISIONS

Section 10-15. The Property Tax Code is amended by changing Section 1-130 as follows:

17 (35 ILCS 200/1-130)

Sec. 1-130. Property; real property; real estate; land; tract; lot.

(a) The land itself, with all things contained therein, and
 also all buildings, structures and improvements, and other
 permanent fixtures thereon, including all oil, gas, coal, and

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1 other minerals in the land and the right to remove oil, gas and 2 other minerals, excluding coal, from the land, and all rights 3 and privileges belonging or pertaining thereto, except where 4 otherwise specified by this Code. Not included therein are 5 low-income housing tax credits authorized by Section 42 of the 6 Internal Revenue Code, 26 U.S.C. 42.

(b) Notwithstanding any other provision of law, mobile 7 homes and manufactured homes that (i) are located outside of 8 9 mobile home parks and (ii) are taxed under the Mobile Home 10 Local Services Tax Act on the effective date of this amendatory 11 Act of the 96th General Assembly shall continue to be taxed 12 under the Mobile Home Local Services Tax Act and shall not be classified, assessed, and taxed as real property until the home 13 14 is sold or transferred or until the home is relocated to a 15 different parcel of land outside of a mobile home park. If a 16 mobile home or manufactured home described in this subsection 17 (b) is sold, transferred, or relocated to a different parcel of land outside of a mobile home park, then the home shall be 18 19 classified, assessed, and taxed as real property whether or not 20 that mobile home or manufactured home is affixed to a permanent 21 foundation, as defined in Section 5-5 of the Conveyance and 22 Encumbrance of Manufactured Homes as Real Property and 23 Severance Act, or installed on a permanent foundation, and 24 whether or not such mobile home or manufactured home is real 25 property as defined in Section 5-35 of the Conveyance and 26 Encumbrance of Manufactured Homes as Real Property and HB5938 Enrolled - 25 - LRB098 18594 HLH 53735 b

1 Severance Act. Mobile homes and manufactured homes that are 2 located outside of mobile home parks and classified, assessed, 3 and taxed as real property on the effective date of this amendatory Act of the 96th General Assembly shall continue to 4 5 be classified, assessed, and taxed as real property whether or not those mobile homes or manufactured homes are affixed to a 6 7 permanent foundation as defined in the Conveyance and 8 Encumbrance of Manufactured Homes as Real Property and 9 Severance Act or installed on permanent foundations and whether or not those mobile homes or manufactured homes are real 10 11 property as defined in the Conveyance and Encumbrance of 12 Manufactured Homes as Real Property and Severance Act. If a mobile or manufactured home that is located outside of a mobile 13 14 home park is relocated to a mobile home park, it must be 15 considered chattel and must be taxed according to the Mobile 16 Home Local Services Tax Act. The owner of a mobile home or 17 manufactured home that is located outside of a mobile home park may file a request with the chief county assessment officer 18 19 county that the home be classified, assessed, and taxed as real 20 property.

(c) Mobile homes and manufactured homes that are located in mobile home parks must be considered chattel and must be taxed according to the Mobile Home Local Services Tax Act.

(d) If the provisions of this Section conflict with the
Illinois Manufactured Housing and Mobile Home Safety Act, the
Mobile Home Local Services Tax Act, the Mobile Home Park Act,

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1 or any other provision of law with respect to the taxation of 2 mobile homes or manufactured homes located outside of mobile 3 home parks, the provisions of this Section shall control.

4 (Source: P.A. 96-1477, eff. 1-1-11.)

- 5 Section 10-20. The Mobile Home Local Services Tax Act is
 6 amended by changing Sections 1 and 4 as follows:
- 7

(35 ILCS 515/1) (from Ch. 120, par. 1201)

8 Sec. 1. (a) As Except as provided in subsections (b) and 9 (c), as used in this Act, "manufactured home" means a 10 factory-assembled, completely integrated structure designed for permanent habitation, with a permanent chassis, and so 11 12 constructed as to permit its transport, on wheels temporarily or permanently attached to its frame, and is a movable or 13 14 portable unit that is (i) 8 body feet or more in width, (ii) 40 15 body feet or more in length, and (iii) 320 or more square feet, constructed to be towed on its own chassis (comprised of frame 16 17 and wheels) from the place of its construction to the location, or subsequent locations, at which it is installed and set up 18 according to the manufacturer's instructions and connected to 19 20 utilities for year-round occupancy for use as a permanent 21 habitation, and designed and situated so as to permit its occupancy as a dwelling place for one or more persons, and 22 23 specifically includes a "manufactured home" as defined in subdivision (53) of Section 9-102 of the Uniform Commercial 24

Code. The term shall include units containing parts that may be 1 2 folded, collapsed, or telescoped when being towed and that may 3 be expected to provide additional cubic capacity, and that are designed to be joined into one integral unit capable of being 4 5 separated again into the components for repeated towing. The term excludes campers and recreational vehicles. Mobile homes 6 and manufactured homes in mobile home parks must be assessed 7 8 and taxed as chattel. Mobile homes and manufactured homes 9 outside of mobile home parks must be assessed and taxed as real 10 property whether or not such mobile homes and manufactured 11 homes are affixed to a permanent foundation as defined in 12 Section 5-5 of the Conveyance and Encumbrance of Manufactured 13 Homes as Real Property and Severance Act, and whether or not 14 such mobile homes and manufactured homes are real property as defined in Section 5-35 of the Conveyance and Encumbrance of 15 16 Manufactured Homes as Real Property and Severance Act. The 17 words "mobile home" and "manufactured home" are synonymous for the purposes of this Act. Any such structure located outside of 18 19 a mobile home park shall not be assessed and taxed construed as 20 chattel, but must be assessed and taxed as real property as 21 defined by Section 1-130 of the Property Tax Code. All mobile 22 homes and manufactured homes located inside mobile home parks 23 must be considered as chattel and taxed according to this Act. 24 Mobile homes and manufactured homes located on a dealer's lot 25 for resale purposes or as a temporary office shall not be 26 subject to this tax.

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(b) Mobile homes and manufactured homes that (i) 1 are 2 located outside of mobile home parks and (ii) are taxed under 3 this Act on the effective date of this amendatory Act of the 96th General Assembly must continue to be taxed under this Act 4 5 and shall not be classified, assessed, and taxed as real 6 property until the home is sold, transferred, or relocated to a different parcel of land outside of a mobile home park. If a 7 8 mobile home or manufactured home described in this subsection 9 (b) is sold, transferred, or relocated to a different parcel of 10 land outside of a mobile home park, then the home must be 11 elassified, assessed, and taxed as real property whether or not 12 the mobile home or manufactured home is affixed to a permanent foundation as defined in Section 5-5 of the Conveyance and 13 14 Encumbrance of Manufactured Homes as Real Property and 15 Severance Act and whether or not the mobile home or 16 manufactured home is real property as defined in Section 5-35 17 of the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act. Mobile homes and manufactured homes 18 19 that are located outside of mobile home parks and classified, 20 assessed, and taxed as real property on the effective date of 21 this amendatory Act of the 96th General Assembly must continue 22 to be classified, assessed, and taxed as real property whether 23 or not the mobile homes and manufactured homes are affixed to a 24 permanent foundation as defined in Section 5-5 of the 25 Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act or installed on permanent 26

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1 foundations and whether or not the mobile homes and 2 manufactured homes are real property as defined in Section 5-35 3 of the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act. If a mobile or manufactured home 4 5 that is located outside of a mobile home park is relocated to a mobile home park, the home must be considered chattel and must 6 7 be taxed according to the Mobile Home Local Services Tax Act. 8 The owner of a mobile home or manufactured home that is located 9 outside of a mobile home park may file a request with the county that the home be $classified_r$ assessed, and taxed as real 10 11 property.

12 (c) Mobile homes and manufactured homes that are located in 13 mobile home parks must be considered chattel and must be taxed 14 according to this Act.

15 (Source: P.A. 96-1477, eff. 1-1-11.)

16 (35 ILCS 515/4) (from Ch. 120, par. 1204)

Sec. 4. The owner of each inhabited mobile home 17 or 18 manufactured home located in this State, but not located inside 19 of a mobile home park, on the effective date of this amendatory 20 Act of the 96th General Assembly shall, within 30 days after 21 such date, record with the Office of the Recorder in the county 22 where the mobile home or manufactured home is located file with the township assessor, if any, or with the Supervisor of 23 24 Assessments or county assessor if there is no township 25 assessor, or with the county assessor in those counties

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which a county assessor is elected pursuant to Section 3-45 of 1 the Property Tax Code, a mobile home registration form 2 3 containing the information hereinafter specified, subject to the county's recording fees and record a signed copy of the 4 title or certificate of origin in the county where the home is 5 6 located or surrender the signed title or certificate of origin 7 to be held by the county until such time as the home is to be 8 removed from the county. Mobile home park operators shall 9 forward a copy of the mobile home registration form provided in 10 Section 12 of "An Act to provide for, license and regulate 11 mobile homes and mobile home parks and to repeal an Act named 12 herein", approved September 8, 1971, as amended, to the township assessor, if any, or to Supervisor of Assessments or 13 14 county assessor if there is no township assessor, or to the 15 county assessor in those counties in which a county assessor is 16 elected pursuant to Section 3-45 of the Property Tax Code, 17 within 5 days of the entry of a mobile home into such park. The owner of a mobile home or manufactured home not located in a 18 19 mobile home park, other than a mobile home or manufactured home 20 with respect to which the requirements of Section 5-30 of the 21 Conveyance and Encumbrance of Manufactured Homes as Real 22 Property and Severance Act and the requirements of Section 23 3-116.1 or Section 3-116.2 of the Illinois Vehicle Code, as applicable, have been satisfied unless with respect to the same 24 25 manufactured home there has been recorded an affidavit of severance pursuant to Section 5-50 of the Conveyance and 26

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Encumbrance of Manufactured Homes as Real Property and 1 2 Severance Act, shall, within 30 days after initial placement of 3 such mobile home or manufactured home in any county and within 30 days after movement of such mobile home or manufactured home 4 5 to a new location, record with the Office of the Recorder in the county where the mobile home or manufactured home is 6 located file with the county assessor, Supervisor of 7 8 Assessments or township assessor, as the case may be, a mobile 9 home registration showing the name and address of the owner and 10 every occupant of the mobile home or manufactured home, the 11 location of the mobile home or manufactured home, the year of 12 manufacture, and the square feet of floor space contained in 13 such mobile home or manufactured home together with the date that the mobile home or manufactured home became inhabited, was 14 15 initially installed and set up in the county, or was moved to a 16 new location. Such registration shall also include the license 17 number of such mobile home or manufactured home and of the towing vehicle, if there be any, and the State issuing such 18 19 licenses, subject to the county's recording fees. In the case 20 of a mobile home or manufactured home not located in a mobile 21 home park, the registration shall be signed by the owner or 22 occupant of the mobile home or manufactured home. and the title 23 certificate of origin shall be signed and recorded the or in county where the home is located or surrendered to the county 24 25 and held until such time the home is removed from the county. Titles or certificates of origin held by a mortgage company on 26

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the home shall be signed and recorded in the county where 1 2 located or surrendered to the county once the mortgage is 3 released. Failure to record the registration or surrender the title or certificate of origin shall not prevent the home from 4 5 being assessed and taxed as real property. It is the duty of 6 each township assessor, if any, and each Supervisor of 7 Assessments or county assessor if there is no township 8 assessor, or the county assessor in those counties in which a 9 county assessor is elected pursuant to Section 3-45 of the 10 Property Tax Code, to require timely filing of a properly 11 completed registration for each mobile home or manufactured home located in a mobile home park in his or her township or 12 13 may be. county, as the case Any person furnishing 14 misinformation for purposes of registration or failing to 15 record file a required registration is guilty of a Class A 16 misdemeanor. This Section applies only when the tax permitted 17 by Section 3 has been imposed on mobile homes and manufactured homes located inside mobile home parks. 18

19 (Source: P.A. 96-1477, eff. 1-1-11.)

20 Section 10-25. The Illinois Banking Act is amended by 21 changing Sections 3, 5a, 5d, and 6.1 as follows:

22 (205 ILCS 5/3) (from Ch. 17, par. 309)

23 Sec. 3. Formation and primary powers. It shall be lawful to 24 form banks, as herein provided, for the purpose of discount and HB5938 Enrolled - 33 - LRB098 18594 HLH 53735 b

deposit, buying and selling exchange and doing a general 1 2 banking business, excepting the issuing of bills to circulate 3 as money; and such banks shall have the power to loan money on personal and real estate security, and to accept and execute 4 5 trusts upon obtaining a certificate of authority pursuant to the "Corporate Fiduciary Act", and shall be subject to all of 6 7 the provisions of this Act. For purposes of this Section, "real estate" includes a manufactured home as defined in subdivision 8 9 (53) of Section 9-102 of the Uniform Commercial Code that is 10 real property as defined in Section 5-35 of the Conveyance and 11 Encumbrance of Manufactured Homes as Real Property and 12 Severance Act.

13 (Source: P.A. 85-1402.)

14 (205 ILCS 5/5a) (from Ch. 17, par. 312)

Sec. 5a. Reverse mortgage loans. Notwithstanding any other provision of this Act, a bank may engage in making "reverse mortgage" loans.

For purposes of this Section, a "reverse mortgage" loan shall be a loan extended on the basis of existing equity in homestead property. A bank, in making a "reverse mortgage" loan, may add deferred interest to principal or otherwise provide for the charging of interest or premium on the deferred interest.

The loans shall be repaid upon sale of the property or upon the death of the owner or, if the property is in joint tenancy, HB5938 Enrolled - 34 - LRB098 18594 HLH 53735 b

1 upon the death of the last surviving joint tenant who had an 2 interest in the property at the time the loan was initiated.

3 "Homestead" property, for purposes of this Section, means the domicile and contiguous real estate owned and occupied by 4 5 the mortgagor. For purposes of this Section, "homestead" includes a manufactured home as defined in subdivision (53) of 6 7 Section 9-102 of the Uniform Commercial Code, used as the domicile, that is real property, as defined in Section 5-35 of 8 9 the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act, and is owned and occupied by the 10 11 mortgagor.

12 The Commissioner of Banks and Real Estate shall prescribe 13 rules governing this Section and Section 1-6a of the Illinois 14 Savings and Loan Act of 1985.

15 (Source: P.A. 88-643, eff. 1-1-95; 89-508, eff. 7-3-96.)

16 (205 ILCS 5/5d) (from Ch. 17, par. 312.3)

17 Sec. 5d. Notwithstanding any other provision of this Act, a 18 bank may engage in making revolving credit loans secured by 19 mortgages or deeds of trust on real property or by security 20 assignments of beneficial interests in land trusts.

For purposes of this Section, "revolving credit", has the meaning defined in Section 4.1 of "An Act in relation to the rate of interest and other charges in connection with sales on credit and the lending of money", approved May 24, 1879, as amended. HB5938 Enrolled - 35 - LRB098 18594 HLH 53735 b

Any mortgage or deed of trust given to secure a revolving 1 2 credit loan may, and when so expressed therein shall, secure 3 not only the existing indebtedness, but also such future advances, whether such advances are obligatory or to be made at 4 5 the option of the lender, or otherwise, as are made within 6 twenty years from the date thereof, to the same extent as if such future advances were made on the date of the execution of 7 such mortgage or deed of trust, although there may be no 8 9 advance made at the time of execution of such mortgage or other instrument, and although there may 10 be no indebtedness 11 outstanding at the time any advance is made. The lien of such 12 mortgage or deed of trust, as to third persons without actual 13 notice thereof, shall be valid as to all such indebtedness and 14 future advances from the time said mortgage or deed of trust is 15 filed for record in the office of the Recorder of Deeds or the 16 Registrar of Titles of the county where the real property 17 described therein is located. The total amount of indebtedness that may be so secured may increase or decrease from time to 18 19 time, but the total unpaid balance so secured at any one time 20 shall not exceed a maximum principal amount which must be specified in such mortgage or deed of trust, plus interest 21 22 thereon, and any disbursements made for the payment of taxes, 23 special assessments, or insurance on said real property, with 24 interest on such disbursements.

Any such mortgage or deed of trust shall be valid and have priority over all subsequent liens and encumbrances, including

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8 (Source: P.A. 83-1539; 83-1380.)

10

9 (205 ILCS 5/6.1) (from Ch. 17, par. 313.1)

Sec. 6.1. Non-recourse reverse mortgage loans.

11 (a) It is the intent of this amendatory Act of 1991 that 12 homeowners at least 62 years of age be permitted to meet their 13 financial needs by accessing the equity in their homes through 14 a reverse mortgage. The General Assembly recognizes that many 15 restrictions and requirements that exist to govern traditional 16 mortgage transactions are inapplicable in the context of reverse mortgages. In order to foster reverse 17 mortgage transactions and better serve the citizens of this State, this 18 Section authorizes the making of reverse mortgages, 19 and 20 expressly relieves reverse mortgage lenders and borrowers from 21 compliance with inappropriate requirements.

As used in this Section, "borrower" means any homeowner who is, or whose spouse is, at least 62 years of age.

24For purposes of this Section, "real property" includes a25manufactured home as defined in subdivision (53) of Section

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<u>9-102 of the Uniform Commercial Code which is real property as</u>
 <u>defined in Section 5-35 of the Conveyance and Encumbrance of</u>
 Manufactured Homes as Real Property and Severance Act.

As used in this Section, "reverse mortgage" means a non-recourse loan, secured by real property, that complies with all of the following:

7 (1) Provides cash advances to a borrower based on the
8 equity in a borrower's owner-occupied principal residence,
9 provided that it is a residence designed to be occupied by
10 not more than 4 families.

11 (2) Requires no payment of principal or interest until12 the entire loan becomes due and payable.

13 (b) Reverse mortgage loans shall be subject only to all of 14 the following provisions:

(1) Payment, in whole or in part, shall be permitted
without penalty at any time during the term of the
mortgage.

18 (2) A reverse mortgage may provide for an interest rate 19 that is fixed or adjustable and may provide for interest 20 that is contingent on appreciation in the value of the 21 property.

(3) If a reverse mortgage provides for periodic
advances to a borrower, the advances may not be reduced in
amount or number based on any adjustment in the interest
rate.

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(4) A reverse mortgage may be subject to any additional

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terms and conditions imposed by a lender that are required under the provisions of the federal Housing and Community Development Act of 1987 to enable the lender to obtain federal government insurance on the mortgage if the loans are to be insured under that Act.

6 (c) The repayment obligation under a reverse mortgage is7 subject to all of the following:

8 (1) Temporary absences from the home not exceeding 60 9 consecutive days shall not cause the mortgage to become due 10 and payable.

11 (2) Temporary absences from the home exceeding 60 days, 12 but not exceeding one year shall not cause the mortgage to 13 become due and payable, provided that the borrower has 14 taken action that secures the home in a manner satisfactory 15 to the lender.

16 (3) The lender must disclose any interest or other fees 17 to be charged during the period that commences on the date 18 the mortgage becomes due and payable and ends when 19 repayment in full is made in accordance with applicable 20 State and federal laws, rules, and regulations.

(d) A reverse mortgage shall become due and payable uponthe occurrence of any of the following events:

(1) The real property securing the loan is sold.

24 (2) All borrowers cease to occupy the home as a25 principal residence.

26

23

(3) A fixed maturity date agreed to by the lender and

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1 the borrower is reached.

2 (4) An event that is specified in the loan documents
3 and that jeopardizes the lender's security occurs.

(e) No reverse mortgage commitment may be made by a lender
unless the loan applicant attests, in writing, that the
applicant has received from the lender, at the time of initial
inquiry, a statement prepared by the Department on Aging
regarding the advisability and availability of independent
information and counseling services on reverse mortgages.
(Source: P.A. 87-488.)

Section 10-30. The Illinois Savings and Loan Act of 1985 is amended by changing Sections 1-10.30 and 5-2 as follows:

13 (205 ILCS 105/1-10.30) (from Ch. 17, par. 3301-10.30)

14 Sec. 1-10.30. "Real property": the interests, benefits, 15 and rights inherent in the ownership of the physical real estate. It is the rights with which the ownership of real 16 17 estate is endowed. "Real property" includes a manufactured home as defined in subdivision (53) of Section 9-102 of the Uniform 18 19 Commercial Code that is real property as defined in Section 20 5-35 of the Conveyance and Encumbrance of Manufactured Homes as 21 Real Property and Severance Act. For purposes of this Act, the term "Real Estate" is synonymous with "Real Property". 22

23 (Source: P.A. 84-543.)

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(205 ILCS 105/5-2) (from Ch. 17, par. 3305-2) 1 2 Sec. 5-2. Investment in loans. An association may loan funds to members as follows: 3 (a) On the security of withdrawable capital accounts, but 4 5 no such loan shall exceed the withdrawal value of the pledged 6 account; 7 (b) On the security of real estate: 8 (1) Of a value, determined in accordance with Section 5-129 of this Act, sufficient to provide good and ample security for 10 the loan: (2) With a fee simple title or a leasehold title of not

(2) With a fee simple title or a leasehold title of not
less duration than 10 years beyond the maturity of the loan;

(3) With the title established by such evidence of title as
is consistent with sound lending practices in the locality;

15 (4) With the security interest in such real estate 16 evidenced by an appropriate written instrument and the loan 17 evidenced by a note, bond or similar written instrument. A loan on the security of the whole of the beneficial interest in a 18 19 land trust satisfies the requirements of this paragraph if the 20 title to the land is held by a corporate trustee and if the 21 real estate held in the land trust meets the other requirements 22 of this subsection; and

23

(5) With a mortgage loan not to exceed 40 years;

(c) For the purpose of repair, improvement,
 rehabilitation, furnishing or equipment of real estate or any
 other purpose;

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1 (d) For the purpose of financing or refinancing an existing 2 ownership interest in certificates of stock, certificates of 3 beneficial interest or other evidence of an ownership interest 4 in, and a proprietary lease from, a corporation, trust or 5 partnership formed for the purpose of the cooperative ownership 6 of real estate, secured by the assignment or transfer of such 7 certificates or other evidence of ownership of the borrower;

8 (e) Through the purchase of loans which at the time of 9 purchase the association could make in accordance with this 10 Section and the by-laws;

(f) Through the purchase of installment contracts for the sale of real estate, and title thereto which is subject to such contracts, but in each instance only if the association at the time of purchase could make a mortgage loan of the same amount and for the same length of time on the security of such real estate;

(g) Through loans guaranteed or insured, wholly or in part by the United States or any of its instrumentalities, and without regard to the limits in amount and terms otherwise imposed by this Article;

(h) Through secured or unsecured loans for business, corporate, personal, family, or household purposes, or for secured or unsecured loans for agricultural or commercial purposes to the same extent that such agricultural or commercial loans are authorized by federal law for any savings and loan association organized under federal law and authorized HB5938 Enrolled - 42 - LRB098 18594 HLH 53735 b

1 to do business in this State, except that loans to service 2 corporations shall not be subject to the limitations of this 3 paragraph;

4 (i) For the purpose of <u>manufactured</u> mobile home financing
5 subject, however, to the regulation of the Commissioner; <u>as</u>
6 <u>used in this Section</u>, <u>"manufactured home" means a manufactured</u>
7 <u>home as defined in subdivision (53) of Section 9-102 of the</u>
8 Uniform Commercial Code;

9 (j) Through loans to its members secured by the cash 10 surrender value of any life insurance policy or any collateral 11 which would be a legal investment if made by such association 12 pursuant to the terms of this Act; and

13 (k) Any provision of this Act to the contrary 14 notwithstanding, any association may make any loan to its 15 members or investment which such association could make if it 16 were incorporated and operating as an association organized 17 under the laws of the United States.

