SB3275 Engrossed

1 AN ACT concerning revenue.

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

Section 5. The Property Tax Code is amended by changing
Sections 31-5 and 31-15 as follows:

6 (35 ILCS 200/31-5)

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7 Sec. 31-5. Definitions.

8 "Affixed" means physically or electronically indicated.

9 "Recordation" includes the issuance of certificates of 10 title by Registrars of Title under the Registered Titles 11 (Torrens) Act pursuant to the filing of deeds or trust 12 documents for that purpose, as well as the recording of deeds 13 or trust documents by recorders.

14 "Department" means the Department of Revenue.

15 "Person" means any natural individual, firm, partnership, 16 association, joint stock company, joint adventure, public or 17 private corporation, limited liability company, or a receiver, 18 executor, trustee, guardian or other representative appointed 19 by order of any court.

20 "Revenue stamp" means physical <u>(until December 31, 2025)</u>, 21 electronic, or alternative indicia that indicates the amount 22 of tax paid.

"Value" means the amount of the full actual consideration

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1 for the real property or the beneficial interest in real 2 property located in Illinois, including the amount of any lien 3 on the real property assumed by the transferee.

4 "Trust document" means a document required to be recorded
5 under the Land Trust Recordation and Transfer Tax Act and,
6 beginning June 1, 2005, also means any document relating to
7 the transfer of a taxable beneficial interest under this
8 Article.

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"Beneficial interest" includes, but is not limited to:

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(1) the beneficial interest in an Illinois land trust;

11 (2) the lessee interest in a ground lease (including 12 any interest of the lessee in the related improvements) 13 that provides for a term of 30 or more years when all 14 options to renew or extend are included, whether or not 15 any portion of the term has expired; or

16 (3) the indirect interest in real property as 17 reflected by a controlling interest in a real estate 18 entity.

19 "Controlling interest" means more than 50% of the fair 20 market value of all ownership interests or beneficial 21 interests in a real estate entity.

"Real estate entity" means any person including, but not limited to, any partnership, corporation, limited liability company, trust, other entity, or multi-tiered entity, that exists or acts substantially for the purpose of holding directly or indirectly title to or beneficial interest in real SB3275 Engrossed - 3 - LRB103 34185 HLH 64008 b

1 property. There is a rebuttable presumption that an entity is 2 a real estate entity if it owns, directly or indirectly, real 3 property having a fair market value greater than 75% of the 4 total fair market value of all of the entity's assets, 5 determined without deduction for any mortgage, lien, or 6 encumbrance.

7 (Source: P.A. 98-929, eff. 8-15-14.)

8 (35 ILCS 200/31-15)

9 Sec. 31-15. Collection of tax.

10 (a) Paper revenue stamps. The tax shall be collected by 11 the recorder or registrar of titles of the county in which the 12 property is situated through the sale of revenue stamps, the design, denominations and form of which shall be prescribed by 13 14 the Department. The revenue stamps shall be sold by the 15 Department to the recorder or registrar of titles who shall 16 cause them to be sold for the purposes prescribed. The Department shall charge at a rate of 50¢ per \$500 of value in 17 units of not less than \$500. The recorder or registrar of 18 titles of the several counties shall sell the revenue stamps 19 at a rate of 50¢ per \$500 of value or fraction of \$500. The 20 21 recorder or registrar of titles may use the proceeds for the 22 purchase of revenue stamps from the Department. The Department 23 must establish a system to allow the recorder or registrar of 24 titles to purchase the revenue stamps electronically and must 25 deliver the electronically purchased stamps to the recorder or

SB3275 Engrossed - 4 - LRB103 34185 HLH 64008 b registrar of titles. <u>Paper revenue stamps shall be phased out</u> by December 31, 2025. Thereafter, all counties shall issue electronic revenue stamps or alternative indicia.

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(b) Electronic revenue stamp or alternative indicia. If 4 5 the recorder or registrar of titles uses an electronic revenue stamp or alternative indicia, the recorder or registrar of 6 7 titles shall electronically file a return using an electronic 8 system required by the Department and electronically remit the 9 tax to the Department via a debit payment or ACH credit on or 10 before the 10th day of the month following the month in which 11 the tax was required to be collected. The return shall 12 disclose the tax collected and other information that the 13 Department may reasonably require. The return shall be filed 14 using an electronic a format prescribed by the Department through the MyDec system or another electronic system used by 15 16 the Department.

17 (c) The recordation of all transactions involving the sale 18 of property shall require the activity to be transmitted to 19 the Department through the use of the Department's electronic 20 system, whether paper revenue stamps, electronic revenue 21 stamps, or alternative indicia is employed.

If a return is not filed or the tax is not fully paid as required under this Section within 15 days of the required time period, the Department may eliminate the recorder or registrar of titles' ability to electronically file its returns and electronically remit the tax until such time as

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1	the recorder or registrar	of titles	fully	remits	the :	return
2	and tax amount due.					
3	(Source: P.A. 98-929, eff. 8	8-15-14.)				
4	Section 99. Effective	date. This	s Act	takes	effect	upon
5	becoming law.					