18 (Source: P.A. 86-137.)

Section 10-35. The Savings Bank Act is amended by changing
 Sections 6002 and 6008 as follows:

21 (205 ILCS 205/6002) (from Ch. 17, par. 7306-2)

22 Sec. 6002. Investment in loans.

23 (a) Subject to the regulations of the Commissioner, a
 24 savings bank may loan funds as follows:

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- (1) On the security of deposit accounts, but no such loan
 shall exceed the withdrawal value of the pledged account.
- 3

(2) On the security of real estate:

4

(A) of a value, determined in accordance with this Act, sufficient to provide good and ample security for the loan;

6

5

(B) with a fee simple title or a leasehold title;

7 8 (C) with the title established by evidence of title as is consistent with sound lending practices in the locality;

9 (D) with the security interest in the real estate 10 evidenced by an appropriate written instrument and the loan 11 evidenced by a note, bond, or similar written instrument; a 12 loan on the security of the whole of the beneficial 13 interest in a land trust satisfies the requirements of this 14 paragraph if the title to the land is held by a corporate 15 trustee and if the real estate held in the land trust meets 16 the other requirements of this subsection;

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(E) with a mortgage loan not to exceed 40 years.

18 (3) For the purpose of repair, improvement,19 rehabilitation, furnishing, or equipment of real estate.

(4) For the purpose of financing or refinancing an existing ownership interest in certificates of stock, certificates of beneficial interest, other evidence of an ownership interest in, or a proprietary lease from a corporation, trust, or partnership formed for the purpose of the cooperative ownership of real estate, secured by the assignment or transfer of certificates or other evidence of ownership of the borrower. HB5938 Enrolled

(5) Through the purchase of loans that, at the time of
 purchase, the savings bank could make in accordance with this
 Section and the bylaws.

4 (6) Through the purchase of installment contracts for the
5 sale of real estate and title thereto that is subject to the
6 contracts, but in each instance only if the savings bank, at
7 the time of purchase, could make a mortgage loan of the same
8 amount and for the same length of time on the security of the
9 real estate.

10 (7) Through loans guaranteed or insured, wholly or in part,11 by the United States or any of its instrumentalities.

12 (8) Subject to regulations adopted by the Commissioner, 13 through secured or unsecured loans for business, corporate, 14 commercial, or agricultural purposes; provided that the total 15 of all loans granted under this paragraph shall not exceed 15% 16 of the savings bank's total assets unless a greater amount is 17 authorized in writing by the Commissioner.

18 (9) For the purpose of <u>manufactured</u> mobile home financing 19 subject, however, to the regulation of the Commissioner. <u>As</u> 20 <u>used in this Section, "manufactured home" means a manufactured</u> 21 <u>home as defined in subdivision (53) of Section 9-102 of the</u> 22 <u>Uniform Commercial Code.</u>

(10) Through loans secured by the cash surrender value of any life insurance policy or any collateral that would be a legal investment under the terms of this Act if made by the savings bank. HB5938 Enrolled - 45 - LRB098 18594 HLH 53735 b

(11) Any provision of this Act or any other law, except for 1 2 Section 6003, to paragraph (18)of the contrary but subject to the Financial Institutions 3 notwithstanding, Insurance Sales Law and subject to the Commissioner's 4 5 regulations, any savings bank may make any loan or investment 6 or engage in any activity that it could make or engage in if it 7 were organized under State law as a savings and loan 8 association or under federal law as a federal savings and loan 9 association or federal savings bank.

10 (12) A savings bank may issue letters of credit or other 11 similar arrangements only as provided for by regulation of the 12 Commissioner with regard to aggregate amounts permitted, take 13 out commitments for stand-by letters of credit, underlying 14 documentation and underwriting, legal limitations on loans of 15 the savings bank, control and subsidiary records, and other 16 procedures deemed necessary by the Commissioner.

17 (13) For the purpose of automobile financing, subject to18 the regulation of the Commissioner.

19 (14) For the purpose of financing primary, secondary,20 undergraduate, or postgraduate education.

(15) Through revolving lines of credit on the security of a first or junior lien on the borrower's personal residence, based primarily on the borrower's equity, the proceeds of which may be used for any purpose; those loans being commonly referred to as home equity loans.

26 (16) As secured or unsecured credit to cover the payment of

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checks, drafts, or other funds transfer orders in excess of the
 available balance of an account on which they are drawn,
 subject to the regulations of the Commissioner.

4 (b) For purposes of this Section, "real estate" includes a
5 manufactured home as defined in subdivision (53) of Section
6 9-102 of the Uniform Commercial Code which is real property as
7 defined in Section 5-35 of the Conveyance and Encumbrance of
8 Manufactured Homes as Real Property and Severance Act.

9 (Source: P.A. 90-301, eff. 8-1-97; 91-97, eff. 7-9-99.)

10 (205 ILCS 205/6008) (from Ch. 17, par. 7306-8)

11 Sec. 6008. Purchase of real estate at forced sale. A 12 savings bank may purchase at any sheriff's or other judicial 13 sale, either public or private, any real estate upon which the 14 savings bank has any mortgage, lien or other encumbrance, or in 15 which the savings bank has any other interest. The savings bank 16 thereafter may repair, insure, improve, sell, convey, lease, preserve, mortgage, exchange, or otherwise dispose of real 17 18 estate so acquired in the best interests of the savings bank. For purposes of this Section, "real estate" includes a 19 20 manufactured home as defined in subdivision (53) of Section 21 9-102 of the Uniform Commercial Code which is real property as 22 defined in Section 5-35 of the Conveyance and Encumbrance of 23 Manufactured Homes as Real Property and Severance Act.

24 (Source: P.A. 86-1213.)

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Section 10-40. The Illinois Credit Union Act is amended by
 changing Sections 46 and 46.1 as follows:

3 (205 ILCS 305/46) (from Ch. 17, par. 4447)

4

Sec. 46. Loans and interest rate.

5 (1) A credit union may make loans to its members for such purpose and upon such security and terms, including rates of 6 7 interest, as the credit committee, credit manager, or loan 8 officer approves. Notwithstanding the provisions of any other 9 law in connection with extensions of credit, a credit union may elect to contract for and receive interest and fees and other 10 11 charges for extensions of credit subject only to the provisions of this Act and rules promulgated under this Act, except that 12 extensions of credit secured by residential real estate shall 13 14 be subject to the laws applicable thereto. The rates of 15 interest to be charged on loans to members shall be set by the 16 board of directors of each individual credit union in accordance with Section 30 of this Act and such rates may be 17 18 less than, but may not exceed, the maximum rate set forth in 19 this Section. A borrower may repay his loan prior to maturity, 20 in whole or in part, without penalty. The credit contract may 21 provide for the payment by the member and receipt by the credit 22 union of all costs and disbursements, including reasonable attorney's fees and collection agency charges, incurred by the 23 24 credit union to collect or enforce the debt in the event of a 25 delinquency by the member, or in the event of a breach of any HB5938 Enrolled - 48 - LRB098 18594 HLH 53735 b

1 obligation of the member under the credit contract. A 2 contingency or hourly arrangement established under an 3 agreement entered into by a credit union with an attorney or 4 collection agency to collect a loan of a member in default 5 shall be presumed prima facie reasonable.

6 (2) Credit unions may make loans based upon the security of any interest or equity in real estate, subject to rules and 7 8 regulations promulgated by the Secretary. In any contract or 9 loan which is secured by a mortgage, deed of trust, or 10 conveyance in the nature of a mortgage, on residential real 11 estate, the interest which is computed, calculated, charged, or 12 collected pursuant to such contract or loan, or pursuant to any 13 regulation or rule promulgated pursuant to this Act, may not be 14 computed, calculated, charged or collected for any period of 15 time occurring after the date on which the total indebtedness, 16 with the exception of late payment penalties, is paid in full.

17 For purposes of this subsection (2) of this Section 46, a prepayment shall mean the payment of the total indebtedness, 18 19 with the exception of late payment penalties if incurred or 20 charged, on any date before the date specified in the contract or loan agreement on which the total indebtedness shall be paid 21 22 in full, or before the date on which all payments, if timely 23 made, shall have been made. In the event of a prepayment of the indebtedness which is made on a date after the date on which 24 25 interest on the indebtedness was last computed, calculated, 26 charged, or collected but before the next date on which HB5938 Enrolled - 49 - LRB098 18594 HLH 53735 b

interest on the indebtedness was to be calculated, computed, 1 2 charged, or collected, the lender may calculate, charge and 3 collect interest on the indebtedness for the period which elapsed between the date on which the prepayment is made and 4 5 the date on which interest on the indebtedness was last computed, calculated, charged or collected at a rate equal to 6 7 1/360 of the annual rate for each day which so elapsed, which 8 rate shall be applied to the indebtedness outstanding as of the 9 date of prepayment. The lender shall refund to the borrower any 10 interest charged or collected which exceeds that which the 11 lender may charge or collect pursuant to the preceding 12 sentence. The provisions of this amendatory Act of 1985 shall 13 apply only to contracts or loans entered into on or after the 14 effective date of this amendatory Act.

15 (3) Notwithstanding any other provision of this Act, a 16 credit union authorized under this Act to make loans secured by 17 an interest or equity in real estate may engage in making "reverse mortgage" loans to persons for the purpose of making 18 home improvements or repairs, paying insurance premiums or 19 20 paying real estate taxes on the homestead properties of such persons. If made, such loans shall be made on such terms and 21 22 conditions as the credit union shall determine and as shall be 23 consistent with the provisions of this Section and such rules 24 and regulations as the Secretary shall promulgate hereunder. For purposes of this Section, a "reverse mortgage" loan shall 25 26 be a loan extended on the basis of existing equity in homestead HB5938 Enrolled - 50 - LRB098 18594 HLH 53735 b

property and secured by a mortgage on such property. Such loans 1 2 shall be repaid upon the sale of the property or upon the death 3 of the owner or, if the property is in joint tenancy, upon the death of the last surviving joint tenant who had such an 4 5 interest in the property at the time the loan was initiated, provided, however, that the credit union and its member may by 6 mutual agreement, establish other repayment terms. A credit 7 8 union, in making a "reverse mortgage" loan, may add deferred 9 interest to principal or otherwise provide for the charging of 10 interest or premiums on such deferred interest. "Homestead" 11 property, for purposes of this Section, means the domicile and 12 contiguous real estate owned and occupied by the mortgagor.

(4) Notwithstanding any other provisions of this Act, a credit union authorized under this Act to make loans secured by an interest or equity in real property may engage in making revolving credit loans secured by mortgages or deeds of trust on such real property or by security assignments of beneficial interests in land trusts.

19 For purposes of this Section, "revolving credit" has the 20 meaning defined in Section 4.1 of the Interest Act.

Any mortgage or deed of trust given to secure a revolving credit loan may, and when so expressed therein shall, secure not only the existing indebtedness but also such future advances, whether such advances are obligatory or to be made at the option of the lender, or otherwise, as are made within twenty years from the date thereof, to the same extent as if

such future advances were made on the date of the execution of 1 2 such mortgage or deed of trust, although there may be no advance made at the time of execution of such mortgage or other 3 instrument, and although there may be no indebtedness 4 5 outstanding at the time any advance is made. The lien of such 6 mortgage or deed of trust, as to third persons without actual 7 notice thereof, shall be valid as to all such indebtedness and 8 future advances form the time said mortgage or deed of trust is 9 filed for record in the office of the recorder of deeds or the 10 registrar of titles of the county where the real property 11 described therein is located. The total amount of indebtedness 12 that may be so secured may increase or decrease from time to 13 time, but the total unpaid balance so secured at any one time shall not exceed a maximum principal amount which must be 14 15 specified in such mortgage or deed of trust, plus interest 16 thereon, and any disbursements made for the payment of taxes, 17 special assessments, or insurance on said real property, with interest on such disbursements. 18

Any such mortgage or deed of trust shall be valid and have priority over all subsequent liens and encumbrances, including statutory liens, except taxes and assessments levied on said real property.

23 (4-5) For purposes of this Section, "real estate" and "real 24 property" include a manufactured home as defined in subdivision 25 (53) of Section 9-102 of the Uniform Commercial Code which is 26 real property as defined in Section 5-35 of the Conveyance and HB5938 Enrolled - 52 - LRB098 18594 HLH 53735 b

1 <u>Encumbrance of Manufactured Homes as Real Property and</u> 2 Severance Act.

3 (5) Compliance with federal or Illinois preemptive laws or 4 regulations governing loans made by a credit union chartered 5 under this Act shall constitute compliance with this Act.

6 (6) Credit unions may make residential real estate mortgage 7 loans on terms and conditions established by the United States 8 Department of Agriculture through its Rural Development 9 Housing and Community Facilities Program. The portion of any 10 loan in excess of the appraised value of the real estate shall 11 be allocable only to the guarantee fee required under the 12 program.

13 (Source: P.A. 96-141, eff. 8-7-09; 97-133, eff. 1-1-12.)

14 (205 ILCS 305/46.1) (from Ch. 17, par. 4447.1)

Sec. 46.1. Non-recourse reverse mortgage loans. Any credit union authorized under this Act to make loans secured by an interest or equity in real estate may make non-recourse reverse mortgage loans as provided in Section 6.1 of the Illinois Banking Act.

20 <u>For purposes of this Section, "real estate" includes a</u> 21 <u>manufactured home as defined in subdivision (53) of Section</u> 22 <u>9-102 of the Uniform Commercial Code that is real property as</u> 23 <u>defined in Section 5-35 of the Conveyance and Encumbrance of</u> 24 <u>Manufactured Homes as Real Property and Severance Act.</u>

25 (Source: P.A. 87-488.)

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Section 10-45. The Residential Mortgage License Act of 1987
 is amended by changing Section 1-4 as follows:

3 (205 ILCS 635/1-4)

4

Sec. 1-4. Definitions.

5 "Residential real property" or "residential real (a) 6 estate" shall mean any real property located in Illinois, upon 7 which is constructed or intended to be constructed a dwelling. 8 Those terms include a manufactured home as defined in 9 subdivision (53) of Section 9-102 of the Uniform Commercial 10 Code which is real property as defined in Section 5-35 of the Conveyance and Encumbrance of Manufactured Homes as Real 11 12 Property and Severance Act.

(b) "Making a residential mortgage loan" or "funding a residential mortgage loan" shall mean for compensation or gain, either directly or indirectly, advancing funds or making a commitment to advance funds to a loan applicant for a residential mortgage loan.

(c) "Soliciting, processing, placing, or negotiating a residential mortgage loan" shall mean for compensation or gain, either directly or indirectly, accepting or offering to accept an application for a residential mortgage loan, assisting or offering to assist in the processing of an application for a residential mortgage loan on behalf of a borrower, or negotiating or offering to negotiate the terms or conditions of HB5938 Enrolled - 54 - LRB098 18594 HLH 53735 b

1 a residential mortgage loan with a lender on behalf of a 2 borrower including, but not limited to, the submission of 3 credit packages for the approval of lenders, the preparation of 4 residential mortgage loan closing documents, including a 5 closing in the name of a broker.

6

(d) "Exempt person or entity" shall mean the following:

7 (1) (i) Any banking organization or foreign banking 8 corporation licensed by the Illinois Commissioner of Banks 9 and Real Estate or the United States Comptroller of the 10 Currency to transact business in this State; (ii) anv 11 national bank, federally chartered savings and loan 12 association, federal savings bank, federal credit union; 13 (iii) any pension trust, bank trust, or bank trust company; 14 (iv) any bank, savings and loan association, savings bank, 15 or credit union organized under the laws of this or any 16 other state; (v) any Illinois Consumer Installment Loan Act 17 any insurance company authorized licensee; (vi) to transact business in this State; (vii) any entity engaged 18 19 solely in commercial mortgage lending; (viii) any service 20 corporation of a savings and loan association or savings bank organized under the laws of this State or the service 21 22 corporation of a federally chartered savings and loan 23 association or savings bank having its principal place of 24 business in this State, other than a service corporation 25 licensed or entitled to reciprocity under the Real Estate 26 License Act of 2000; or (ix) any first tier subsidiary of a HB5938 Enrolled - 55 - LRB098 18594 HLH 53735 b

bank, the charter of which is issued under the Illinois 1 2 Banking Act by the Illinois Commissioner of Banks and Real 3 Estate, or the first tier subsidiary of a bank chartered by the United States Comptroller of the Currency and that has 4 5 its principal place of business in this State, provided that the first tier subsidiary is regularly examined by the 6 7 Illinois Commissioner of Banks and Real Estate or the 8 Comptroller of the Currency, or a consumer compliance 9 examination is regularly conducted by the Federal Reserve 10 Board.

(1.5) Any employee of a person or entity mentioned in item (1) of this subsection, when acting for such person or entity, or any registered mortgage loan originator when acting for an entity described in subsection (tt) of this Section.

16 (1.8) Any person or entity that does not originate 17 mortgage loans in the ordinary course of business, but 18 makes or acquires residential mortgage loans with his or 19 her own funds for his or her or its own investment without 20 intent to make, acquire, or resell more than 3 residential 21 mortgage loans in any one calendar year.

22

(2) (Blank).

(3) Any person employed by a licensee to assist in the
performance of the residential mortgage licensee's
activities regulated by this Act who is compensated in any
manner by only one licensee.

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1

(4) (Blank).

2 (5) Any individual, corporation, partnership, or other 3 entity that originates, services, or brokers residential mortgage loans, as these activities are defined in this 4 5 Act, and who or which receives no compensation for those activities, subject to the Commissioner's regulations and 6 federal Secure and Fair Enforcement for Mortgage 7 the 8 Licensing Act of 2008 and the rules promulgated under that 9 Act with regard to the nature and amount of compensation.

10

(6) (Blank).

(e) "Licensee" or "residential mortgage licensee" shall mean a person, partnership, association, corporation, or any other entity who or which is licensed pursuant to this Act to engage in the activities regulated by this Act.

(f) "Mortgage loan" "residential mortgage loan" or "home mortgage loan" shall mean any loan primarily for personal, family, or household use that is secured by a mortgage, deed of trust, or other equivalent consensual security interest on a dwelling as defined in Section 103(v) of the federal Truth in Lending Act, or residential real estate upon which is constructed or intended to be constructed a dwelling.

(g) "Lender" shall mean any person, partnership,
association, corporation, or any other entity who either lends
or invests money in residential mortgage loans.

(h) "Ultimate equitable owner" shall mean a person who,directly or indirectly, owns or controls an ownership interest

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in corporation, foreign corporation, alien business 1 а 2 organization, trust, or any other form of business organization regardless of whether the person owns or controls the ownership 3 interest through one or more persons or one or more proxies, 4 5 powers of attorney, nominees, corporations, associations, partnerships, trusts, joint stock companies, or other entities 6 7 or devices, or any combination thereof.

8 (i) "Residential mortgage financing transaction" shall 9 mean the negotiation, acquisition, sale, or arrangement for or 10 the offer to negotiate, acquire, sell, or arrange for, a 11 residential mortgage loan or residential mortgage loan 12 commitment.

13 (j) "Personal residence address" shall mean a street 14 address and shall not include a post office box number.

15 (k) "Residential mortgage loan commitment" shall mean a16 contract for residential mortgage loan financing.

17 (1) "Party to a residential mortgage financing 18 transaction" shall mean a borrower, lender, or loan broker in a 19 residential mortgage financing transaction.

20 (m) "Payments" shall mean payment of all or any of the 21 following: principal, interest and escrow reserves for taxes, 22 insurance and other related reserves, and reimbursement for 23 lender advances.

(n) "Commissioner" shall mean the Commissioner of Banks and
 Real Estate, except that, beginning on April 6, 2009 (the
 effective date of Public Act 95-1047), all references in this

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Act to the Commissioner of Banks and Real Estate are deemed, in
 appropriate contexts, to be references to the Secretary of
 Financial and Professional Regulation, or his or her designee,
 including the Director of the Division of Banking of the
 Department of Financial and Professional Regulation.

6 (n-1) "Director" shall mean the Director of the Division of 7 Banking of the Department of Financial and Professional 8 Regulation, except that, beginning on July 31, 2009 (the 9 effective date of Public Act 96-112), all references in this 10 Act to the Director are deemed, in appropriate contexts, to be 11 the Secretary of Financial and Professional Regulation, or his 12 or her designee, including the Director of the Division of 13 Banking of the Department of Financial and Professional 14 Regulation.

(o) "Loan brokering", "brokering", or "brokerage service" 15 16 shall mean the act of helping to obtain from another entity, 17 for a borrower, a loan secured by residential real estate situated in Illinois or assisting a borrower in obtaining a 18 loan secured by residential real estate situated in Illinois in 19 20 return for consideration to be paid by either the borrower or the lender including, but not limited to, contracting for the 21 22 delivery of residential mortgage loans to a third party lender 23 soliciting, processing, placing, or and negotiating 24 residential mortgage loans.

(p) "Loan broker" or "broker" shall mean a person,
 partnership, association, corporation, or limited liability

company, other than those persons, partnerships, associations, corporations, or limited liability companies exempted from licensing pursuant to Section 1-4, subsection (d), of this Act, who performs the activities described in subsections (c), (o), and (yy) of this Section.

6 (q) "Servicing" shall mean the collection or remittance for 7 or the right or obligation to collect or remit for any lender, 8 noteowner, noteholder, or for a licensee's own account, of 9 payments, interests, principal, and trust items such as hazard 10 insurance and taxes on a residential mortgage loan in 11 accordance with the terms of the residential mortgage loan; and 12 includes loan payment follow-up, delinquency loan follow-up, loan analysis and any notifications to the borrower that are 13 14 necessary to enable the borrower to keep the loan current and 15 in aood standing. "Servicing" includes management of 16 third-party entities acting on behalf of a residential mortgage 17 licensee for the collection of delinquent payments and the use by such third-party entities of said licensee's servicing 18 19 records or information, including their use in foreclosure.

(r) "Full service office" shall mean an office, provided by the licensee and not subleased from the licensee's employees, and staff in Illinois reasonably adequate to handle efficiently communications, questions, and other matters relating to any application for, or an existing home mortgage secured by residential real estate situated in Illinois with respect to which the licensee is brokering, funding originating, HB5938 Enrolled - 60 - LRB098 18594 HLH 53735 b

purchasing, or servicing. The management and operation of each 1 2 full service office must include observance of good business 3 practices such as proper signage; adequate, organized, and accurate books and records; ample phone lines, hours of 4 5 business, staff training and supervision, and provision for a 6 mechanism to resolve consumer inquiries, complaints, and 7 problems. The Commissioner shall issue regulations with regard 8 to these requirements and shall include an evaluation of 9 compliance with this Section in his or her periodic examination 10 of each licensee.

(s) "Purchasing" shall mean the purchase of conventional or government-insured mortgage loans secured by residential real estate situated in Illinois from either the lender or from the secondary market.

(t) "Borrower" shall mean the person or persons who seekthe services of a loan broker, originator, or lender.

17 (u) "Originating" shall mean the issuing of commitments for18 and funding of residential mortgage loans.

19 (v) "Loan brokerage agreement" shall mean a written 20 agreement in which a broker or loan broker agrees to do either 21 of the following:

(1) obtain a residential mortgage loan for the borrower
or assist the borrower in obtaining a residential mortgage
loan; or

25 (2) consider making a residential mortgage loan to the26 borrower.

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1 (w) "Advertisement" shall mean the attempt by publication, 2 dissemination, or circulation to induce, directly or 3 indirectly, any person to enter into a residential mortgage 4 loan agreement or residential mortgage loan brokerage 5 agreement relative to a mortgage secured by residential real 6 estate situated in Illinois.

7 (x) "Residential Mortgage Board" shall mean the
8 Residential Mortgage Board created in Section 1-5 of this Act.

9 (y) "Government-insured mortgage loan" shall mean any 10 mortgage loan made on the security of residential real estate 11 insured by the Department of Housing and Urban Development or 12 Farmers Home Loan Administration, or guaranteed by the Veterans 13 Administration.

14 (z) "Annual audit" shall mean a certified audit of the 15 licensee's books and records and systems of internal control 16 performed by a certified public accountant in accordance with 17 generally accepted accounting principles and generally 18 accepted auditing standards.

(aa) "Financial institution" shall mean a savings and loan association, savings bank, credit union, or a bank organized under the laws of Illinois or a savings and loan association, savings bank, credit union or a bank organized under the laws of the United States and headquartered in Illinois.

(bb) "Escrow agent" shall mean a third party, individual or entity charged with the fiduciary obligation for holding escrow funds on a residential mortgage loan pending final payout of HB5938 Enrolled

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1 those funds in accordance with the terms of the residential 2 mortgage loan.

3 (cc) "Net worth" shall have the meaning ascribed thereto in
4 Section 3-5 of this Act.

5

(dd) "Affiliate" shall mean:

6 (1) any entity that directly controls or is controlled 7 by the licensee and any other company that is directly 8 affecting activities regulated by this Act that is 9 controlled by the company that controls the licensee;

10

(2) any entity:

11 (A) that is controlled, directly or indirectly, by 12 a trust or otherwise, by or for the benefit of 13 shareholders who beneficially or otherwise control, 14 directly or indirectly, by trust or otherwise, the 15 licensee or any company that controls the licensee; or

16 (B) a majority of the directors or trustees of 17 which constitute a majority of the persons holding any 18 such office with the licensee or any company that 19 controls the licensee;

(3) any company, including a real estate investment
trust, that is sponsored and advised on a contractual basis
by the licensee or any subsidiary or affiliate of the
licensee.

The Commissioner may define by rule and regulation any terms used in this Act for the efficient and clear administration of this Act. HB5938 Enrolled - 63 - LRB098 18594 HLH 53735 b

(ee) "First tier subsidiary" shall be defined by regulation
 incorporating the comparable definitions used by the Office of
 the Comptroller of the Currency and the Illinois Commissioner
 of Banks and Real Estate.

5 (ff)"Gross delinguency rate" means the quotient 6 determined by dividing (1) the sum of (i) the number of 7 government-insured residential mortgage loans funded or 8 purchased by a licensee in the preceding calendar year that are 9 delinquent and (ii) the number of conventional residential 10 mortgage loans funded or purchased by the licensee in the 11 preceding calendar year that are delinquent by (2) the sum of 12 (i) the number of government-insured residential mortgage 13 loans funded or purchased by the licensee in the preceding calendar year and (ii) the number of conventional residential 14 mortgage loans funded or purchased by the licensee in the 15 16 preceding calendar year.

17 (gg) "Delinquency rate factor" means the factor set by rule of the Commissioner that is multiplied by the average gross 18 delinquency rate of licensees, determined annually for the 19 20 immediately preceding calendar year, for the purpose of 21 determining which licensees shall be examined by the 22 Commissioner pursuant to subsection (b) of Section 4-8 of this 23 Act.

(hh) "Loan originator" means any natural person who, for
 compensation or in the expectation of compensation, either
 directly or indirectly makes, offers to make, solicits, places,

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or negotiates a residential mortgage loan. This definition
 applies only to Section 7-1 of this Act.

(ii) "Confidential supervisory information" means 3 any report of examination, visitation, or investigation prepared 4 5 by the Commissioner under this Act, any report of examination 6 visitation, or investigation prepared by the state regulatory 7 authority of another state that examines a licensee, any 8 document or record prepared or obtained in connection with or 9 relating to any examination, visitation, or investigation, and 10 any record prepared or obtained by the Commissioner to the 11 extent that the record summarizes or contains information 12 derived from any report, document, or record described in this 13 subsection. "Confidential supervisory information" does not 14 include any information or record routinely prepared by a 15 licensee and maintained in the ordinary course of business or 16 any information or record that is required to be made publicly 17 available pursuant to State or federal law or rule.

18 (jj) "Mortgage loan originator" means an individual who for 19 compensation or gain or in the expectation of compensation or 20 gain:

21

(i) takes a residential mortgage loan application; or

(ii) offers or negotiates terms of a residentialmortgage loan.

24 "Mortgage loan originator" includes an individual engaged 25 in loan modification activities as defined in subsection (yy) 26 of this Section. A mortgage loan originator engaged in loan HB5938 Enrolled - 65 - LRB098 18594 HLH 53735 b

1 modification activities shall report those activities to the 2 Department of Financial and Professional Regulation in the 3 manner provided by the Department; however, the Department 4 shall not impose a fee for reporting, nor require any 5 additional qualifications to engage in those activities beyond 6 those provided pursuant to this Act for mortgage loan 7 originators.

8 "Mortgage loan originator" does not include an individual 9 engaged solely as a loan processor or underwriter except as 10 otherwise provided in subsection (d) of Section 7-1A of this 11 Act.

"Mortgage loan originator" does not include a person or entity that only performs real estate brokerage activities and is licensed in accordance with the Real Estate License Act of 2000, unless the person or entity is compensated by a lender, a mortgage broker, or other mortgage loan originator, or by any agent of that lender, mortgage broker, or other mortgage loan originator.

19 "Mortgage loan originator" does not include a person or 20 entity solely involved in extensions of credit relating to 21 timeshare plans, as that term is defined in Section 101(53D) of 22 Title 11, United States Code.

(kk) "Depository institution" has the same meaning as in Section 3 of the Federal Deposit Insurance Act, and includes any credit union.

26 (11) "Dwelling" means a residential structure or mobile

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1 home which contains one to 4 family housing units, or 2 individual units of condominiums or cooperatives.

3 (mm) "Immediate family member" means a spouse, child, 4 sibling, parent, grandparent, or grandchild, and includes 5 step-parents, step-children, step-siblings, or adoptive 6 relationships.

7

(nn) "Individual" means a natural person.

8 (oo) "Loan processor or underwriter" means an individual 9 who performs clerical or support duties as an employee at the 10 direction of and subject to the supervision and instruction of 11 a person licensed, or exempt from licensing, under this Act. 12 "Clerical or support duties" includes subsequent to the receipt 13 of an application:

14 (i) the receipt, collection, distribution, and
15 analysis of information common for the processing or
16 underwriting of a residential mortgage loan; and

17 (ii) communicating with a consumer to obtain the information necessary for the processing or underwriting 18 of a loan, to the extent that the communication does not 19 20 include offering or negotiating loan rates or terms, or 21 counseling consumers about residential mortgage loan rates 22 or terms. An individual engaging solely in loan processor 23 or underwriter activities shall not represent to the 24 public, through advertising or other means of 25 communicating or providing information, including the use 26 of business cards, stationery, brochures, signs, rate HB5938 Enrolled - 67 - LRB098 18594 HLH 53735 b

lists, or other promotional items, that the individual can
 or will perform any of the activities of a mortgage loan
 originator.

(pp) "Nationwide Mortgage Licensing System and Registry" 4 5 means a mortgage licensing system developed and maintained by the Conference of State Bank Supervisors and the American 6 7 Association of Residential Mortgage Regulators for the 8 licensing and registration of licensed mortgage loan 9 originators.

10 (qq) "Nontraditional mortgage product" means any mortgage 11 product other than a 30-year fixed rate mortgage.

12 (rr) "Person" means a natural person, corporation, 13 company, limited liability company, partnership, or 14 association.

15 (ss) "Real estate brokerage activity" means any activity 16 that involves offering or providing real estate brokerage 17 services to the public, including:

18 (1) acting as a real estate agent or real estate broker
19 for a buyer, seller, lessor, or lessee of real property;

(2) bringing together parties interested in the sale,
 purchase, lease, rental, or exchange of real property;

(3) negotiating, on behalf of any party, any portion of
a contract relating to the sale, purchase, lease, rental,
or exchange of real property, other than in connection with
providing financing with respect to any such transaction;
(4) engaging in any activity for which a person engaged

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in the activity is required to be registered or licensed as 1 2 a real estate agent or real estate broker under any 3 applicable law; or (5) offering to engage in any activity, or act in any 4 5 capacity, described in this subsection (ss). "Registered mortgage loan originator" means 6 (tt) any 7 individual that: 8 (1) meets the definition of mortgage loan originator 9 and is an employee of: 10 (A) a depository institution; 11 (B) a subsidiary that is: 12 (i) owned and controlled by a depository 13 institution; and (ii) regulated by a federal banking agency; or 14 15 (C) an institution regulated by the Farm Credit 16 Administration; and 17 is registered with, and maintains a unique (2) identifier through, the Nationwide Mortgage Licensing 18 19 System and Registry. 20 (uu) "Unique identifier" means a number or other identifier 21 assigned by protocols established by the Nationwide Mortgage 22 Licensing System and Registry. 23 (vv) "Residential mortgage license" means a license issued pursuant to Section 1-3, 2-2, or 2-6 of this Act. 24 (ww) "Mortgage loan originator license" means a license 25 issued pursuant to Section 7-1A, 7-3, or 7-6 of this Act. 26

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1 (xx) "Secretary" means the Secretary of the Department of 2 Financial and Professional Regulation, or a person authorized 3 by the Secretary or by this Act to act in the Secretary's 4 stead.

5 (yy) "Loan modification" means, for compensation or gain, 6 either directly or indirectly offering or negotiating on behalf 7 of a borrower or homeowner to adjust the terms of a residential 8 mortgage loan in a manner not provided for in the original or 9 previously modified mortgage loan.

10 (zz) "Short sale facilitation" means, for compensation or 11 gain, either directly or indirectly offering or negotiating on 12 behalf of a borrower or homeowner to facilitate the sale of 13 residential real estate subject to one or more residential 14 mortgage loans or debts constituting liens on the property in 15 which the proceeds from selling the residential real estate 16 will fall short of the amount owed and the lien holders are 17 contacted to agree to release their lien on the residential real estate and accept less than the full amount owed on the 18 19 debt.

20 (Source: P.A. 96-112, eff. 7-31-09; 96-1000, eff. 7-2-10; 21 96-1216, eff. 1-1-11; 97-143, eff. 7-14-11; 97-891, eff. 22 8-3-12.)

23 Section 10-50. The Mobile Home Park Act is amended by 24 changing Section 2.1 as follows: HB5938 Enrolled - 70 - LRB098 18594 HLH 53735 b

1

(210 ILCS 115/2.1) (from Ch. 111 1/2, par. 712.1)

2 Sec. 2.1. "Manufactured home" means a factory-assembled, 3 completely integrated structure designed for permanent habitation, with a permanent chassis, and so constructed as to 4 5 permit its transport, on wheels temporarily or permanently attached to its frame, and is a movable or portable unit that 6 7 is (i) 8 body feet or more in width, (ii) 40 body feet or more in length, and (iii) 320 or more square feet, constructed to be 8 9 towed on its own chassis (comprised of frame and wheels) from 10 the place of its construction to the location, or subsequent 11 locations, at which it is installed and set up according to the manufacturer's instructions and connected to utilities for 12 year-round occupancy for use as a permanent habitation, and 13 14 designed and situated so as to permit its occupancy as a 15 dwelling place for one or more persons, and specifically 16 includes a "manufactured home" as defined in subdivision (53) 17 of Section 9-102 of the Uniform Commercial Code. The term shall include units containing parts that may be folded, collapsed, 18 19 or telescoped when being towed and that may be expected to 20 provide additional cubic capacity, and that are designed to be joined into one integral unit capable of being separated again 21 22 into the components for repeated towing. The term excludes 23 campers and recreational vehicles. The term "mobile home" shall not include modular homes and their support systems. The words 24 25 "mobile home" and "manufactured home" are synonymous for the 26 purposes of this Act.

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1 (Source: P.A. 96-1477, eff. 1-1-11.)

Section 10-55. The Abandoned Mobile Home Act is amended by changing Section 10 as follows:

4 (210 ILCS 117/10)

5 Sec. 10. Definitions. <u>As used in this Act:</u>

6 "Manufactured home" means a factory-assembled, completely 7 integrated structure designed for permanent habitation, with a 8 permanent chassis, and so constructed as to permit its 9 transport, on wheels temporarily or permanently attached to its 10 frame, and is a movable or portable unit that is (i) 8 body 11 feet or more in width, (ii) 40 body feet or more in length, and 12 (iii) 320 or more square feet, constructed to be towed on its 13 own chassis (comprised of frame and wheels) from the place of 14 its construction to the location, or subsequent locations, at 15 it installed and set up according to the which is manufacturer's instructions and connected to utilities for 16 17 year-round occupancy for use as a permanent habitation, and designed and situated so as to permit its occupancy as a 18 19 dwelling place for one or more persons, and specifically 20 includes a "manufactured home" as defined in subdivision (53) 21 of Section 9-102 of the Uniform Commercial Code. The term shall 22 include units containing parts that may be folded, collapsed, 23 or telescoped when being towed and that may be expected to 24 provide additional cubic capacity, and that are designed to be

joined into one integral unit capable of being separated again into the components for repeated towing. The term excludes campers and recreational vehicles. <u>The words "mobile home" and</u> <u>"manufactured home" are synonymous for the purposes of this</u> Act.

"Abandoned mobile home" means a mobile home located inside 6 7 a mobile home park that has no owner currently residing in the 8 mobile home or authorized tenant of the owner currently 9 residing in the mobile home to the best knowledge of the 10 municipality; has had its electricity, natural gas, sewer, and 11 water payments declared delinquent by the utility companies 12 that are providing such services; and for which the Mobile Home Privilege Tax, imposed under the Mobile Home Local Services Tax 13 14 Act, is delinquent for at least 3 months. A mobile home abandoned outside a mobile home park must be treated like other 15 16 real property for condemnation purposes.

"Municipality" means any city, village, incorporated town, or its duly authorized agent. If an abandoned mobile home is located in an unincorporated area, the county where the mobile home is located shall have all powers granted to a municipality under this Act.

22 (Source: P.A. 96-1477, eff. 1-1-11.)

23 Section 10-60. The Illinois Manufactured Housing and 24 Mobile Home Safety Act is amended by changing Section 2 as 25 follows:

1	(430 ILCS 115/2) (from Ch. 67 1/2, par. 502)
2	Sec. 2. Unless clearly indicated otherwise by the context,
3	the following words and terms when used in this Act, for the
4	purpose of this Act, shall have the following meanings:
5	(a) "Manufactured home" means <u>a manufactured home as</u>
6	defined in subdivision (53) of Section 9-102 of the Uniform
7	Commercial Code. "Mobile home" means a factory-assembled,
8	completely integrated structure, constructed on or before June
9	30, 1976, designed for permanent habitation, with a permanent
10	chassis, and so constructed as to permit its transport, on
11	wheels temporarily or permanently attached to its frame, that
12	is a movable or portable unit that is constructed to be towed
13	on its own chassis (comprised of frame and wheels) from the
14	place of its construction to the location, or subsequent
15	locations, at which it is connected to utilities for year-round
16	occupancy for use as a permanent habitation, and designed and
17	situated so as to permit its occupancy as a dwelling place for
18	one or more persons. a factory assembled, completely
19	integrated structure designed for permanent habitation, with a
20	permanent chassis, and so constructed as to permit its
21	transport, on wheels temporarily or permanently attached to its
22	frame, and is a movable or portable unit that is (i) 8 body
23	feet or more in width, (ii) 40 body feet or more in length, and
24	(iii) 320 or more square feet, constructed to be towed on its
25	own chassis (comprised of frame and wheels) from the place of

its construction to the location, or subsequent locations, at 1 2 is installed and set up according to the which it manufacturer's instructions and connected to utilities for 3 year-round occupancy for use as a permanent habitation, and 4 5 designed and situated so as to permit its occupancy as a 6 dwelling place for one or more persons. The terms "manufactured 7 home" and "mobile home" term shall include units otherwise meeting their respective definitions containing parts that may 8 9 be folded, collapsed, or telescoped when being towed and that 10 may be expected to provide additional cubic capacity, and that 11 are designed to be joined into one integral unit capable of 12 being separated again into the components for repeated towing. 13 The terms "mobile home" and "manufactured home" exclude term excludes campers and recreational vehicles. The terms "mobile 14 home" and "manufactured home" do not include modular homes or 15 16 manufactured housing units.

17 (b) "Person" means a person, partnership, corporation, or18 other legal entity.

19 (c) "Manufacturer" means any person who manufactures 20 mobile homes or manufactured housing at the place or places, 21 either on or away from the building site, at which machinery, 22 equipment and other capital goods are assembled and operated 23 for the purpose of making, fabricating, forming or assembling 24 mobile homes or manufactured housing.

25 (d) "Department" means the Department of Public Health.26 (e) "Director" means the Director of the Department of

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1 Public Health.

(f) "Dealer" means any person, other than a manufacturer,
as defined in this Act, who sells 3 or more mobile homes or
manufactured housing units in any consecutive 12-month period.

5 (q) "Codes" means the safety codes for manufactured housing and mobile homes promulgated by the Department. The Codes shall 6 7 contain the standards and requirements for manufactured 8 housing and mobile homes so that adequate performance for the 9 intended use is made the test of acceptability. The Code of 10 Standards shall permit the use of new and used technology, techniques, methods and materials, for both manufactured 11 12 housing and mobile homes, consistent with recognized and accepted codes and standards developed by the International 13 14 Code Council (ICC) or by the organizations that formed the ICC 15 in 1994: Building Officials and Code Administrators, the 16 International Conference of Building Officials, the Southern 17 Building Codes Congress International, the National Fire Protection Association, the International Association of 18 19 Plumbing and Mechanical Officials, the American National 20 Standards Institute, the Illinois State Plumbing Code, and the United States Department of Housing and Urban Development, 21 22 hereinafter referred to as "HUD", applying to manufactured 23 housing and mobile homes installed and set up according to the manufacturer's instructions. A copy of said safety codes, 24 25 including said revisions thereof is on file with the 26 Department.

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1 (h) "Seal" means a device or insignia issued by the 2 Department to be displayed on the exterior of the mobile home 3 or the interior of a manufactured housing unit or modular home 4 to evidence compliance with the applicable safety code.

(i) "Modular home" means a building assembly or system of 5 building sub-assemblies, designed for habitation as a dwelling 6 7 for one or more persons, including the necessary electrical, 8 plumbing, heating, ventilating and other service systems, 9 which is of closed or open construction and which is made or 10 assembled by a manufacturer, on or off the building site, for 11 installation, or assembly and installation, on the building 12 site, installed and set up according to the manufacturer's 13 instructions on an approved foundation and support system. The construction of modular dwelling units located in Illinois is 14 regulated by the Illinois Department of Public Health. 15

(j) "Closed construction" is any building, component, assembly or system manufactured in such a manner that all portions cannot readily be inspected at the installation site without disassembly, damage to, or destruction thereof.

(k) "Open construction" is any building, component, assembly or system manufactured in such a manner that all portions can be readily inspected at the installation site without disassembly, damage to, or destruction thereof.

(1) "Approved foundation and support system" means, for a
 modular home or modular dwelling unit, a closed perimeter
 formation consisting of materials such as concrete, mortared

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1 concrete block, or mortared brick extending into the ground 2 below the frost line which shall include, but not necessarily 3 be limited to, cellars, basements, or crawl spaces, and does 4 include the use of piers supporting the marriage wall of the 5 home that extend below the frost line.

6 (m) "Code compliance certificate" means the certificate 7 provided by the manufacturer to the Department that warrants 8 that the manufactured housing unit or mobile home complies with 9 the applicable code.

10 (n) "Manufactured housing", "manufactured housing unit", 11 "modular dwelling", and "modular home" shall not be confused 12 with "manufactured home" or "mobile home".

13 (Source: P.A. 96-1477, eff. 1-1-11.)

Section 10-65. The Manufactured Home Quality Assurance Act is amended by changing Section 10 as follows:

16 (430 ILCS 117/10)

17 Sec. 10. Definitions. In this Act:

18 "Department" means the Illinois Department of Public 19 Health.

20 "Licensed installer" means a person who has successfully 21 completed a manufactured home installation course approved by 22 the Department and paid the required fees.

"Manufactured home" means <u>a "manufactured home", as</u>
 <u>defined in subdivision (53) of Section 9-102 of the Uniform</u>

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Commercial Code. "Mobile home" means a factory-assembled, 1 2 completely integrated structure, constructed on or before June 3 30, 1976, designed for permanent habitation, with a permanent chassis, and so constructed as to permit its transport, on 4 5 wheels temporarily or permanently attached to its frame, that is a movable or portable unit that is constructed to be towed 6 7 on its own chassis (comprised of frame and wheels) from the place of its construction to the location, or subsequent 8 9 locations, at which it is connected to utilities for year-round 10 occupancy for use as a permanent habitation, and designed and 11 situated so as to permit its occupancy as a dwelling place for 12 one or more persons. a factory-assembled, completely integrated structure designed for permanent habitation, 13 with 14 permanent chassis, and so constructed as to permit its 15 transport, on wheels temporarily or permanently attached to its 16 frame, and is a movable or portable unit that is (i) 8 body feet or more in width, (ii) 40 body feet or more in length, and 17 (iii) 320 or more square feet, constructed to be towed on its 18 own chassis (comprised of frame and wheels) from the place of 19 20 its construction to the location, or subsequent locations, at 21 which it is installed and set up according to the 22 manufacturer's instructions and connected to utilities for 23 year-round occupancy for use as a permanent habitation, and designed and situated so as to permit its occupancy as a 24 25 dwelling place for one or more persons. The terms "manufactured home" and "mobile home" term shall include units otherwise 26

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<u>meeting their respective definitions</u> containing parts that may be folded, collapsed, or telescoped when being towed and that may be expected to provide additional cubic capacity, and that are designed to be joined into one integral unit capable of being separated again into the components for repeated towing. The <u>terms "manufactured home" and "mobile home" exclude</u> term excludes campers and recreational vehicles.

8 "Manufacturer" means a manufacturer of a manufactured 9 home, whether the manufacturer is located within or outside of 10 the State of Illinois.

11 "Mobile home" or "manufactured home" does not include a 12 modular home.

"Mobile home park" means a tract of land or 2 contiguous tracts of land that contain sites with the necessary utilities for 5 or more mobile homes or manufactured homes. A mobile home park may be operated either free of charge or for revenue purposes.

18 (Source: P.A. 96-1477, eff. 1-1-11.)

Section 10-70. The Illinois Vehicle Code is amended by changing Sections 3-100, 3-102, 3-103, 3-104, 3-106, 3-107, 3-109, 3-110, 3-116, 3-202, 3-205, 3-207, and 3-208 and by adding Sections 1-144.03, 3-116.1, 3-116.2, and 3-116.3 as follows:

24 (625 ILCS 5/1-144.03 new)

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Sec. 1-144.03. Mobile home or manufactured home. A mobile home or manufactured home means a manufactured home as defined in subdivision (53) of Section 9-102 of the Uniform Commercial Code.

5 (625 ILCS 5/3-100) (from Ch. 95 1/2, par. 3-100)

Sec. 3-100. Definitions. For the purposes of this Chapter,
the following words shall have the meanings ascribed to them:
"Electronic" includes electrical, digital, magnetic,

9 optical, electromagnetic, or any other form of technology that10 entails capabilities similar to these technologies.

11 "Electronic record" means a record generated, 12 communicated, received, or stored by electronic means for use 13 in an information system or for transmission from one 14 information system to another.

15 "Electronic signature" means a signature in electronic 16 form attached to or logically associated with an electronic 17 record.

18 "Owner" means a person who holds legal document of ownership of a vehicle, limited to a certificate of origin, 19 20 salvage certificate, or certificate of title, junking 21 certificate. However, in the event a vehicle is the subject of 22 an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in 23 the agreement and with an immediate right of possession vested 24 in the conditional vendee or lessee, or in the event a 25

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mortgagor of such vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner for the purpose of this Chapter, except as provided under paragraph (c) of Section 3-118.

5 "Record" means information that is inscribed, stored, or 6 otherwise fixed on a tangible medium or that is stored in an 7 electronic or other medium and is retrievable in perceivable 8 form.

9 "Signature" or "signed" includes any symbol executed or 10 adopted, or any security procedure employed or adopted, using 11 electronic means or otherwise, by or on behalf of a person with 12 intent to authenticate a record.

13 <u>"Vehicle" means a vehicle as defined in Section 1-217 of</u> 14 <u>this Code. Unless otherwise specified, "vehicle" also means a</u> 15 <u>"manufactured home" as defined in Section 1-144.03 of this</u> 16 <u>Code.</u> 17 (Source: P.A. 91-79, eff. 1-1-00; 91-357, eff. 7-29-99; 91-772,

19 (625 ILCS 5/3-102) (from Ch. 95 1/2, par. 3-102)

20 Sec. 3-102. Exclusions.

eff. 1-1-01.)

18

21 No certificate of title need be obtained for:

A vehicle owned by the State of Illinois; or a vehicle
 owned by the United States unless it is registered in this
 State;

25 2. A vehicle owned by a manufacturer or dealer and held for

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1 sale, even though incidentally moved on the highway or used for 2 purposes of testing or demonstration, provided a dealer 3 reassignment area is still available on the manufacturer's 4 certificate of origin or the Illinois title; or a vehicle used 5 by a manufacturer solely for testing;

3. A vehicle owned by a non-resident of this State and not
required by law to be registered in this State;

8 4. A motor vehicle regularly engaged in the interstate 9 transportation of persons or property for which a currently 10 effective certificate of title has been issued in another 11 State;

12

5. A vehicle moved solely by animal power;

13 6. An implement of husbandry;

14 7. Special mobile equipment;

15 8. An apportionable trailer or an apportionable16 semitrailer registered in the State prior to April 1, 1998.

9. A manufactured home for which an affidavit of affixation
 has been recorded pursuant to the Conveyance and Encumbrance of
 Manufactured Homes as Real Property and Severance Act unless
 with respect to the same manufactured home there has been
 recorded an affidavit of severance pursuant to that Act.

22 (Source: P.A. 91-441, eff. 1-1-00.)

23 (625 ILCS 5/3-103) (from Ch. 95 1/2, par. 3-103)

24 Sec. 3-103. Optional certificate of title.

25 (a) The owner of an implement of husbandry or special

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mobile equipment may apply for and obtain a certificate of 1 2 title on it. All of the provisions of this chapter, except part 3 (e) of Section 3-104, are applicable to a certificate of title so issued, except that a person who receives a transfer of an 4 5 interest in the vehicle without knowledge of the certificate of 6 title is not prejudiced by reason of the existence of the certificate, and the perfection of a security interest under 7 this act is not effective until the lienholder has complied 8 9 with the provisions of applicable law which otherwise relate to 10 the perfection of security interests in personal property.

11 An application for an optional certificate of title must be 12 accompanied by either an exemption determination from the 13 Department of Revenue showing that no tax imposed under the "Use Tax Act" or the "Retailers' Occupation Tax Act" is owed by 14 15 anyone with respect to that vehicle or by a receipt from the 16 Department of Revenue showing that any tax so imposed has been 17 paid. No optional certificate of title shall be issued in the absence of such a receipt or exemption determination. 18

19 If the proof of payment or of nonliability is, after the 20 issuance of the optional certificate of title, found to be 21 invalid, the Secretary of State shall revoke the optional 22 certificate of title and require that it be returned to him.

23 (b) The owner of a manufactured home which is affixed to a 24 permanent foundation and for which a certificate of title has 25 not previously been issued and surrendered for cancellation may 26 apply for a certificate of title, including, if applicable, a HB5938 Enrolled - 84 - LRB098 18594 HLH 53735 b

1	certificate of title issued in accordance with subsection (b)
2	of Section 3-109, which shall be issued for the sole purpose of
3	(i) surrendering such certificate of title for cancellation in
4	accordance with Section 3-116.2 or (ii) satisfying the
5	requirements of subdivision (e)(4) of Section 9-334 of the
6	Uniform Commercial Code. The Secretary of State shall issue a
7	certificate of title, in accordance with this Chapter, upon
8	satisfaction of the application requirements of this Code.
9	(Source: P.A. 78-1165.)
10	(625 ILCS 5/3-104) (from Ch. 95 1/2, par. 3-104)
11	Sec. 3-104. Application for certificate of title.
12	(a) The application for a certificate of title for a
13	vehicle in this State must be made by the owner to the
14	Secretary of State on the form prescribed and must contain:
15	1. The name, Illinois residence and mail address of the
16	owner;
17	2. A description of the vehicle including, so far as
18	the following data exists: Its make, year-model,
19	identifying number, type of body, whether new or used, as
20	to house trailers as defined in Section 1-128 of this Code,
21	and as to manufactured homes as defined in Section 1-144.03
22	of this Code, the square footage of the house trailer based
23	upon the outside dimensions of the house trailer excluding
24	the length of the tongue and hitch, and, as to vehicles of
25	the second division, whether for-hire, not-for-hire, or

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both for-hire and not-for-hire;

2 3. The date of purchase by applicant and, if 3 applicable, the name and address of the person from whom 4 the vehicle was acquired and the names and addresses of any 5 lienholders in the order of their priority and signatures 6 of owners;

7 4. The current odometer reading at the time of transfer
8 and that the stated odometer reading is one of the
9 following: actual mileage, not the actual mileage or
10 mileage is in excess of its mechanical limits; and

5. Any further information the Secretary of State reasonably requires to identify the vehicle and to enable him to determine whether the owner is entitled to a certificate of title and the existence or nonexistence of security interests in the vehicle.

16 (a-5) The Secretary of State shall designate on the 17 prescribed application form a space where the owner of a 18 vehicle may designate a beneficiary, to whom ownership of the 19 vehicle shall pass in the event of the owner's death.

(b) If the application refers to a vehicle purchased from a dealer, it must also be signed by the dealer as well as the owner, and the dealer must promptly mail or deliver the application and required documents to the Secretary of State.

(c) If the application refers to a vehicle last previously registered in another State or country, the application must contain or be accompanied by: HB5938 Enrolled - 86 - LRB098 18594 HLH 53735 b

Any certified document of ownership so recognized
 and issued by the other State or country and acceptable to
 the Secretary of State, and

Any other information and documents the Secretary of
State reasonably requires to establish the ownership of the
vehicle and the existence or nonexistence of security
interests in it.

8 (d) If the application refers to a new vehicle it must be 9 accompanied by the Manufacturer's Statement of Origin, or other 10 documents as required and acceptable by the Secretary of State, 11 with such assignments as may be necessary to show title in the 12 applicant.

(e) If an application refers to a vehicle rebuilt from a vehicle previously salvaged, that application shall comply with the provisions set forth in Sections 3-302 through 3-304 of this Code.

17 (f) An application for a certificate of title for any vehicle, whether purchased in Illinois or outside Illinois, and 18 19 even if previously registered in another State, must be 20 accompanied by either an exemption determination from the Department of Revenue showing that no tax imposed pursuant to 21 22 the Use Tax Act or the vehicle use tax imposed by Section 23 3-1001 of the Illinois Vehicle Code is owed by anyone with 24 respect to that vehicle, or a receipt from the Department of 25 Revenue showing that any tax so imposed has been paid. An application for a certificate of title for any vehicle 26

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purchased outside Illinois, even if previously registered in 1 2 another state, must be accompanied by either an exemption determination from the Department of Revenue showing that no 3 tax imposed pursuant to the Municipal Use Tax Act or the County 4 5 Use Tax Act is owed by anyone with respect to that vehicle, or a receipt from the Department of Revenue showing that any tax 6 7 so imposed has been paid. In the absence of such a receipt for 8 payment or determination of exemption from the Department, no 9 certificate of title shall be issued to the applicant.

10 If the proof of payment of the tax or of nonliability 11 therefor is, after the issuance of the certificate of title and 12 display certificate of title, found to be invalid, the 13 Secretary of State shall revoke the certificate and require 14 that the certificate of title and, when applicable, the display 15 certificate of title be returned to him.

(g) If the application refers to a vehicle not manufactured in accordance with federal safety and emission standards, the application must be accompanied by all documents required by federal governmental agencies to meet their standards before a vehicle is allowed to be issued title and registration.

(h) If the application refers to a vehicle sold at public sale by a sheriff, it must be accompanied by the required fee and a bill of sale issued and signed by a sheriff. The bill of sale must identify the new owner's name and address, the year model, make and vehicle identification number of the vehicle, court order document number authorizing such sale, if HB5938 Enrolled - 88 - LRB098 18594 HLH 53735 b

applicable, and the name and address of any lienholders in
 order of priority, if applicable.

(i) If the application refers to a vehicle for which a court of law determined the ownership, it must be accompanied with a certified copy of such court order and the required fee. The court order must indicate the new owner's name and address, the complete description of the vehicle, if known, the name and address of the lienholder, if any, and must be signed and dated by the judge issuing such order.

(j) If the application refers to a vehicle sold at public auction pursuant to the Labor and Storage Lien (Small Amount) Act, it must be accompanied by an affidavit or affirmation furnished by the Secretary of State along with the documents described in the affidavit or affirmation and the required fee.

15 (k) The Secretary may provide an expedited process for the 16 issuance of vehicle titles. Expedited title applications must 17 be delivered to the Secretary of State's Vehicle Services Department in Springfield by express mail service or hand 18 19 delivery. Applications must be complete, including necessary 20 forms, fees, and taxes. Applications received before noon on a 21 business day will be processed and shipped that same day. 22 Applications received after noon on a business day will be 23 processed and shipped the next business day. The Secretary shall charge an additional fee of \$30 for this service, and 24 25 that fee shall cover the cost of return shipping via an express 26 mail service. All fees collected by the Secretary of State for HB5938 Enrolled - 89 - LRB098 18594 HLH 53735 b

expedited services shall be deposited into the Motor Vehicle 1 2 License Plate Fund. In the event the Vehicle Services 3 Department determines that the volume of expedited title requests received on a given day exceeds the ability of the 4 5 Vehicle Services Department to process those requests in an 6 expedited manner, the Vehicle Services Department may decline to provide expedited services, and the additional fee for the 7 8 expedited service shall be refunded to the applicant.

9 (1) If the application refers to a homemade trailer, (i) it 10 must be accompanied by the appropriate documentation regarding 11 the source of materials used in the construction of the 12 trailer, as required by the Secretary of State, (ii) the 13 trailer must be inspected by a Secretary of State employee prior to the issuance of the title, and (iii) upon approval of 14 15 the Secretary of State, the trailer must have a vehicle 16 identification number, as provided by the Secretary of State, 17 stamped or riveted to the frame.

18 (m) The holder of a Manufacturer's Statement of Origin to a 19 manufactured home may deliver it to any person to facilitate 20 conveying or encumbering the manufactured home. Any person 21 receiving any such Manufacturer's Statement of Origin so 22 delivered holds it in trust for the person delivering it.

(n) Within 45 days after the completion of the first retail
 sale of a manufactured home, the Manufacturer's Statement of
 Origin to that manufactured home must be surrendered to the
 Secretary of State either in conjunction with an application

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1 <u>for a certificate of title for that manufactured home or in</u> 2 <u>accordance with Section 3-116.1.</u>

3 (Source: P.A. 96-519, eff. 1-1-10; 96-554, eff. 1-1-10; 4 96-1000, eff. 7-2-10; 97-918, eff. 1-1-13.)

5 (625 ILCS 5/3-106) (from Ch. 95 1/2, par. 3-106)

Sec. 3-106. Certificate of title - Issuance - Records. (a) 6 7 The Secretary of State shall file each application received 8 and, when satisfied as to its genuineness and regularity, and 9 that no tax imposed by the "Use Tax Act" or the vehicle use 10 tax, as imposed by Section 3-1001 of "The Illinois Vehicle 11 Code", or pursuant to the "Municipal Use Tax Act" or pursuant to the "County Use Tax Act" is owed as evidenced by the receipt 12 13 for payment or determination of exemption from the Department 14 of Revenue provided for in Section 3-104 of this Act, and that 15 the applicant is entitled to the issuance of a certificate of 16 title, shall issue a certificate of title of the vehicle.

(b) The Secretary of State shall maintain a record of all certificates of title issued by him under a distinctive title number assigned to the vehicle; and, in the discretion of the Secretary of State, in any other method determined.

(c) The Secretary of State shall not issue a certificate of title, including a certificate of title issued in accordance with subsection (b) of Section 3-109, to a manufactured home for which there has been recorded an affidavit of affixation pursuant to the Conveyance and Encumbrance of Manufactured HB5938 Enrolled - 91 - LRB098 18594 HLH 53735 b

Homes as Real Property and Severance Act unless with respect to the same manufactured home there has been recorded an affidavit of severance pursuant to the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act.

5 <u>(d) The Secretary of State shall file, upon receipt, each</u> 6 <u>affidavit of affixation and each affidavit of severance</u> 7 <u>relating to a manufactured home that is delivered in accordance</u> 8 <u>with the Conveyance and Encumbrance of Manufactured Homes as</u> 9 <u>Real Property and Severance Act, when satisfied as to its</u> 10 <u>genuineness and regularity.</u>

11 <u>(e) The Secretary of State shall maintain a record of each</u> 12 <u>affidavit of affixation and each affidavit of severance filed</u> 13 <u>in accordance with subsection (d) of this Section. The record</u> 14 <u>shall state the name of the owner of the related manufactured</u> 15 <u>home, the name of manufacturer, model year, manufacturer's</u> 16 <u>serial number, and any other data the Secretary of State</u> 17 prescribes.

18 (f) The Secretary of State shall file, upon receipt, each 19 application for surrender of the Manufacturer's Statement of 20 Origin relating to a manufactured home that is delivered in 21 accordance with Section 3-116.1, when satisfied as to its 22 genuineness and regularity.

23 (g) The Secretary of State shall file, upon receipt, each 24 application for surrender of the certificate of title relating 25 to a manufactured home that is delivered in accordance with 26 Section 3-116.2, when satisfied as to its genuineness and HB5938 Enrolled - 92 - LRB098 18594 HLH 53735 b

1 regularity.

2	(h) The Secretary of State shall maintain a record,
3	including a record in the form of a searchable electronic
4	database accessible to the public, of each Manufacturer's
5	Statement of Origin accepted for surrender as provided in
6	Section 3-116.1. The record shall state the date the
7	Manufacturer's Statement of Origin was accepted for surrender,
8	the name of manufacturer, make, model name, model year,
9	manufacturer's serial number, and any other data the Secretary
10	<u>of State prescribes.</u>
11	(i) The Secretary of State shall maintain a record,
12	including a record in the form of a searchable electronic
13	database accessible to the public, of each manufactured home
14	certificate of title accepted for surrender as provided in
15	Section 3-116.2. The record shall state the date the
16	certificate of title was accepted for surrender, the name of
17	manufacturer, model year, manufacturer's serial number, and
18	any other data the Secretary of State prescribes.
19	(Source: P.A. 86-444.)
20	(625 ILCS 5/3-107) (from Ch. 95 1/2, par. 3-107)
21	Sec. 3-107. Contents and effect.
22	(a) Each certificate of title issued by the Secretary of
23	State shall contain:
24	1. the date issued;
25	2. the name and address of the owner;

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3. the names and addresses of any lienholders, in the
 order of priority as shown on the application or, if the
 application is based on a certificate of title, as shown on
 the certificate;

5

4. the title number assigned to the vehicle;

6 5. a description of the vehicle including, so far as 7 following data exists: its make, year-model, the 8 identifying number, type of body, whether new or used, as 9 to house trailers as defined in Section 1-128 of this Code, 10 and as to manufactured homes as defined in Section 1-144.03 11 of this Code, the square footage of the vehicle based upon 12 the outside dimensions of the house trailer excluding the length of the tongue and hitch, and, if a new vehicle, the 13 date of the first sale of the vehicle for use; 14

15 6. an odometer certification as provided for in this16 Code; and

17

7. any other data the Secretary of State prescribes.

(a-5) In the event the applicant seeks to have the vehicle 18 19 titled as a custom vehicle or street rod, that fact must be 20 stated in the application. The custom vehicle or street rod 21 must be inspected as required by Section 3-406 of this Code 22 prior to issuance of the title. Upon successful completion of 23 the inspection, the vehicle may be titled in the following manner. The make of the vehicle shall be listed as the make of 24 the actual vehicle or the make it is designed to resemble 25 26 (e.g., Ford or Chevrolet); the model of the vehicle shall be

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listed as custom vehicle or street rod; and the year of the vehicle shall be listed as the year the actual vehicle was manufactured or the year it is designed to resemble. A vehicle previously titled as other than a custom vehicle or street rod may be issued a corrected title reflecting the custom vehicle or street rod model if it otherwise meets the requirements for the designation.

8 (b) The certificate of title shall contain forms for 9 assignment and warranty of title by the owner, and for 10 assignment and warranty of title by a dealer, and may contain 11 forms for applications for a certificate of title by a 12 transferee, the naming of a lienholder and the assignment or 13 release of the security interest of a lienholder.

14 (b-5) The Secretary of State shall designate on a 15 certificate of title a space where the owner of a vehicle may 16 designate a beneficiary, to whom ownership of the vehicle shall 17 pass in the event of the owner's death.

18 (c) A certificate of title issued by the Secretary of State19 is prima facie evidence of the facts appearing on it.

(d) A certificate of title for a vehicle is not subject to
garnishment, attachment, execution or other judicial process,
but this subsection does not prevent a lawful levy upon the
vehicle.

(e) Any certificate of title issued by the Secretary of
State is subject to a lien in favor of the State of Illinois
for any fees or taxes required to be paid under this Act and as

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2 (f) Notwithstanding any other provision of law, a
3 certificate of title issued by the Secretary of State to a
4 manufactured home is prima facie evidence of the facts
5 appearing on it, notwithstanding the fact that such
6 manufactured home, at any time, shall have become affixed in
7 any manner to real property.

8 (Source: P.A. 95-784, eff. 1-1-09; 96-487, eff. 1-1-10.)

9 (625 ILCS 5/3-109) (from Ch. 95 1/2, par. 3-109)

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10 Sec. 3-109. Registration without certificate of title; 11 bond. If the Secretary of State is not satisfied as to the 12 ownership of the vehicle, including but not limited to, in the 13 case of a manufactured home, a circumstance in which the manufactured home is covered by a Manufacturer's Statement of 14 15 Origin that the owner of the manufactured home, after diligent 16 search and inquiry, is unable to produce, or that there are no undisclosed security interests in it, the Secretary of State 17 may register the vehicle but shall either: 18

(a) Withhold issuance of a certificate of title until the applicant presents documents reasonably sufficient to satisfy the Secretary of State as to the applicant's ownership of the vehicle and that there are no undisclosed security interests in it; or

(b) As a condition of issuing a certificate of title,
require the applicant to file with the Secretary of State a

bond in the form prescribed by the Secretary of State and 1 2 executed by the applicant, and either accompanied by the 3 deposit of cash with the Secretary of State or also executed by a person authorized to conduct a surety business in this State. 4 5 The bond shall be in an amount equal to one and one-half times the value of the vehicle as determined by the Secretary of 6 7 State and conditioned to indemnify any prior owner and 8 lienholder and any subsequent purchaser of the vehicle or 9 person acquiring any security interest in it, and their 10 respective successors in interest, against any expense, loss or 11 damage, including reasonable attorney's fees, by reason of the 12 issuance of the certificate of title of the vehicle or on 13 account of any defect in or undisclosed security interest upon 14 the right, title and interest of the applicant in and to the 15 vehicle. Any such interested person has a right of action to 16 recover on the bond for any breach of its conditions, but the 17 aggregate liability of the surety to all persons shall not exceed the amount of the bond. The bond, and any deposit 18 19 accompanying it, shall be returned at the end of three (3) 20 years or prior thereto if (i) the vehicle is no longer registered in this State and the currently valid certificate of 21 22 title is surrendered to the Secretary of State or (ii), in the 23 case of a certificate of title to a manufactured home, the currently valid certificate of title is surrendered to the 24 25 Secretary of State in accordance with Section 3-116.2, unless 26 the Secretary of State has been notified of the pendency of an

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1 action to recover on the bond.

2 Security deposited as a bond hereunder shall be placed by 3 the Secretary of State in the custody of the State Treasurer.

(c) During July, annually, the Secretary shall compile a 4 5 list of all bonds on deposit, pursuant to this Section, for more than 3 years and concerning which he has received no 6 7 notice as to the pendency of any judicial proceeding that could 8 affect the disposition thereof. Thereupon, he shall promptly 9 send a notice by certified mail to the last known address of 10 each depositor advising him that his bond will be subject to 11 escheat to the State of Illinois if not claimed within 30 days 12 after the mailing date of such notice. At the expiration of such time, the Secretary of State shall file with the State 13 14 Treasurer an order directing the transfer of such deposit to 15 the Road Fund in the State Treasury. Upon receipt of such 16 order, the State Treasurer shall make such transfer, after 17 converting to cash any other type of security. Thereafter any person having a legal claim against such deposit may enforce it 18 by appropriate proceedings in the Court of Claims subject to 19 20 the limitations prescribed for such Court. At the expiration of 21 such limitation period such deposit shall escheat to the State 22 of Illinois.

23 (Source: P.A. 81-1458.)

24 (625 ILCS 5/3-110) (from Ch. 95 1/2, par. 3-110)
25 Sec. 3-110. Refusing certificate of title. The Secretary of

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State shall refuse issuance of a certificate of title if any required fee is not paid or if he has reasonable grounds to believe that:

4

(a) the applicant is not the owner of the vehicle;

5 (b) the application contains a false or fraudulent 6 statement;

7 (c) the applicant fails to furnish required
8 information or documents or any additional information the
9 Secretary of State reasonably requires; or

10 (d) the applicant has not paid to the Secretary of
11 State any fees or taxes due under this Act and have not
12 been paid upon reasonable notice and demand.

Except as provided in Section 3-116.2, the Secretary of State shall not refuse to issue a certificate of title to a manufactured home by reason of the fact that, at any time, in

16 any manner, it shall have been affixed to real property.

17 (Source: P.A. 97-333, eff. 8-12-11.)

18 (625 ILCS 5/3-116) (from Ch. 95 1/2, par. 3-116)

Sec. 3-116. When Secretary of State to issue a certificate of title.

(a) The Secretary of State, upon receipt of a properly assigned certificate of title, with an application for a certificate of title, the required fee and any other documents required by law, shall issue a new certificate of title in the name of the transferee as owner and mail it to the first HB5938 Enrolled - 99 - LRB098 18594 HLH 53735 b

1 lienholder named in it or, if none, to the owner or owner's 2 designee.

3 (b) The Secretary of State, upon receipt of an application 4 for a new certificate of title by a transferee other than by 5 voluntary transfer, with proof of the transfer, the required 6 fee and any other documents required by law, shall issue a new 7 certificate of title in the name of the transferee as owner.

8 (c) Any person, firm or corporation, who shall knowingly 9 possess, buy, sell, exchange or give away, or offer to buy, 10 sell, exchange or give away the certificate of title to any 11 motor vehicle which is a junk or salvage, or who shall fail to 12 surrender the certificate of title to the Secretary of State as 13 required under the provisions of this Section and Section 14 3-117.2, shall be guilty of Class 3 felony.

15 (d) The Secretary of State shall file and retain for four 16 (4) years a record of every surrendered certificate of title or 17 proof of ownership accepted by the Secretary of State, the file to be maintained so as to permit the tracing of title of the 18 19 vehicle designated therein. Such filing and retention 20 requirements shall be in addition to and not in substitution 21 for the recordkeeping requirements set forth in Section 3-106 22 of this Code, which recordkeeping requirements are not limited 23 to any period of time.

(e) The Secretary of State, upon receipt of an application
for corrected certificate of title, with the original title,
the required fee and any other required documents, shall issue

1 a corrected certificate of title in the name of the owner and 2 mail it to the first lienholder named in it or, if none, to the 3 owner or owner's designee.

4 (f) The Secretary of State, upon receipt of a certified
5 copy of a court order awarding ownership to an applicant along
6 with an application for a certificate of title and the required
7 fee, shall issue a certificate of title to the applicant.
8 (Source: P.A. 90-212, eff. 1-1-98.)

9

(625 ILCS 5/3-116.1 new)

10 <u>Sec. 3-116.1. Surrender of Manufacturer's Statement of</u> 11 Origin to a manufactured home.

12 (a) The owner (all, if more than one) of a manufactured 13 home that is covered by a Manufacturer's Statement of Origin 14 and that is affixed to a permanent foundation as defined in the 15 Conveyance and Encumbrance of Manufactured Homes as Real 16 Property and Severance Act, or which the owner intends to affix to a permanent foundation as defined in the Conveyance and 17 18 Encumbrance of Manufactured Homes as Real Property and Severance Act, may surrender the Manufacturer's Statement of 19 20 Origin to the manufactured home to the Secretary of State by 21 filing with the Secretary of State an application for surrender 22 of Manufacturer's Statement of Origin containing or 23 accompanied by: (1) the name, residence, and mailing address of the 24

25 <u>owner;</u>

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1	(2) a description of the manufactured home
2	including the name of the manufacturer, the make, the model
3	name, the model year, the dimensions, and the vehicle
4	identification number of the manufactured home and whether
5	it is new or used, and any other information the Secretary
6	of State requires;
7	(3) the date of purchase by the owner of the
8	manufactured home, the name and address of the person from
9	whom the home was acquired, and the names and addresses of
10	any security interest holders and lienholders in the order
11	of their apparent priority;
12	(4) a statement signed by the owner, stating either
13	(i) any facts or information known to the owner that could
14	reasonably affect the validity of the title to the
15	manufactured home or the existence or non-existence of a
16	security interest in or lien on it or (ii) that no such
17	facts or information are known to the owner;
18	(5) a certified copy of the recorded affidavit of
19	affixation in accordance with the Conveyance and
20	Encumbrance of Manufactured Homes as Real Property and
21	Severance Act;
22	(6) the original Manufacturer's Statement of
23	<u>Origin;</u>
24	(7) the name and mailing address of each owner of
25	the manufactured home or such owner's designee wishing to
26	receive written acknowledgment of surrender from the

1

25

Secretary of State; and

0	
2	(8) any other information and documents the
3	Secretary of State reasonably requires to identify the
4	owner of the manufactured home and to enable him or her to
5	determine whether the owner satisfied the requirements of
6	the Conveyance and Encumbrance of Manufactured Homes as
7	Real Property and Severance Act and is entitled to
8	surrender the Manufacturer's Statement of Origin, and the
9	existence or non-existence of security interests in or
10	liens on the manufactured home.
11	(b) When satisfied as to the genuineness and regularity of
12	the surrender of a Manufacturer's Statement of Origin to a
13	manufactured home, payment of any applicable fees and upon
14	satisfaction of the requirements of subsection (a) of this
15	Section, the Secretary of State shall (i) cancel the
16	Manufacturer's Statement of Origin and update his or her
17	records in accordance with the provisions of Section 3-106 and
18	(ii) provide written acknowledgment of compliance with the
19	provisions of this Section to each person identified on the
20	application for surrender of Manufacturer's Statement of
21	Origin pursuant to subsection (a)(7) of this Section.
22	(c) Upon satisfaction of the requirements of this Section,
23	a manufactured home shall be conveyed and encumbered as
24	provided in the Conveyance and Encumbrance of Manufactured

26 <u>surrender a Manufacturer's Statement of Origin is delivered to</u>

Homes as Real Property and Severance Act. If the application to

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the Secretary of State within 60 days of recording the related affidavit of affixation with the recording officer in the county in which the real property to which the manufactured home is or shall be affixed and the application is thereafter accepted by the Secretary of State, the requirements of this Section shall be deemed satisfied as of the date the affidavit of affixation is recorded.

8 <u>(d) Upon written request by a person identified on the</u> 9 <u>application for surrender of Manufacturer's Statement of</u> 10 <u>Origin pursuant to subsection (a)(7) of this Section, the</u> 11 <u>Secretary of State shall provide written acknowledgment of</u> 12 <u>compliance with the provisions of this Section.</u>

13 (625 ILCS 5/3-116.2 new) 14 Sec. 3-116.2. Application for surrender of title. 15 (a) The owner (all, if more than one) of a manufactured 16 home that is covered by a certificate of title, including, if 17 applicable, a certificate of title issued in accordance with 18 subsection (b) of Section 3-109, and that is permanently affixed to real property as defined in the Conveyance and 19 20 Encumbrance of Manufactured Homes as Real Property and 21 Severance Act, or which the owner intends to permanently affix 22 to real property as defined in the Conveyance and Encumbrance 23 of Manufactured Homes as Real Property and Severance Act, may 24 surrender the certificate of title to the manufactured home to 25 the Secretary of State by filing with the Secretary of State an

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1	application for surrender of title containing or accompanied
2	by:
3	(1) the name, residence, and mailing address of the
4	owner;
5	(2) a description of the manufactured home including
6	the name of the manufacturer, the make, the model name, the
7	model year, the dimensions, and the vehicle identification
8	number or numbers of the manufactured home and whether it
9	is new or used and any other information the Secretary of
10	<u>State requires;</u>
11	(3) the date of purchase by the owner of the
12	manufactured home, the name and address of the person from
13	whom the home was acquired and the names and addresses of
14	any security interest holders and lienholders in the order
15	of their apparent priority;
16	(4) a statement signed by the owner, stating either,
17	(i) any facts or information known to the owner that could
18	reasonably affect the validity of the title to the
19	manufactured home or the existence or non-existence of a
20	security interest in or lien on it; or (ii) that no such
21	facts or information are known to the owner;
22	(5) a certified copy of the affidavit of affixation in
23	accordance with the Conveyance and Encumbrance of
24	Manufactured Homes as Real Property and Severance Act;
25	(6) the original certificate of title;
26	(7) the name and mailing address of each owner of the

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manufactured home or such owner's designee wishing written 1 2 acknowledgment of surrender from the Secretary of State; 3 (8) a release of security interests (if any) pursuant to Section 3-205 of this Code; and 4 5 (9) any other information and documents the Secretary of State reasonably requires to identify the owner of the 6 manufactured home and to enable him or her to determine 7 whether the owner satisfied the requirements of the 8 9 Conveyance and Encumbrance of Manufactured Homes as Real 10 Property and Severance Act and is entitled to surrender the 11 certificate of title and the existence or non-existence of 12 security interests in or liens on the manufactured home. (b) The Secretary of State shall not accept for surrender a 13 14 certificate of title to a manufactured home unless and until 15 all security interests or liens perfected pursuant to Sections 16 3-106 and 3-202 have been released. (c) When satisfied as to the genuineness and regularity of 17 the surrender of a certificate of title to a manufactured home, 18 19 payment of any applicable fees and upon satisfaction of the 20 requirements of subsections (a) and (b) of this Section, the Secretary of State shall (i) cancel the certificate of title 21 22 and update his or her records in accordance with the provisions 23 of Section 3-106 and (ii) provide written acknowledgment of 24 compliance with the provisions of this Section to each person 25 identified on the application for surrender of title pursuant to subsection (a) (7) of this Section. 26

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1	(d) Upon satisfaction of the requirements of this Section,
2	a manufactured home shall be conveyed and encumbered as
3	provided in the Conveyance and Encumbrance of Manufactured
4	Homes as Real Property and Severance Act. If the application to
5	surrender a certificate of title is delivered to the Secretary
6	of State within 60 days of recording the related affidavit of
7	affixation with the recording officer in the county in which
8	the real property to which the manufactured home is or shall be
9	affixed, and the application is thereafter accepted by the
10	Secretary of State, the requirements of this Section shall be
11	deemed satisfied as of the date the affidavit of affixation is
12	recorded.
13	(e) Upon written request by a person identified on the
14	application for surrender of title pursuant to subsection
15	(a)(7) of this Section, the Secretary of State shall provide
16	written acknowledgment of compliance with the provisions of
17	this Section.
18	(625 ILCS 5/3-116.3 new)
19	Sec. 3-116.3. Application for a certificate of title to a
20	severed manufactured home.
21	(a) Notwithstanding any other provision of law, where a
22	manufactured home has been affixed to a permanent foundation,
23	and an affidavit of affixation has been recorded as part of the
24	real property records in the county in which the manufactured
25	home is located in accordance with the Conveyance and

Encumbrance of Manufactured Homes as Real Property and 1 2 Severance Act, and where the manufactured home subsequently is 3 detached or severed from the real property, the owner (all, if more than one) of the manufactured home shall, unless exempted 4 5 by other provisions of this Code, apply for a new certificate of title by filing with the Secretary of State an application 6 7 for a certificate of title to a manufactured home, to be issued 8 in accordance with subsection (b) of Section 3-109, containing 9 or accompanied by: 10 (1) the name, residence, and mailing address of the 11 owner; 12 (2) a description of the manufactured home, including the name of the manufacturer, the make, the model name, the 13 model year, the dimensions, and the vehicle identification 14 15 number or numbers of the manufactured home and whether it 16 is new or used, and any other information the Secretary of 17 State requires; (3) a statement signed by the applicant, stating 18 19 either: (i) any facts or information known to the applicant 20 that could reasonably affect the validity of the title of 21 the manufactured home or the existence or non-existence of 22 any security interest in or lien on it or (ii) that no such 23 facts or information are known to the applicant;

24(4) a certified copy of the recorded affidavit of25severance provided in accordance with the Conveyance and26Encumbrance of Manufactured Homes as Real Property and

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1 Severance Act; and 2 (5) any other information and documents the Secretary 3 of State reasonably requires. (b) Upon satisfaction of the requirements of subsection (a) 4 5 of this Section and subsection (b) of Section 3-109, the Secretary of State shall issue a new certificate of title 6 pursuant to subsection (b) of Section 3-109 and update his or 7 8 her records in accordance with the provisions of Section 3-106. 9 (c) Immediately upon satisfaction of the requirements of 10 this Section and thereafter, a manufactured home shall be 11 conveyed and encumbered as personal property. 12 (d) The satisfaction of the requirements of this Section with respect to a manufactured home shall have no effect on the 13

14 <u>manner in which such manufactured home is taxed pursuant to the</u> 15 Property Tax Code or the Mobile Home Local Services Tax Act.

16 (625 ILCS 5/3-202) (from Ch. 95 1/2, par. 3-202)

17 Sec. 3-202. Perfection of security interest.

(a) Unless excepted by Section 3-201, a security interest 18 in a vehicle of a type for which a certificate of title is 19 20 required is not valid against subsequent transferees or 21 lienholders of the vehicle unless perfected as provided in this 22 Act. A purchase money security interest in a manufactured home 23 is perfected against the rights of judicial lien creditors and 24 execution creditors on and after the date such purchase money 25 security interest attaches.

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(b) A security interest is perfected by the delivery to the 1 2 Secretary of State of the existing certificate of title, if 3 any, an application for a certificate of title containing the name and address of the lienholder and the required fee. The 4 5 security interest is perfected as of the time of its creation 6 if the delivery to the Secretary of State is completed within 7 30 days after the creation of the security interest or receipt 8 by the new lienholder of the existing certificate of title from 9 a prior lienholder or licensed dealer, otherwise as of the time 10 of the delivery.

11 (c) If a vehicle is subject to a security interest when 12 brought into this State, the validity of the security interest 13 is determined by the law of the jurisdiction where the vehicle 14 was when the security interest attached, subject to the 15 following:

16 1. If the parties understood at the time the security 17 interest attached that the vehicle would be kept in this 18 State and it was brought into this State within 30 days 19 thereafter for purposes other than transportation through 20 this State, the validity of the security interest in this 21 State is determined by the law of this State.

22 2. If the security interest was perfected under the law 23 of the jurisdiction where the vehicle was when the security 24 interest attached, the following rules apply:

(A) If the name of the lienholder is shown on an
 existing certificate of title issued by that

1 jurisdiction, his security interest continues

perfected in this State.

2

(B) If the name of the lienholder is not shown on 3 existing certificate of title issued by that 4 an 5 jurisdiction, a security interest may be perfected by the lienholder delivering to the Secretary of State the 6 7 prescribed notice and by payment of the required fee. Such security interest is perfected as of the time of 8 9 delivery of the prescribed notice and payment of the 10 required fee.

11 3. If the security interest was not perfected under the 12 law of the jurisdiction where the vehicle was when the 13 security interest attached, it may be perfected in this 14 State; in that case perfection dates from the time of 15 perfection in this State.

4. A security interest may be perfected under paragraph
3 of this subsection either as provided in subsection (b)
or by the lienholder delivering to the Secretary of State a
notice of security interest in the form the Secretary of
State prescribes and the required fee.

(d) Except as otherwise provided in Sections 3-116.1, 3-116.2, 3-207, and the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act, after a certificate of title has been issued for a manufactured home and as long as the manufactured home is subject to any security interest perfected pursuant to this Section, the Secretary of HB5938 Enrolled - 111 - LRB098 18594 HLH 53735 b

State shall not file an affidavit of affixation, nor cancel the Manufacturer's Statement of Origin, nor revoke the certificate of title, nor issue a certificate of title under Section 3-106, and, in any event, the validity and priority of any security interest perfected pursuant to this Section shall continue, notwithstanding the provision of any other law.

7 (Source: P.A. 95-284, eff. 1-1-08.)

8 (625 ILCS 5/3-205) (from Ch. 95 1/2, par. 3-205)

9 Sec. 3-205. Release of security interest.

10 (a) Within 21 days after receiving payment to satisfy a 11 security interest in a vehicle for which the certificate of title is in the possession of the lienholder, he shall execute 12 a release of his security interest, and mail or deliver the 13 14 certificate and release to the next lienholder named therein, 15 or, if none, to the owner or any person who delivers to the 16 lienholder an authorization from the owner to receive the certificate. If the payment is in the form of cash, a cashier's 17 18 check, or a certified check, the number of days is reduced to 10 business days. If the owner desires a new certificate 19 reflecting no lien, the certificate and release from the 20 21 lienholder may be submitted to the Secretary of State, along 22 with the prescribed application and required fee, for issuance of that new certificate. 23

(b) Within 21 days after receiving payment to satisfy a
 security interest in a vehicle for which the certificate of

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title is in the possession of a prior lienholder, the 1 2 lienholder whose security interest is satisfied shall execute a 3 release and deliver the release to the owner or any person who delivers to the lienholder an authorization from the owner to 4 5 receive it. If the payment is in the form of cash, a cashier's check, or a certified check, the number of days is reduced to 6 7 10 business days. The lienholder in possession of the 8 certificate of title may either deliver the certificate to the 9 owner, or the person authorized by him, for delivery to the 10 Secretary of State, or, upon receipt of the release, may mail 11 or may deliver the certificate and release, along with 12 prescribed application and require fee, to the Secretary of State, who shall issue a new certificate. 13

(c) In addition to any other penalty, a lienholder who 14 15 fails to execute a release of his or her security interest or 16 who fails to mail or deliver the certificate and release within 17 the time limit provided in subsection (a) or (b) is liable to the person or entity that was supposed to receive the release 18 19 or certificate for \$150 plus reasonable attorney fees and court 20 costs. An action under this Section may be brought in small 21 claims court or in any other appropriate court.

(d) The holder of a security interest in or a lien on a manufactured home may deliver lien release documents to any person to facilitate conveying or encumbering the manufactured home. Any person receiving any such documents so delivered holds the documents in trust for the security interest holder HB5938 Enrolled - 113 - LRB098 18594 HLH 53735 b

- 1 or the lienholder.
- 2 (Source: P.A. 93-621, eff. 12-15-03.)

3 (625 ILCS 5/3-207) (from Ch. 95 1/2, par. 3-207)

4 Sec. 3-207. Exclusiveness of procedure.

5 The method provided in this act of perfecting and giving 6 notice of security interests subject to this act is exclusive. 7 Security interests subject to this act are hereby exempted from 8 the provisions of law which otherwise require or relate to the 9 recording or filing of instruments creating or evidencing 10 security interests in vehicles including chattel mortgages and 11 conditional sale agreements, provided, however, that with 12 respect to a manufactured home that is or will be affixed to a 13 permanent foundation, upon recordation of an affidavit of affixation pursuant to the Conveyance and Encumbrance of 14 15 Manufactured Homes as Real Property and Severance Act and 16 satisfaction of the requirements of Section 3-116.1 or 3-116.2, as applicable, any perfection or termination of a security 17 18 interest with respect to such permanently affixed property shall be governed by the laws applicable to real property. 19

20 (Source: P.A. 76-1586.)

(625 ILCS 5/3-208) (from Ch. 95 1/2, par. 3-208)
Sec. 3-208. Suspension or revocation of certificates.
(a) The Secretary of State may suspend or revoke a
certificate of title, upon notice and reasonable opportunity to

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be heard in accordance with Section 2-118, when authorized by any other provision of law or if he finds:

3 4 The certificate of title was fraudulently procured or erroneously issued, or

5 2. The vehicle has been scrapped, dismantled or6 destroyed.

Except as provided in Section 3-116.2, the Secretary of
State shall not suspend or revoke a certificate of title to a
manufactured home by reason of the fact that, at any time, it
shall have become affixed in any manner to real property.

(b) Suspension or revocation of a certificate of title does not, in itself, affect the validity of a security interest noted on it.

14 (c) When the Secretary of State suspends or revokes a 15 certificate of title, the owner or person in possession of it 16 shall, immediately upon receiving notice of the suspension or 17 revocation, mail or deliver the certificate to the Secretary of 18 State.

(d) The Secretary of State may seize and impound anycertificate of title which has been suspended or revoked.

21 (Source: P.A. 76-1586.)

Section 10-75. The Code of Civil Procedure is amended by changing Section 15-1213 as follows:

24

(735 ILCS 5/15-1213) (from Ch. 110, par. 15-1213)

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Sec. 15-1213. Real Estate. "Real estate" means land or any 1 2 estate or interest in, over or under land (including minerals, air rights, structures, fixtures and other things which by 3 custom, usage or law pass with a conveyance of land though not 4 5 described or mentioned in the contract of sale or instrument of conveyance). "Mortgaged real estate" means the real estate 6 7 which is the subject of a mortgage. "Real Estate" includes a manufactured home as defined in subdivision (53) of Section 8 9 9-102 of the Uniform Commercial Code that is real property as 10 defined in the Conveyance and Encumbrance of Manufactured Homes 11 as Real Property and Severance Act.

12 (Source: P.A. 84-1462.)

Section 10-80. The Conveyances Act is amended by changing Section 38 as follows:

15 (765 ILCS 5/38) (from Ch. 30, par. 37)

Sec. 38. The term "real estate," as used in this act, shall 16 17 be construed as co-extensive in meaning with "lands, tenements 18 and hereditaments," and as embracing all chattels real. "Real estate" and "real property" include a manufactured home as 19 20 defined in subdivision (53) of Section 9-102 of the Uniform 21 Commercial Code that is real property as defined in the 22 Conveyance and Encumbrance of Manufactured Homes as Real 23 Property and Severance Act. This act shall not be construed so 24 as to embrace last wills, except as herein expressly provided.

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1 (Source: P.A. 84-551.)

Section 10-85. The Residential Real Property Disclosure
Act is amended by changing Section 5 as follows:

4 (765 ILCS 77/5)

5 Sec. 5. Definitions. As used in this Act, unless the 6 context otherwise requires the following terms have the meaning 7 given in this Section.

8 "Residential real property" means real property improved 9 with not less than one nor more than 4 residential dwelling 10 units; units in residential cooperatives; or, condominium 11 units, including the limited common elements allocated to the exclusive use thereof that form an integral part of the 12 condominium unit. The term includes a manufactured home as 13 14 defined in subdivision (53) of Section 9-102 of the Uniform 15 Commercial Code that is real property as defined in the 16 Conveyance and Encumbrance of Manufactured Homes as Real 17 Property and Severance Act.

"Seller" means every person or entity who is an owner, 18 beneficiary of a trust, contract purchaser or lessee of a 19 20 ground lease, who has an interest (legal or equitable) in 21 residential real property. However, "seller" shall not include any person who has both (i) never occupied the residential real 22 23 property and (ii) never had the management responsibility for 24 the residential real property nor delegated such HB5938 Enrolled - 117 - LRB098 18594 HLH 53735 b

1 responsibility for the residential real property to another 2 person or entity.

3 "Prospective buyer" means any person or entity negotiating 4 or offering to become an owner or lessee of residential real 5 property by means of a transfer for value to which this Act 6 applies.

7 (Source: P.A. 90-383, eff. 1-1-98.)

8 Section 10-90. The Mobile Home Landlord and Tenant Rights
9 Act is amended by changing Section 3 as follows:

10 (765 ILCS 745/3) (from Ch. 80, par. 203)

11 Sec. 3. Definitions. Unless otherwise expressly defined, 12 all terms in this Act shall be construed to have their 13 ordinarily accepted meanings or such meaning as the context 14 therein requires.

(a) "Person" means any legal entity, including but not
limited to, an individual, firm, partnership, association,
trust, joint stock company, corporation or successor of any of
the foregoing.

19 (b) "Manufactured home" means а factory-assembled, 20 completely integrated structure designed for permanent 21 habitation, with a permanent chassis, and so constructed as to 22 permit its transport, on wheels temporarily or permanently 23 attached to its frame, and is a movable or portable unit that 24 is (i) 8 body feet or more in width, (ii) 40 body feet or more HB5938 Enrolled - 118 - LRB098 18594 HLH 53735 b

in length, and (iii) 320 or more square feet, constructed to be 1 2 towed on its own chassis (comprised of frame and wheels) from the place of its construction to the location, or subsequent 3 locations, at which it is installed and set up according to the 4 5 manufacturer's instructions and connected to utilities for 6 year-round occupancy for use as a permanent habitation, and 7 designed and situated so as to permit its occupancy as a 8 dwelling place for one or more persons, and specifically 9 includes a "manufactured home" as defined in subdivision (53) 10 of Section 9-102 of the Uniform Commercial Code. The term shall 11 include units containing parts that may be folded, collapsed, 12 or telescoped when being towed and that may be expected to provide additional cubic capacity, and that are designed to be 13 joined into one integral unit capable of being separated again 14 15 into the components for repeated towing. The term excludes 16 campers and recreational vehicles. The words "mobile home" and 17 "manufactured home" are synonymous for the purposes of this 18 Act.

(c) "Mobile Home Park" or "Park" means a tract of land or 2 contiguous tracts of land that contain sites with the necessary utilities for 5 or more mobile homes or manufactured homes. A mobile home park may be operated either free of charge or for revenue purposes.

(d) "Park Owner" means the owner of a mobile home park and
any person authorized to exercise any aspect of the management
of the premises, including any person who directly or

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- 1 indirectly receives rents and has no obligation to deliver the 2 whole of such receipts to another person.
- 3 (e) "Tenant" means any person who occupies a mobile home 4 rental unit for dwelling purposes or a lot on which he parks a 5 mobile home for an agreed upon consideration.

6 (f) "Rent" means any money or other consideration given for 7 the right of use, possession and occupancy of property, be it a 8 lot, a mobile home, or both.

9 (g) "Master antenna television service" means any and all 10 services provided by or through the facilities of any closed 11 circuit coaxial cable communication system, or any microwave or 12 similar transmission services other than a community antenna 13 television system as defined in Section 11-42-11 of the 14 Illinois Municipal Code.

15 (Source: P.A. 96-1477, eff. 1-1-11.)

Section 10-95. The Mortgage Act is amended by adding Section 13.1 as follows:

(765 ILCS 905/13.1 new)
 <u>Sec. 13.1. Real estate; real property. As used in this Act,</u>
 <u>"real estate" and "real property" include a manufactured home</u>
 as defined in subdivision (53) of Section 9-102 of the Uniform
 <u>Commercial Code that is real property as defined in the</u>
 <u>Conveyance and Encumbrance of Manufactured Homes as Real</u>
 <u>Property and Severance Act.</u>

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Section 10-100. The Joint Tenancy Act is amended by adding
 Section 5 as follows:

3 (765 ILCS 1005/5 new)

Sec. 5. Real estate; real property. As used in this Act, "real estate" and "real property" include a manufactured home as defined in subdivision (53) of Section 9-102 of the Uniform Commercial Code that is real property as defined in the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act.

- Section 10-105. The Uniform Commercial Code is amended by changing Section 9-102 as follows:
- 12 (810 ILCS 5/9-102) (from Ch. 26, par. 9-102)

13 Sec. 9-102. Definitions and index of definitions.

14 (a) Article 9 definitions. In this Article:

(1) "Accession" means goods that are physically united
with other goods in such a manner that the identity of the
original goods is not lost.

(2) "Account", except as used in "account for", means a
right to payment of a monetary obligation, whether or not
earned by performance, (i) for property that has been or is
to be sold, leased, licensed, assigned, or otherwise
disposed of, (ii) for services rendered or to be rendered,

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(iii) for a policy of insurance issued or to be issued, 1 2 (iv) for a secondary obligation incurred or to be incurred, 3 (v) for energy provided or to be provided, (vi) for the use or hire of a vessel under a charter or other contract, 4 5 (vii) arising out of the use of a credit or charge card or 6 information contained on or for use with the card, or 7 (viii) as winnings in a lottery or other game of chance 8 operated or sponsored by a State, governmental unit of a 9 State, or person licensed or authorized to operate the game 10 by a State or governmental unit of a State. The term 11 includes health-care-insurance receivables. The term does 12 not include (i) rights to payment evidenced by chattel paper or an instrument, (ii) commercial tort claims, (iii) 13 14 deposit accounts, (iv) investment property, (V) 15 letter-of-credit rights or letters of credit, or (vi) 16 rights to payment for money or funds advanced or sold, 17 other than rights arising out of the use of a credit or charge card or information contained on or for use with the 18 19 card.

(3) "Account debtor" means a person obligated on an
account, chattel paper, or general intangible. The term
does not include persons obligated to pay a negotiable
instrument, even if the instrument constitutes part of
chattel paper.

(4) "Accounting", except as used in "accounting for",
 means a record:

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(A) authenticated by a secured party;

2 (B) indicating the aggregate unpaid secured 3 obligations as of a date not more than 35 days earlier or 35 days later than the date of the record; and 4

5 (C) identifying the components of the obligations 6 in reasonable detail.

(5) "Agricultural lien" means an interest, other than a 7 8 security interest, in farm products:

9 (A) which secures payment or performance of an 10 obligation for goods or services furnished in 11 connection with a debtor's farming operation;

12 (B) which is created by statute in favor of a 13 person that in the ordinary course of its business furnished goods or services to a debtor in connection 14 15 with a debtor's farming operation; and

16 (C) whose effectiveness does not depend on the 17 person's possession of the personal property.

(6) "As-extracted collateral" means:

19 (A) oil, gas, or other minerals that are subject to 20 a security interest that:

(i) is created by a debtor having an interest 21 22 in the minerals before extraction; and

23 (ii) attaches to the minerals as extracted; or 24 (B) accounts arising out of the sale at the 25 wellhead or minehead of oil, gas, or other minerals in which the debtor had an interest before extraction. 26

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(7) "Authenticate" means:

(A) to sign; or

(B) with present intent to adopt or accept a
record, to attach to or logically associate with the
record an electronic sound, symbol, or process.

6 (8) "Bank" means an organization that is engaged in the 7 business of banking. The term includes savings banks, 8 savings and loan associations, credit unions, and trust 9 companies.

10 (9) "Cash proceeds" means proceeds that are money,11 checks, deposit accounts, or the like.

12 (10) "Certificate of title" means a certificate of 13 title with respect to which a statute provides for the 14 security interest in question to be indicated on the 15 certificate as a condition or result of the security 16 interest's obtaining priority over the rights of a lien 17 creditor with respect to the collateral. The term includes record maintained 18 another as an alternative to а 19 certificate of title by the governmental unit that issues 20 certificates of title if a statute permits the security interest in question to be indicated on the record as a 21 22 condition or result of the security interest's obtaining 23 priority over the rights of a lien creditor with respect to 24 the collateral.

(11) "Chattel paper" means a record or records that
 evidence both a monetary obligation and a security interest

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in specific goods, a security interest in specific goods 1 2 and software used in the goods, a security interest in 3 specific goods and license of software used in the goods, a lease of specific goods, or a lease of specified goods and 4 5 a license of software used in the goods. In this paragraph, 6 "monetary obligation" means a monetary obligation secured 7 by the goods or owed under a lease of the goods and 8 includes a monetary obligation with respect to software 9 used in the goods. The term does not include (i) charters or other contracts involving the use or hire of a vessel or 10 11 (ii) records that evidence a right to payment arising out 12 of the use of a credit or charge card or information contained on or for use with the card. If a transaction is 13 14 evidenced by records that include an instrument or series 15 of instruments, the group of records taken together 16 constitutes chattel paper.

17 (12) "Collateral" means the property subject to a18 security interest or agricultural lien. The term includes:

19 (A) proceeds to which a security interest20 attaches;

(B) accounts, chattel paper, payment intangibles,
and promissory notes that have been sold; and

(C) goods that are the subject of a consignment.
(13) "Commercial tort claim" means a claim arising in
tort with respect to which:

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(A) the claimant is an organization; or

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(B) the claimant is an individual and the claim:(i) arose in the course of the claimant's business or profession; and

4 (ii) does not include damages arising out of
5 personal injury to or the death of an individual.
6 (14) "Commodity account" means an account maintained
7 by a commodity intermediary in which a commodity contract
8 is carried for a commodity customer.

9 (15) "Commodity contract" means a commodity futures 10 contract, an option on a commodity futures contract, a 11 commodity option, or another contract if the contract or 12 option is:

13 (A) traded on or subject to the rules of a board of
14 trade that has been designated as a contract market for
15 such a contract pursuant to federal commodities laws;
16 or

(B) traded on a foreign commodity board of trade,
exchange, or market, and is carried on the books of a
commodity intermediary for a commodity customer.

(16) "Commodity customer" means a person for which a
 commodity intermediary carries a commodity contract on its
 books.

(17) "Commodity intermediary" means a person that:
(A) is registered as a futures commission merchant
under federal commodities law; or
(B) in the ordinary course of its business provides

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clearance or settlement services for a board of trade
 that has been designated as a contract market pursuant
 to federal commodities law.

(18) "Communicate" means:

(A) to send a written or other tangible record;

(B) to transmit a record by any means agreed uponby the persons sending and receiving the record; or

8 (C) in the case of transmission of a record to or 9 by a filing office, to transmit a record by any means 10 prescribed by filing-office rule.

(19) "Consignee" means a merchant to which goods aredelivered in a consignment.

13 (20) "Consignment" means a transaction, regardless of 14 its form, in which a person delivers goods to a merchant 15 for the purpose of sale and:

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(A) the merchant:

17 (i) deals in goods of that kind under a name
18 other than the name of the person making delivery;

(ii) is not an auctioneer; and

20 (iii) is not generally known by its creditors 21 to be substantially engaged in selling the goods of 22 others;

(B) with respect to each delivery, the aggregate
value of the goods is \$1,000 or more at the time of
delivery;

(C) the goods are not consumer goods immediately

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2 (D) the transaction does not create a security 3 interest that secures an obligation. (21) "Consignor" means a person that delivers goods to 4 5 a consignee in a consignment. (22) "Consumer debtor" means a debtor in a consumer 6 7 transaction. (23) "Consumer goods" means goods that are used or 8 9 bought for use primarily for personal, family, or household 10 purposes. 11 (24) "Consumer-goods transaction" means a consumer 12 transaction in which: (A) an individual incurs an obligation primarily 13 14 for personal, family, or household purposes; and 15 (B) a security interest in consumer goods secures

before delivery; and

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16 the obligation.

17 (25) "Consumer obligor" means an obligor who is an 18 individual and who incurred the obligation as part of a 19 transaction entered into primarily for personal, family, 20 or household purposes.

21 (26) "Consumer transaction" means a transaction in 22 which (i) an individual incurs an obligation primarily for 23 personal, family, or household purposes, (ii) a security 24 interest secures the obligation, and (iii) the collateral 25 is held or acquired primarily for personal, family, or 26 household purposes. The term includes consumer-goods 1 transactions.

2 3 (27) "Continuation statement" means an amendment of a financing statement which:

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(A) identifies, by its file number, the initial financing statement to which it relates; and

6 (B) indicates that it is a continuation statement 7 for, or that it is filed to continue the effectiveness 8 of, the identified financing statement.

(28) "Debtor" means:

(A) a person having an interest, other than a
security interest or other lien, in the collateral,
whether or not the person is an obligor;

(B) a seller of accounts, chattel paper, payment
 intangibles, or promissory notes; or

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(C) a consignee.

16 (29) "Deposit account" means a demand, time, savings,
17 passbook, nonnegotiable certificates of deposit,
18 uncertificated certificates of deposit, nontransferrable
19 certificates of deposit, or similar account maintained
20 with a bank. The term does not include investment property
21 or accounts evidenced by an instrument.

(30) "Document" means a document of title or a receipt
of the type described in Section 7-201(b).

(31) "Electronic chattel paper" means chattel paper
evidenced by a record or records consisting of information
stored in an electronic medium.

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(32) "Encumbrance" means a right, other than an
 ownership interest, in real property. The term includes
 mortgages and other liens on real property.

4 (33) "Equipment" means goods other than inventory, 5 farm products, or consumer goods.

6 (34) "Farm products" means goods, other than standing 7 timber, with respect to which the debtor is engaged in a 8 farming operation and which are:

9 (A) crops grown, growing, or to be grown, 10 including:

(i) crops produced on trees, vines, andbushes; and

13 (ii) aquatic goods produced in aquacultural14 operations;

(B) livestock, born or unborn, including aquatic
 goods produced in aquacultural operations;

17 (C) supplies used or produced in a farming18 operation; or

(D) products of crops or livestock in theirunmanufactured states.

(35) "Farming operation" means raising, cultivating,
 propagating, fattening, grazing, or any other farming,
 livestock, or aquacultural operation.

(36) "File number" means the number assigned to an
initial financing statement pursuant to Section 9-519(a).
(37) "Filing office" means an office designated in

Section 9-501 as the place to file a financing statement.

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2 (38) "Filing-office rule" means a rule adopted
3 pursuant to Section 9-526.

4 (39) "Financing statement" means a record or records
5 composed of an initial financing statement and any filed
6 record relating to the initial financing statement.

7 (40) "Fixture filing" means the filing of a financing
8 statement covering goods that are or are to become fixtures
9 and satisfying Section 9-502(a) and (b). The term includes
10 the filing of a financing statement covering goods of a
11 transmitting utility which are or are to become fixtures.

12 (41) "Fixtures" means goods that have become so related
13 to particular real property that an interest in them arises
14 under real property law.

15 (42) "General intangible" means any personal property, 16 including things in action, other than accounts, chattel 17 paper, commercial tort claims, deposit accounts, documents, goods, instruments, investment 18 property, 19 letter-of-credit rights, letters of credit, money, and 20 oil, gas, or other minerals before extraction. The term 21 includes payment intangibles and software.

22 (43) "Good faith" means honesty in fact and the 23 observance of reasonable commercial standards of fair 24 dealing.

(44) "Goods" means all things that are movable when a
 security interest attaches. The term includes (i)

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fixtures, (ii) standing timber that is to be cut and 1 2 removed under a conveyance or contract for sale, (iii) the 3 unborn young of animals, (iv) crops grown, growing, or to be grown, even if the crops are produced on trees, vines, 4 5 or bushes, and (v) manufactured homes. The term also 6 includes a computer program embedded in goods and any 7 supporting information provided in connection with a 8 transaction relating to the program if (i) the program is 9 associated with the goods in such a manner that it 10 customarily is considered part of the goods, or (ii) by 11 becoming the owner of the goods, a person acquires a right 12 to use the program in connection with the goods. The term does not include a computer program embedded in goods that 13 14 consist solely of the medium in which the program is 15 embedded. The term also does not include accounts, chattel 16 commercial tort claims, deposit paper, accounts, 17 documents, general intangibles, instruments, investment property, letter-of-credit rights, letters of credit, 18 19 money, or oil, gas, or other minerals before extraction.

(45) "Governmental unit" means a subdivision, agency,
department, county, parish, municipality, or other unit of
the government of the United States, a State, or a foreign
country. The term includes an organization having a
separate corporate existence if the organization is
eligible to issue debt on which interest is exempt from
income taxation under the laws of the United States.

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1 (46) "Health-care-insurance receivable" means an 2 interest in or claim under a policy of insurance which is a 3 right to payment of a monetary obligation for health-care 4 goods or services provided.

5 (47) "Instrument" means a negotiable instrument or any 6 other writing that evidences a right to the payment of a 7 monetary obligation, is not itself a security agreement or lease, and is of a type that in ordinary course of business 8 9 is transferred by delivery with any necessary indorsement 10 or assignment. The term does not include (i) investment 11 property, (ii) letters of credit, (iii) nonnegotiable 12 certificates of deposit, (iv) uncertificated certificates of deposit, (v) nontransferrable certificates of deposit, 13 14 or (vi) writings that evidence a right to payment arising 15 out of the use of a credit or charge card or information 16 contained on or for use with the card.

17 (48) "Inventory" means goods, other than farm18 products, which:

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(A) are leased by a person as lessor;

20 (B) are held by a person for sale or lease or to be
21 furnished under a contract of service;

(C) are furnished by a person under a contract ofservice; or

(D) consist of raw materials, work in process, or
 materials used or consumed in a business.

26 (49) "Investment property" means a security, whether

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certificated or uncertificated, security entitlement,
 securities account, commodity contract, or commodity
 account.

4 (50) "Jurisdiction of organization", with respect to a
5 registered organization, means the jurisdiction under
6 whose law the organization is formed or organized.

7 (51) "Letter-of-credit right" means a right to payment 8 or performance under a letter of credit, whether or not the 9 beneficiary has demanded or is at the time entitled to 10 demand payment or performance. The term does not include 11 the right of a beneficiary to demand payment or performance 12 under a letter of credit.

13

(52) "Lien creditor" means:

14 (A) a creditor that has acquired a lien on the15 property involved by attachment, levy, or the like;

16 (B) an assignee for benefit of creditors from the
17 time of assignment;

18 (C) a trustee in bankruptcy from the date of the19 filing of the petition; or

20 (D) a receiver in equity from the time of 21 appointment.

(53) "Manufactured home" means a structure,
transportable in one or more sections, which, in the
traveling mode, is eight body feet or more in width or 40
body feet or more in length, or, when erected on site, is
320 or more square feet, and which is built on a permanent

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1	chassis and designed to be used as a dwelling with or
2	without a permanent foundation when connected to the
3	required utilities, and includes the plumbing, heating,
4	air-conditioning, and electrical systems contained
5	therein. The term includes any structure that meets all of
6	the requirements of this paragraph except the size
7	requirements and with respect to which the manufacturer
8	voluntarily files a certification required by the United
9	States Secretary of Housing and Urban Development and
10	complies with the standards established under Title 42 of
11	the United States Code. The term "manufactured home" does
12	not include campers and recreational vehicles
13	factory-assembled, completely integrated structure
14	designed for permanent habitation, with a permanent
14 15	designed for permanent habitation, with a permanent ehassis, and so constructed as to permit its transport, on
15	chassis, and so constructed as to permit its transport, on
15 16	chassis, and so constructed as to permit its transport, on wheels temporarily or permanently attached to its frame,
15 16 17	chassis, and so constructed as to permit its transport, on wheels temporarily or permanently attached to its frame, and is a movable or portable unit that is (i) 8 body feet
15 16 17 18	chassis, and so constructed as to permit its transport, on wheels temporarily or permanently attached to its frame, and is a movable or portable unit that is (i) 8 body feet or more in width, (ii) 40 body feet or more in length, and
15 16 17 18 19	chassis, and so constructed as to permit its transport, on wheels temporarily or permanently attached to its frame, and is a movable or portable unit that is (i) 8 body feet or more in width, (ii) 40 body feet or more in length, and (iii) 320 or more square feet, constructed to be towed on
15 16 17 18 19 20	chassis, and so constructed as to permit its transport, on wheels temporarily or permanently attached to its frame, and is a movable or portable unit that is (i) 8 body feet or more in width, (ii) 40 body feet or more in length, and (iii) 320 or more square feet, constructed to be towed on its own chassis (comprised of frame and wheels) from the
15 16 17 18 19 20 21	chassis, and so constructed as to permit its transport, on wheels temporarily or permanently attached to its frame, and is a movable or portable unit that is (i) 8 body feet or more in width, (ii) 40 body feet or more in length, and (iii) 320 or more square feet, constructed to be towed on its own chassis (comprised of frame and wheels) from the place of its construction to the location, or subsequent
15 16 17 18 19 20 21 22	chassis, and so constructed as to permit its transport, on wheels temporarily or permanently attached to its frame, and is a movable or portable unit that is (i) 8 body feet or more in width, (ii) 40 body feet or more in length, and (iii) 320 or more square feet, constructed to be towed on its own chassis (comprised of frame and wheels) from the place of its construction to the location, or subsequent locations, at which it is installed and set up according to
15 16 17 18 19 20 21 22 23	chassis, and so constructed as to permit its transport, on wheels temporarily or permanently attached to its frame, and is a movable or portable unit that is (i) 8 body feet or more in width, (ii) 40 body feet or more in length, and (iii) 320 or more square feet, constructed to be towed on its own chassis (comprised of frame and wheels) from the place of its construction to the location, or subsequent locations, at which it is installed and set up according to the manufacturer's instructions and connected to utilities

include units containing parts that may be folded, collapsed, or telescoped when being towed and that may be expected to provide additional cubic capacity, and that are designed to be joined into one integral unit capable of being separated again into the components for repeated towing. The term shall exclude campers and recreational vehicles.

8 (54) "Manufactured-home transaction" means a secured
9 transaction:

10 (A) that creates a purchase-money security 11 interest in a manufactured home, other than a 12 manufactured home held as inventory; or

(B) in which a manufactured home, other than a
manufactured home held as inventory, is the primary
collateral.

16 (55) "Mortgage" means a consensual interest in real 17 property, including fixtures, which secures payment or 18 performance of an obligation.

(56) "New debtor" means a person that becomes bound as
debtor under Section 9-203(d) by a security agreement
previously entered into by another person.

(57) "New value" means (i) money, (ii) money's worth in property, services, or new credit, or (iii) release by a transferee of an interest in property previously transferred to the transferee. The term does not include an obligation substituted for another obligation. (58) "Noncash proceeds" means proceeds other than cash
 proceeds.

(59) "Obligor" means a person that, with respect to an 3 obligation secured by a security interest in or an 4 5 agricultural lien on the collateral, (i) owes payment or other performance of the obligation, (ii) has provided 6 7 property other than the collateral to secure payment or 8 other performance of the obligation, or (iii) is otherwise 9 accountable in whole or in part for payment or other 10 performance of the obligation. The term does not include 11 issuers or nominated persons under a letter of credit.

12 (60) "Original debtor", except as used in Section 13 9-310(c), means a person that, as debtor, entered into a 14 security agreement to which a new debtor has become bound 15 under Section 9-203(d).

16 (61) "Payment intangible" means a general intangible
17 under which the account debtor's principal obligation is a
18 monetary obligation.

19 (62) "Person related to", with respect to an 20 individual, means:

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(A) the spouse of the individual;

(B) a brother, brother-in-law, sister, or
 sister-in-law of the individual;

(C) an ancestor or lineal descendant of the
 individual or the individual's spouse; or

26 (D) any other relative, by blood or marriage, of

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the individual or the individual's spouse who shares
 the same home with the individual.

3 (63) "Person related to", with respect to an
4 organization, means:

5 (A) a person directly or indirectly controlling, 6 controlled by, or under common control with the 7 organization;

8 (B) an officer or director of, or a person 9 performing similar functions with respect to, the 10 organization;

(C) an officer or director of, or a person performing similar functions with respect to, a person described in subparagraph (A);

14 (D) the spouse of an individual described in
15 subparagraph (A), (B), or (C); or

(E) an individual who is related by blood or
marriage to an individual described in subparagraph
(A), (B), (C), or (D) and shares the same home with the
individual.

20 (64) "Proceeds", except as used in Section 9-609(b),
21 means the following property:

(A) whatever is acquired upon the sale, lease,
 license, exchange, or other disposition of collateral;

24 (B) whatever is collected on, or distributed on25 account of, collateral;

(C) rights arising out of collateral;

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1 (D) to the extent of the value of collateral, 2 claims arising out of the loss, nonconformity, or 3 interference with the use of, defects or infringement 4 of rights in, or damage to, the collateral; or

5 (E) to the extent of the value of collateral and to 6 the extent payable to the debtor or the secured party, 7 insurance payable by reason of the loss or 8 nonconformity of, defects or infringement of rights 9 in, or damage to, the collateral.

10 (65) "Promissory note" means an instrument that 11 evidences a promise to pay a monetary obligation, does not 12 evidence an order to pay, and does not contain an 13 acknowledgment by a bank that the bank has received for 14 deposit a sum of money or funds.

15 (66) "Proposal" means a record authenticated by a 16 secured party which includes the terms on which the secured 17 party is willing to accept collateral in full or partial 18 satisfaction of the obligation it secures pursuant to 19 Sections 9-620, 9-621, and 9-622.

20 (67) "Public-finance transaction" means a secured 21 transaction in connection with which:

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(A) debt securities are issued;

(B) all or a portion of the securities issued have
an initial stated maturity of at least 20 years; and

(C) the debtor, obligor, secured party, account
 debtor or other person obligated on collateral,

assignor or assignee of a secured obligation, or
 assignor or assignee of a security interest is a State
 or a governmental unit of a State.

4 (68) "Public organic record" means a record that is 5 available to the public for inspection and is:

6 (A) a record consisting of the record initially 7 filed with or issued by a State or the United States to 8 form or organize an organization and any record filed 9 with or issued by the State or the United States which 10 amends or restates the initial record;

(B) an organic record of a business trust consisting of the record initially filed with a State and any record filed with the State which amends or restates the initial record, if a statute of the State governing business trusts requires that the record be filed with the State; or

17 (C) a record consisting of legislation enacted by the legislature of a State or the Congress of the 18 19 United States which forms organizes or an 20 organization, any record amending the legislation, and any record filed with or issued by the State or the 21 22 United States which amends or restates the name of the 23 organization.

(69) "Pursuant to commitment", with respect to an
advance made or other value given by a secured party, means
pursuant to the secured party's obligation, whether or not

1 a subsequent event of default or other event not within the 2 secured party's control has relieved or may relieve the 3 secured party from its obligation.

4 (70) "Record", except as used in "for record", "of 5 record", "record or legal title", and "record owner", means 6 information that is inscribed on a tangible medium or which 7 is stored in an electronic or other medium and is 8 retrievable in perceivable form.

9 (71) "Registered organization" means an organization 10 formed or organized solely under the law of a single State 11 or the United States by the filing of a public organic 12 record with, the issuance of a public organic record by, or the enactment of legislation by the State or the United 13 14 States. The term includes a business trust that is formed 15 or organized under the law of a single State if a statute 16 of the State governing business trusts requires that the business trust's organic record be filed with the State. 17

18 (72) "Secondary obligor" means an obligor to the extent 19 that:

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(A) the obligor's obligation is secondary; or

(B) the obligor has a right of recourse with
respect to an obligation secured by collateral against
the debtor, another obligor, or property of either.
(73) "Secured party" means:

(A) a person in whose favor a security interest is
 created or provided for under a security agreement,

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whether or not any obligation to be secured is
 outstanding;

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(B) a person that holds an agricultural lien;

(C) a consignor;

5 (D) a person to which accounts, chattel paper, 6 payment intangibles, or promissory notes have been 7 sold;

8 (E) a trustee, indenture trustee, agent, 9 collateral agent, or other representative in whose 10 favor a security interest or agricultural lien is 11 created or provided for; or

12 (F) a person that holds a security interest arising
13 under Section 2-401, 2-505, 2-711(3), 2A-508(5),
14 4-210, or 5-118.

15 (74) "Security agreement" means an agreement that16 creates or provides for a security interest.

17 (75) "Send", in connection with a record or 18 notification, means:

(A) to deposit in the mail, deliver for
transmission, or transmit by any other usual means of
communication, with postage or cost of transmission
provided for, addressed to any address reasonable
under the circumstances; or

(B) to cause the record or notification to be
received within the time that it would have been
received if properly sent under subparagraph (A).

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1 (76) "Software" means a computer program and any 2 supporting information provided in connection with a 3 transaction relating to the program. The term does not 4 include a computer program that is included in the 5 definition of goods.

6 (77) "State" means a State of the United States, the 7 District of Columbia, Puerto Rico, the United States Virgin 8 Islands, or any territory or insular possession subject to 9 the jurisdiction of the United States.

10 (78) "Supporting obligation" means a letter-of-credit 11 right or secondary obligation that supports the payment or 12 performance of an account, chattel paper, a document, a 13 general intangible, an instrument, or investment property.

14 (79) "Tangible chattel paper" means chattel paper
15 evidenced by a record or records consisting of information
16 that is inscribed on a tangible medium.

17 (80) "Termination statement" means an amendment of a18 financing statement which:

19(A) identifies, by its file number, the initial20financing statement to which it relates; and

(B) indicates either that it is a termination
statement or that the identified financing statement
is no longer effective.

24 (81) "Transmitting utility" means a person primarily25 engaged in the business of:

(A) operating a railroad, subway, street railway,

1	or trolley bus;
2	(B) transmitting communications electrically,
3	electromagnetically, or by light;
4	(C) transmitting goods by pipeline or sewer; or
5	(D) transmitting or producing and transmitting
6	electricity, steam, gas, or water.
7	(b) Definitions in other Articles. "Control" as provided in
8	Section 7-106 and the following definitions in other Articles
9	apply to this Article:
10	"Applicant". Section 5-102.
11	"Beneficiary". Section 5-102.
12	"Broker". Section 8-102.
13	"Certificated security". Section 8-102.
14	"Check". Section 3-104.
15	"Clearing corporation". Section 8-102.
16	"Contract for sale". Section 2-106.
17	"Customer". Section 4-104.
18	"Entitlement holder". Section 8-102.
19	"Financial asset". Section 8-102.
20	"Holder in due course". Section 3-302.
21	"Issuer" (with respect to a letter of credit or
22	letter-of-credit right). Section 5-102.
23	"Issuer" (with respect to a security). Section 8-201.
24	"Issuer" (with respect to documents of title). Section
25	7-102.
26	"Lease". Section 2A-103.

1	"Lease agreement". Section 2A-103.
2	"Lease contract". Section 2A-103.
3	"Leasehold interest". Section 2A-103.
4	"Lessee". Section 2A-103.
5	"Lessee in ordinary course of business". Section 2A-103.
6	"Lessor". Section 2A-103.
7	"Lessor's residual interest". Section 2A-103.
8	"Letter of credit". Section 5-102.
9	"Merchant". Section 2-104.
10	"Negotiable instrument". Section 3-104.
11	"Nominated person". Section 5-102.
12	"Note". Section 3-104.
13	"Proceeds of a letter of credit". Section 5-114.
14	"Prove". Section 3-103.
15	"Sale". Section 2-106.
16	"Securities account". Section 8-501.
17	"Securities intermediary". Section 8-102.
18	"Security". Section 8-102.
19	"Security certificate". Section 8-102.
20	"Security entitlement". Section 8-102.
21	"Uncertificated security". Section 8-102.
22	(c) Article 1 definitions and principles. Article 1
23	contains general definitions and principles of construction
24	and interpretation applicable throughout this Article.
25	(Source: P.A. 96-1477, eff. 1-1-11; 97-1034, eff. 7-1-13.)

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Section 10-110. The Interest Act is amended by changing
 Sections 4, 4.2, and 4a as follows:

3 (815 ILCS 205/4) (from Ch. 17, par. 6404)

4 Sec. 4. General interest rate.

5 (1) Except as otherwise provided in Section 4.05, in all 6 written contracts it shall be lawful for the parties to 7 stipulate or agree that 9% per annum, or any less sum of 8 interest, shall be taken and paid upon every \$100 of money 9 loaned or in any manner due and owing from any person to any 10 other person or corporation in this state, and after that rate 11 for a greater or less sum, or for a longer or shorter time, 12 except as herein provided.

maximum rate of interest that may lawfully be 13 The 14 contracted for is determined by the law applicable thereto at 15 the time the contract is made. Any provision in any contract, 16 whether made before or after July 1, 1969, which provides for or purports to authorize, contingent upon a change in the 17 18 Illinois law after the contract is made, any rate of interest greater than the maximum lawful rate at the time the contract 19 20 is made, is void.

It is lawful for a state bank or a branch of an out-of-state bank, as those terms are defined in Section 2 of the Illinois Banking Act, to receive or to contract to receive and collect interest and charges at any rate or rates agreed upon by the bank or branch and the borrower. It is lawful for a HB5938 Enrolled - 146 - LRB098 18594 HLH 53735 b

1 savings bank chartered under the Savings Bank Act or a savings 2 association chartered under the Illinois Savings and Loan Act 3 of 1985 to receive or contract to receive and collect interest 4 and charges at any rate agreed upon by the savings bank or 5 savings association and the borrower.

It is lawful to receive or to contract to receive and 6 7 collect interest and charges as authorized by this Act and as 8 authorized by the Consumer Installment Loan Act and by the 9 "Consumer Finance Act", approved July 10, 1935, as now or 10 hereafter amended, or by the Payday Loan Reform Act. It is 11 lawful to charge, contract for, and receive any rate or amount 12 of interest or compensation with respect to the following transactions: 13

14

(a) Any loan made to a corporation;

15 (b) Advances of money, repayable on demand, to an 16 amount not less than \$5,000, which are made upon warehouse 17 receipts, bills of lading, certificates of stock, certificates of deposit, bills of exchange, bonds or other 18 19 negotiable instruments pledged as collateral security for 20 such repayment, if evidenced by a writing;

21 (c) Any credit transaction between a merchandise 22 wholesaler and retailer; any business loan to a business 23 association or copartnership or to a person owning and 24 operating a business as sole proprietor or to any persons 25 owning and operating a business as joint venturers, joint 26 tenants or tenants in common, or to any limited

partnership, or to any trustee owning and operating a 1 2 business or whose beneficiaries own and operate a business, 3 except that any loan which is secured (1) by an assignment of an individual obligor's salary, wages, commissions or 4 5 other compensation for services, or (2) by his household 6 furniture or other goods used for his personal, family or 7 household purposes shall be deemed not to be a loan within 8 the meaning of this subsection; and provided further that a 9 loan which otherwise qualifies as a business loan within the meaning of this subsection shall not be deemed as not 10 11 so qualifying because of the inclusion, with other security 12 consisting of business assets of any such obligor, of real estate occupied by an individual obligor solely as his 13 14 residence. The term "business" shall be deemed to mean a 15 commercial, agricultural or industrial enterprise which is 16 carried on for the purpose of investment or profit, but 17 shall not be deemed to mean the ownership or maintenance of real estate occupied by an individual obligor solely as his 18 19 residence:

20 (d) Any loan made in accordance with the provisions of 21 Subchapter I of Chapter 13 of Title 12 of the United States 22 Code, which is designated as "Housing Renovation and 23 Modernization";

(e) Any mortgage loan insured or upon which a
commitment to insure has been issued under the provisions
of the National Housing Act, Chapter 13 of Title 12 of the

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1 United States Code;

(f) Any mortgage loan guaranteed or upon which a
commitment to guaranty has been issued under the provisions
of the Veterans' Benefits Act, Subchapter II of Chapter 37
of Title 38 of the United States Code;

6 (q) Interest charged by a broker or dealer registered 7 under the Securities Exchange Act of 1934, as amended, or 8 registered under the Illinois Securities Law of 1953, 9 approved July 13, 1953, as now or hereafter amended, on a 10 debit balance in an account for a customer if such debit 11 balance is payable at will without penalty and is secured 12 securities defined in Uniform by as Commercial Code-Investment Securities; 13

(h) Any loan made by a participating bank as part of
any loan guarantee program which provides for loans and for
the refinancing of such loans to medical students, interns
and residents and which are guaranteed by the American
Medical Association Education and Research Foundation;

19 (i) Any loan made, guaranteed, or insured in accordance 20 with the provisions of the Housing Act of 1949, Subchapter III of Chapter 8A of Title 42 of the United States Code and 21 22 Consolidated Farm Rural Development Act, the and 23 Subchapters I, II, and III of Chapter 50 of Title 7 of the 24 United States Code;

(j) Any loan by an employee pension benefit plan, as
 defined in Section 3 (2) of the Employee Retirement Income

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Security Act of 1974 (29 U.S.C.A. Sec. 1002), to an individual participating in such plan, provided that such loan satisfies the prohibited transaction exemption requirements of Section 408 (b) (1) (29 U.S.C.A. Sec. 1108 (b) (1)) or Section 2003 (a) (26 U.S.C.A. Sec. 4975 (d) (1)) of the Employee Retirement Income Security Act of 1974;

8 (k) Written contracts, agreements or bonds for deed 9 providing for installment purchase of real estate, 10 <u>including a manufactured home as defined in subdivision</u> 11 <u>(53) of Section 9-102 of the Uniform Commercial Code that</u> 12 <u>is real property as defined in the Conveyance and</u> 13 <u>Encumbrance of Manufactured Homes as Real Property and</u> 14 <u>Severance Act</u>;

(1) Loans secured by a mortgage on real estate,
 including a manufactured home as defined in subdivision
 (53) of Section 9-102 of the Uniform Commercial Code that
 is real property as defined in the Conveyance and
 Encumbrance of Manufactured Homes as Real Property and
 Severance Act;

21 (m) Loans made by a sole proprietorship, partnership, 22 or corporation to an employee or to a person who has been 23 offered employment by such sole proprietorship, 24 partnership, or corporation made for the sole purpose of 25 transferring an employee or person who has been offered 26 employment to another office maintained and operated by the HB5938 Enrolled - 150 - LRB098 18594 HLH 53735 b

1

3

same sole proprietorship, partnership, or corporation;

2

(n) Loans to or for the benefit of students made by an institution of higher education.

4 (2) Except for loans described in subparagraph (a), (c),
5 (d), (e), (f) or (i) of subsection (1) of this Section, and
6 except to the extent permitted by the applicable statute for
7 loans made pursuant to Section 4a or pursuant to the Consumer
8 Installment Loan Act:

9 (a) Whenever the rate of interest exceeds 8% per annum 10 on any written contract, agreement or bond for deed 11 providing for the installment purchase of residential real 12 estate, or on any loan secured by a mortgage on residential 13 real estate, it shall be unlawful to provide for a 14 prepayment penalty or other charge for prepayment.

15 (b) No agreement, note or other instrument evidencing a 16 loan secured by a mortgage on residential real estate, or written contract, agreement or bond for deed providing for 17 the installment purchase of residential real estate, may 18 19 provide for any change in the contract rate of interest 20 during the term thereof. However, if the Congress of the 21 United States or any federal agency authorizes any class of 22 lender to enter, within limitations, into mortgage 23 contracts or written contracts, agreements or bonds for 24 deed in which the rate of interest may be changed during 25 the term of the contract, any person, firm, corporation or 26 other entity not otherwise prohibited from entering into HB5938 Enrolled - 151 - LRB098 18594 HLH 53735 b

1 mortgage contracts or written contracts, agreements or 2 bonds for deed in Illinois may enter into mortgage 3 contracts or written contracts, agreements or bonds for 4 deed in which the rate of interest may be changed during 5 the term of the contract, within the same limitations.

(3) In any contract or loan which is secured by a mortgage, 6 7 deed of trust, or conveyance in the nature of a mortgage, on 8 residential real estate, the interest which is computed, 9 calculated, charged, or collected pursuant to such contract or 10 loan, or pursuant to any regulation or rule promulgated 11 pursuant to this Act, may not be computed, calculated, charged 12 or collected for any period of time occurring after the date on which the total indebtedness, with the exception of late 13 14 payment penalties, is paid in full.

15 (4) For purposes of this Section, a prepayment shall mean 16 the payment of the total indebtedness, with the exception of 17 late payment penalties if incurred or charged, on any date before the date specified in the contract or loan agreement on 18 19 which the total indebtedness shall be paid in full, or before 20 the date on which all payments, if timely made, shall have been 21 made. In the event of a prepayment of the indebtedness which is 22 made on a date after the date on which interest on the 23 last computed, calculated, charged, indebtedness was or collected but before the next date on which interest on the 24 indebtedness was to be calculated, computed, charged, or 25 26 collected, the lender may calculate, charge and collect

interest on the indebtedness for the period which elapsed 1 2 between the date on which the prepayment is made and the date on which interest on the indebtedness was last computed, 3 calculated, charged or collected at a rate equal to 1/360 of 4 5 the annual rate for each day which so elapsed, which rate shall be applied to the indebtedness outstanding as of the date of 6 prepayment. The lender shall refund to the borrower any 7 interest charged or collected which exceeds that which the 8 9 lender may charge or collect pursuant to the preceding 10 sentence. The provisions of this amendatory Act of 1985 shall 11 apply only to contracts or loans entered into on or after the 12 effective date of this amendatory Act, but shall not apply to 13 contracts or loans entered into on or after that date that are subject to Section 4a of this Act, the Consumer Installment 14 Loan Act, the Payday Loan Reform Act, or the Retail Installment 15 16 Sales Act, or that provide for the refund of precomputed 17 interest on prepayment in the manner provided by such Act.

18 (5) For purposes of items (a) and (c) of subsection (1) of 19 this Section, a rate or amount of interest may be lawfully 20 computed when applying the ratio of the annual interest rate 21 over a year based on 360 days. The provisions of this 22 amendatory Act of the 96th General Assembly are declarative of 23 existing law.

24 (6) For purposes of this Section, "real estate" and "real
 25 property" include a manufactured home, as defined in
 26 subdivision (53) of Section 9-102 of the Uniform Commercial

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<u>Code that is real property as defined in the Conveyance and</u>
 <u>Encumbrance of Manufactured Homes as Real Property and</u>
 <u>Severance Act.</u>

4 (Source: P.A. 95-331, eff. 8-21-07; 96-1421, eff. 8-3-10.)

5 (815 ILCS 205/4.2) (from Ch. 17, par. 6407)

6 4.2. Revolving credit; billing Sec. statements; 7 disclosures. On a revolving credit which complies with 8 subparagraphs (a), (b), (c), (d) and (e) of this Section 4.2, 9 it is lawful for any bank that has its main office or, after 10 May 31, 1997, a branch in this State, a state or federal 11 savings and loan association with its main office in this 12 State, a state or federal credit union with its main office in this State, or a lender licensed under the Consumer Finance 13 14 Act, the Consumer Installment Loan Act or the Sales Finance 15 Agency Act, as such Acts are now and hereafter amended, to 16 receive or contract to receive and collect interest in any amount or at any rate agreed upon by the parties to the 17 revolving credit arrangement. It is lawful for any other lender 18 to receive or contract to receive and collect interest in an 19 20 amount not in excess of 1 1/2% per month of either the average 21 daily unpaid balance of the principal of the debt during the 22 billing cycle, or of the unpaid balance of the debt on 23 approximately the same day of the billing cycle. If a lender 24 under a revolving credit arrangement notifies the debtor at 25 least 30 days in advance of any lawful increase in the amount

or rate of interest to be charged under the revolving credit 1 2 arrangement, and the debtor, after the effective date of such 3 notice, incurs new debt pursuant to the revolving credit arrangement, the increased interest amount or rate may be 4 5 applied only to any such new debt incurred under the revolving 6 credit arrangement. For purposes of determining the balances to 7 which the increased interest rate applies, all payments and 8 other credits may be deemed to be applied to the balance 9 existing prior to the change in rate until that balance is paid 10 in full. The face amount of the drafts, items, orders for the payment of money, evidences of debt, or similar written 11 12 instruments received by the lender in connection with the revolving credit, less the amounts applicable to principal from 13 14 time to time paid thereon by the debtor, are the unpaid balance 15 of the debt upon which the interest is computed. If the billing 16 cycle is not monthly, the maximum interest rate for the billing 17 cycle is the percentage which bears the same relation to the monthly percentage provided for in the preceding sentence as 18 19 the number of days in the billing cycle bears to 30. For the purposes of the foregoing computation, a "month" is deemed to 20 be any time of 30 consecutive days. In addition to the interest 21 22 charge provided for, it is lawful to receive, contract for or 23 collect a charge not exceeding 25 cents for each transaction in which a loan or advance is made under the revolving credit or 24 25 in lieu of this additional charge an annual fee for the 26 privilege of receiving and using the revolving credit in an

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amount not exceeding \$20. In addition, with respect to 1 2 revolving credit secured by an interest in real estate, 3 including a manufactured home as defined in subdivision (53) of Section 9-102 of the Uniform Commercial Code that is real 4 5 property as defined in the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act, it is 6 also lawful to receive, contract for or collect fees lawfully 7 8 paid to any public officer or agency to record, file or release 9 the security, and costs and disbursements actually incurred for any title insurance, title examination, abstract of title, 10 11 survey, appraisal, escrow fees, and fees paid to a trustee in 12 connection with a trust deed.

(a) At or before the date a bill or statement is first rendered to the debtor under a revolving credit arrangement, the lender must mail or deliver to the debtor a written description of the conditions under which a charge for interest may be made and the method, including the rate, of computing these interest charges. The rate of interest must be expressed as an annual percentage rate.

(b) If during any billing cycle any debit or credit entry is made to a debtor's revolving credit account, and if at the end of that billing cycle there is an unpaid balance owing to the lender from the debtor, the lender must give to the debtor the following information within a reasonable time after the end of the billing cycle:

26

(i) the unpaid balance at the beginning of the billing

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cycle;

1

2 (ii) the date and amount of all loans or advances made 3 during the billing cycle, which information may be supplied 4 by enclosing a copy of the drafts, items, orders for the 5 payment of money, evidences of debt or similar written 6 instruments presented to the lender during the billing 7 cycle;

8 (iii) the payments by the debtor to the lender and any 9 other credits to the debtor during the billing cycle;

(iv) the amount of interest and other charges, if any,
charged to the debtor's account during the billing cycle;

12 (v) the amount which must be currently paid by the 13 debtor and the date on which that amount must be paid in 14 order to avoid delinquency;

15 (vi) the total amount remaining unpaid at the end of 16 the billing cycle and the right of the debtor to prepay 17 that amount in full without penalty; and

18 (vii) information required by (iv), (v) and (vi) must
19 be set forth in type of equal size and equal
20 conspicuousness.

(c) The revolving credit arrangement may provide for the payment by the debtor and receipt by the lender of all costs and disbursements, including reasonable attorney's fees, incurred by the lender in legal proceedings to collect or enforce the debt in the event of delinquency by the debtor or in the event of a breach of any obligation of the debtor under HB5938 Enrolled - 157 - LRB098 18594 HLH 53735 b

1 the arrangement.

2 (d) The lender under a revolving credit arrangement may provide credit life insurance or credit accident and health 3 insurance, or both, with respect to the debtor and may charge 4 5 the debtor therefor. Credit life insurance and credit accident and health insurance, and any charge therefor made to the 6 debtor, shall comply with Article IX 1/2 of the Illinois 7 8 Insurance Code, as now or hereafter amended, and all lawful 9 requirements of the Director of Insurance related thereto. This 10 insurance is in force with respect to each loan or advance made 11 under a revolving credit arrangement as soon as the loan or 12 advance is made. The purchase of this insurance from an agent, 13 broker or insurer specified by the lender may not be a condition precedent to the revolving credit arrangement or to 14 15 the making of any loan or advance thereunder.

16 (e) Whenever interest is contracted for or received under 17 this Section, no amount in addition to the charges authorized 18 by this Act may be directly or indirectly charged, contracted 19 for or received whether as interest, service charges, costs of 20 investigations or enforcements or otherwise.

(f) The lender under a revolving credit arrangement must compute at year end the total amount charged to the debtor's account during the year, including service charges, finance charges, late charges and any other charges authorized by this Act, and upon request must furnish such information to the debtor within 30 days after the end of the year, or if the 1 account has been terminated during such year, may give such 2 requested information within 30 days after such termination. 3 The lender shall annually inform the debtor of his right to 4 obtain such information.

5 (g) A lender who complies with the federal Truth in Lending 6 Act, amendments thereto, and any regulations issued or which 7 may be issued thereunder, shall be deemed to be in compliance 8 with the provisions of subparagraphs (a) and (b) of this 9 Section.

10 (h) Anything in this Section 4.2 to the contrary 11 notwithstanding, if the Congress of the United States or any 12 federal agency authorizes any class of lenders to enter, within 13 limitations, into a revolving credit arrangement secured by a 14 mortgage or deed of trust on residential real property, any 15 person, firm, corporation or other entity, not otherwise 16 prohibited by the Congress of the United States or any federal 17 agency from entering into revolving credit arrangements secured by a mortgage or deed of trust on residential real 18 19 property, may enter into such arrangements within the same 20 limitations.

21 (Source: P.A. 89-208, eff. 9-29-95.)

22 (815 ILCS 205/4a) (from Ch. 17, par. 6410)

23 Sec. 4a. Installment loan rate.

(a) On money loaned to or in any manner owing from anyperson, whether secured or unsecured, except where the money

loaned or in any manner owing is directly or indirectly for the 1 2 purchase price of real estate or an interest therein and is 3 secured by a lien on or retention of title to that real estate or interest therein, to an amount not more than \$25,000 4 5 (excluding interest) which is evidenced by a written instrument 6 providing for the payment thereof in 2 or more periodic 7 installments over a period of not more than 181 months from the 8 date of the execution of the written instrument, it is lawful 9 to receive or to contract to receive and collect either:

(i) interest in an amount equivalent to interest 10 11 computed at a rate not exceeding 9% per year on the entire 12 principal amount of the money loaned or in any manner owing 13 for the period from the date of the making of the loan or 14 incurring of the obligation for the amount owing the 15 evidenced by the written instrument until the date of the 16 maturity of the last installment thereof, and to add that 17 amount to the principal, except that there shall be no limit on the rate of interest which may be received or 18 19 contracted to be received and collected by (1) any bank 20 that has its main office or, after May 31, 1997, a branch 21 in this State; (2) a savings and loan association chartered 22 under the Illinois Savings and Loan Act of 1985, a savings 23 bank chartered under the Savings Bank Act, or a federal 24 savings and loan association established under the laws of 25 the United States and having its main office in this State; 26 (3) any lender licensed under either the Consumer or

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1 Finance Act or the Consumer Installment Loan Act, but in any case in which interest is received, contracted for or 2 3 collected on the basis of this clause (i), the debtor may satisfy in full at any time before maturity the debt 4 5 evidenced by the written instrument, and in so satisfying must receive a refund credit against the total amount of 6 7 interest added to the principal computed in the manner 8 provided under Section 15(f)(3)of the Consumer 9 Installment Loan Act for refunds or credits of applicable 10 interest on payment in full of precomputed loans before the 11 final installment due date; or

12 (ii) interest accrued on the principal balance from 13 time to time remaining unpaid, from the date of making of 14 the loan or the incurring of the obligation to the date of 15 the payment of the debt in full, at a rate not exceeding 16 the annual percentage rate equivalent of the rate permitted 17 to be charged under clause (i) above, but in any such case 18 the debtor may, provided that the debtor shall have paid in 19 full all interest and other charges accrued to the date of 20 such prepayment, prepay the principal balance in full or in 21 part at any time, and interest shall, upon any such 22 prepayment, cease to accrue on the principal amount which 23 has been prepaid.

(b) Whenever the principal amount of an installment loan is
\$300 or more and the repayment period is 6 months or more, a
minimum charge of \$15 may be collected instead of interest, but

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only one minimum charge may be collected from the same person 1 2 during one year. When the principal amount of the loan (excluding interest) is \$800 or less, the lender or creditor 3 may contract for and receive a service charge not to exceed \$5 4 5 in addition to interest; and that service charge may be collected when the loan is made, but only one service charge 6 may be contracted for, received, or collected from the same 7 8 person during one year.

9 (c) Credit life insurance and credit accident and health 10 insurance, and any charge therefor which is deducted from the 11 loan or paid by the obligor, must comply with Article IX 1/2 of 12 the Illinois Insurance Code and all lawful requirements of the 13 Director of Insurance related thereto. When there are 2 or more 14 obligors on the loan contract, only one charge for credit life 15 insurance and credit accident and health insurance may be made 16 and only one of the obligors may be required to be insured. 17 Insurance obtained from, by or through the lender or creditor must be in effect when the loan is transacted. The purchase of 18 19 that insurance from an agent, broker or insurer specified by 20 the lender or creditor may not be a condition precedent to the granting of the loan. 21

(d) The lender or creditor may require the obligor to provide property insurance on security other than household goods, furniture and personal effects. The amount and term of the insurance must be reasonable in relation to the amount and term of the loan contract and the type and value of the security, and the insurance must be procured in accordance with the insurance laws of this State. The purchase of that insurance from an agent, broker or insurer specified by the lender or creditor may not be a condition precedent to the granting of the loan.

6 (e) The lender or creditor may, if the contract provides, 7 collect a delinquency and collection charge on each installment 8 in default for a period of not less than 10 days in an amount 9 not exceeding 5% of the installment on installments in excess 10 of \$200 or \$10 on installments of \$200 or less, but only one 11 delinquency and collection charge may be collected on any 12 installment regardless of the period during which it remains in 13 default. In addition, the contract may provide for the payment by the borrower or debtor of attorney's fees incurred by the 14 15 lender or creditor. The lender or creditor may enforce such a 16 provision to the extent of the reasonable attorney's fees 17 incurred by him in the collection or enforcement of the contract or obligation. Whenever interest is contracted for or 18 received under this Section, no amount in addition to the 19 20 charges authorized by this Section may be directly or indirectly charged, contracted for or received, except lawful 21 22 fees paid to a public officer or agency to record, file or 23 release security, and except costs and disbursements including reasonable attorney's fees, incurred in legal proceedings to 24 25 collect a loan or to realize on a security after default. This 26 Section does not prohibit the receipt of any commission,

dividend or other benefit by the creditor or an employee,
 affiliate or associate of the creditor from the insurance
 authorized by this Section.

4 (f) When interest is contracted for or received under this
5 Section, the lender must disclose the following items to the
6 obligor in a written statement before the loan is consummated:

7

(1) the amount and date of the loan contract;

8 (2) the amount of loan credit using the term "amount9 financed";

10 (3) every deduction from the amount financed or payment 11 made by the obligor for insurance and the type of insurance 12 for which each deduction or payment was made;

(4) every other deduction from the loan or payment made
by the obligor in connection with obtaining the loan;

(5) the date on which the finance charge begins to
accrue if different from the date of the transaction;

17 (6) the total amount of the loan charge for the 18 scheduled term of the loan contract with a description of 19 each amount included using the term "finance charge";

20 (7) the finance charge expressed as an annual 21 percentage rate using the term "annual percentage rate". 22 "Annual percentage rate" means the nominal annual 23 percentage rate of finance charge determined in accordance 24 with the actuarial method of computation with an accuracy 25 at least to the nearest 1/4 of 1%; or at the option of the 26 lender by application of the United States rule so that it HB5938 Enrolled

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1 may be disclosed with an accuracy at least to the nearest 2 1/4 of 1%;

3 (8) the number, amount and due dates or periods of
4 payments scheduled to repay the loan and the sum of such
5 payments using the term "total of payments";

6 (9) the amount, or method of computing the amount of 7 any default, delinquency or similar charges payable in the 8 event of late payments;

9 (10) the right of the obligor to prepay the loan and 10 the fact that such prepayment will reduce the charge for 11 the loan;

12 (11) a description or identification of the type of any security interest held or to be retained or acquired by the 13 14 lender in connection with the loan and а clear 15 identification of the property to which the security 16 interest relates. If after-acquired property will be 17 subject to the security interest, or if other or future indebtedness is or may be secured by any such property, 18 19 this fact shall be clearly set forth in conjunction with 20 the description or identification of the type of security interest held, retained or acquired; 21

(12) a description of any penalty charge that may be imposed by the lender for prepayment of the principal of the obligation with an explanation of the method of computation of such penalty and the conditions under which it may be imposed; HB5938 Enrolled - 165 - LRB098 18594 HLH 53735 b

(13) unless the contract provides for the accrual and 1 2 payment of the finance charge on the balance of the amount 3 financed from time to time remaining unpaid, an identification of the method of computing any unearned 4 5 portion of the finance charge in the event of prepayment of 6 the loan.

7 The terms "finance charge" and "annual percentage rate" 8 shall be printed more conspicuously than other terminology 9 required by this Section.

10 (g) At the time disclosures are made, the lender shall 11 deliver to the obligor a duplicate of the instrument or 12 statement by which the required disclosures are made and on 13 which the lender and obligor are identified and their addresses 14 stated. All of the disclosures shall be made clearly, 15 conspicuously and in meaningful sequence and made together on 16 either:

17 (i) the note or other instrument evidencing the obligation on the same side of the page and above or 18 19 adjacent to the place for the obligor's signature; however, 20 where a creditor elects to combine disclosures with the 21 contract, security agreement, and evidence of а 22 transaction in a single document, the disclosures required 23 under this Section shall be made on the face of the 24 document, on the reverse side, or on both sides, provided 25 that the amount of the finance charge and the annual 26 percentage rate shall appear on the face of the document,

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and, if the reverse side is used, the printing on both sides of the document shall be equally clear and conspicuous, both sides shall contain the statement, "NOTICE: See other side for important information", and the place for the customer's signature shall be provided following the full content of the document; or

7 (ii) one side of a separate statement which identifies8 the transaction.

9 The amount of the finance charge shall be determined as the 10 sum of all charges, payable directly or indirectly by the 11 obligor and imposed directly or indirectly by the lender as an 12 incident to or as a condition to the extension of credit, 13 whether paid or payable by the obligor, any other person on 14 behalf of the obligor, to the lender or to a third party, 15 including any of the following types of charges:

(1) Interest, time price differential, and any amount
 payable under a discount or other system of additional
 charges.

Service, transaction, activity, or carrying
 charge.

21

(3) Loan fee, points, finder's fee, or similar charge.

22 (4) Fee for an appraisal, investigation, or credit23 report.

(5) Charges or premiums for credit life, accident,
health, or loss of income insurance, written in connection
with any credit transaction unless (a) the insurance

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coverage is not required by the lender and this fact is 1 2 clearly and conspicuously disclosed in writing to the obligor; and (b) any obligor desiring such insurance 3 coverage gives specific dated and separately signed 4 5 affirmative written indication of such desire after receiving written disclosure to him of the cost of such 6 7 insurance.

8 (6) Charges or premiums for insurance, written in 9 connection with any credit transaction, against loss of or 10 damage to property or against liability arising out of the 11 ownership or use of property, unless a clear, conspicuous, 12 and specific statement in writing is furnished by the lender to the obligor setting forth the cost of 13 the 14 insurance if obtained from or through the lender and 15 stating that the obligor may choose the person through 16 which the insurance is to be obtained.

17 (7) Premium or other charges for any other guarantee or
18 insurance protecting the lender against the obligor's
19 default or other credit loss.

(8) Any charge imposed by a lender upon another lender
for purchasing or accepting an obligation of an obligor if
the obligor is required to pay any part of that charge in
cash, as an addition to the obligation, or as a deduction
from the proceeds of the obligation.

A late payment, delinquency, default, reinstatement or other such charge is not a finance charge if imposed for actual HB5938 Enrolled - 168 - LRB098 18594 HLH 53735 b

1 unanticipated late payment, delinquency, default or other 2 occurrence.

3 (h) Advertising for loans transacted under this Section may not be false, misleading, or deceptive. That advertising, if it 4 5 states a rate or amount of interest, must state that rate as an annual percentage rate of interest charged. In addition, if 6 7 charges other than for interest are made in connection with 8 those loans, those charges must be separately stated. No 9 advertising may indicate or imply that the rates or charges for loans are in any way "recommended", "approved", "set" or 10 11 "established" by the State government or by this Act.

(i) A lender or creditor who complies with the federal Truth in Lending Act, amendments thereto, and any regulations issued or which may be issued thereunder, shall be deemed to be in compliance with the provisions of subsections (f), (g) and (h) of this Section.

17 (j) For purposes of this Section, "real estate" and "real 18 property" include a manufactured home as defined in subdivision 19 (53) of Section 9-102 of the Uniform Commercial Code that is 20 real property as defined in the Conveyance and Encumbrance of 21 Manufactured Homes as Real Property and Severance Act.

22 (Source: P.A. 92-483, eff. 8-23-01.)

Section 10-115. The Motor Vehicle Retail Installment Sales
Act is amended by changing Section 2.1 as follows:

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1 (815 ILCS 375/2.1) (from Ch. 121 1/2, par. 562.1) 2 Sec. 2.1.

3 "Motor vehicle" means a motor vehicle as defined in The 4 Illinois Vehicle Code but does not include bicycles, 5 motorcycles, motor scooters, snowmobiles, trailers, and farm 6 equipment, and manufactured homes as defined in subdivision 7 (53) of Section 9-102 of the Uniform Commercial Code.

8 (Source: P.A. 77-1167.)

9 Section 10-120. The Retail Installment Sales Act is amended
10 by changing Section 2.1 as follows:

11 (815 ILCS 405/2.1) (from Ch. 121 1/2, par. 502.1)

Sec. 2.1. "Goods" means all goods used or purchased 12 13 primarily for personal, family, or household purposes. "Goods" includes goods purchased primarily for agricultural purposes 14 15 only for the purposes of the credit disclosure requirements of this Act. "Goods" includes merchandise certificates or coupons 16 issued by a retail seller to be used in their face amount in 17 18 the purchase of goods or services sold by such a seller but does not include money or other things in action. It also 19 20 includes goods which are furnished or used, at the time of sale 21 or subsequently, in the modernization, rehabilitation, repair, 22 alteration, improvement, or construction of real estate so as 23 to become a part of that real estate whether or not severable therefrom. "Goods" includes a manufactured home as defined in 24

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1 subdivision (53) of Section 9-102 of the Uniform Commercial 2 Code that is not real property as defined in the Conveyance and 3 Encumbrance of Manufactured Homes as Real Property and Severance Act. "Goods" does not include a motor vehicle as 4 5 defined in The Illinois Vehicle Code, but does include 6 bicycles, motorcycles, motor scooters, snowmobiles and 7 trailers when purchased primarily for personal, family or household purposes. "Goods" does not include goods used or 8 9 purchased primarily for business or commercial purposes.

10 (Source: P.A. 77-1166.)

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ARTICLE 99. EFFECTIVE DATE

Section 99-999. Effective date. This Act takes effect upon becoming law.

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7	205 ILCS 5/3	from Ch. 17, par. 309
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