101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB3150

by Rep. Brad Halbrook

SYNOPSIS AS INTRODUCED:

310 ILCS 10/3a new

Amends the Housing Authorities Act. Provides that each person considered or recommended for appointment as a commissioner of a Housing Authority shall complete an application prior to his or her appointment. Requires the application to include a question concerning whether the person has been convicted of or found to be a child sex offender. Provides that no presiding officer of any municipality or county and no governing body of the unit of local government shall knowingly consider for appointment a person who has been convicted of or found to be a child sex offender, and shall remove such person from consideration upon discovery of the offense. Requires any commissioner of a Housing Authority to immediately disclose his or her conviction for a child sex offense to the presiding officer and governing body. Requires each person considered or recommended for appointment as a commissioner of a Housing Authority to authorize a criminal history investigation to determine if he or she has been convicted of specified criminal or drug offenses. Requires the Department of State Police to conduct the criminal history investigation, upon request, for a fee charged to the municipality or county that requested the investigation. Requires the Department of State Police and the Federal Bureau of Investigation to furnish the results of the investigation to the presiding officer and governing body of the unit of local government. Provides that any information or criminal records obtained by the presiding officer and the governing body shall be confidential. Provides that no presiding officer or governing body shall knowingly appoint or approve the appointment of any person who has been convicted of specified criminal or drug offenses. Effective immediately.

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1 AN ACT concerning housing.

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

Section 5. The Housing Authorities Act is amended by adding
Section 3a as follows:

Sec. 3a. Commissioner applications; criminal background
 <u>investigations.</u>

9 (a) As used in this Section:

(310 ILCS 10/3a new)

10 <u>"Child sex offender" has the meaning provided in paragraph</u>
11 (1) of subsection (d) of Section 11-9.3 of the Criminal Code of
12 2012.

(b) Each person considered or recommended for appointment 13 14 as a commissioner of a Housing Authority shall complete an application prior to his or her appointment to the Housing 15 Authority. The application shall include, but shall not be 16 limited to, a question for the person to answer concerning 17 whether the person has been convicted of or found to be a child 18 19 sex offender. No presiding officer of any municipality or county and no governing body of the unit of local government 20 21 shall knowingly consider for appointment a person who has been convicted of or found to be a child sex offender. A presiding 22 officer or the governing body shall remove such person from 23

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consideration upon discovery of the offense.

If any commissioner of a Housing Authority is convicted of or found to be a child sex offender, the commissioner shall immediately disclose the conviction or finding to the presiding officer having appointment authority and to the governing body of the unit of local government.

(c) Each person considered or recommended for appointment 7 8 as a commissioner of a Housing Authority is required as a 9 condition of his or her appointment to authorize an 10 investigation to determine if he or she has been convicted of 11 any of the enumerated criminal or drug offenses in subsection 12 (e) or (f) of this Section, or adjudicated a delinquent minor for any of the enumerated criminal or drug offenses in 13 14 subsection (e) or (f) of this Section, or has been convicted, within 7 years prior to the date of his or her application 15 16 required under subsection (b), of any other felony under the 17 laws of this State or of any offense committed or attempted in 18 any other state or against the laws of the United States that, 19 if committed or attempted in this State, would have been 20 punishable as a felony under the laws of this State. 21 Authorization for the investigation shall be furnished by the 22 person to the presiding officer and the governing body. Upon 23 receipt of this authorization, the presiding officer, in 24 consultation with the governing body, shall submit the person's 25 name, sex, race, date of birth, and social security number to the Department of State Police on forms prescribed by the 26

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1	Department of State Police. The Department of State Police
2	shall conduct a search of the Illinois criminal history records
3	database to ascertain if the person being considered for
4	appointment has been convicted of any of the enumerated
5	criminal or drug offenses in subsection (e) or (f) of this
6	Section, or adjudicated a delinquent minor for committing or
7	attempting to commit any of the enumerated criminal or drug
8	offenses in subsection (e) or (f) of this Section, or has been
9	convicted of committing or attempting to commit, within 7 years
10	prior to the date of his or her application required under
11	subsection (b), any other felony under the laws of this State.
12	The Department of State Police shall charge the municipality or
13	county a fee for conducting the investigation, which fee shall
14	be deposited into the State Police Services Fund and shall not
15	exceed the cost of the inquiry. The person shall not be charged
16	a fee by the municipality or county for the investigation.
17	(d) If the search of the Illinois criminal history record
18	database indicates that the person has been convicted of any of
19	the enumerated criminal or drug offenses in subsection (e) or
20	(f), or adjudicated a delinquent minor for committing or
21	attempting to commit any of the enumerated criminal or drug
22	offenses in subsection (e) or (f), or has been convicted of
23	committing or attempting to commit, within 7 years prior to the
24	date of his or her application required under subsection (b),
25	any other felony under the laws of this State, the Department
26	of State Police and the Federal Bureau of Investigation shall

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1	furnish, pursuant to a fingerprint based background check,
2	records of convictions or adjudications as a delinquent minor,
3	until expunged, to the presiding officer and the governing
4	body. Any information concerning the record of convictions or
5	adjudications as a delinquent minor obtained by the presiding
6	officer and the governing body shall be confidential and may
7	only be transmitted to those persons who are necessary to the
8	decision on whether to appoint the person to the Housing
9	Authority. A copy of the record of convictions or adjudications
10	as a delinquent minor obtained from the Department of State
11	Police shall be provided to the person considered or
12	recommended for appointment. Any individual who releases any
13	confidential information concerning any criminal convictions
14	or adjudications as a delinquent minor of the person considered
15	or recommended for appointment shall be guilty of a Class A
16	misdemeanor, unless the release of such information is
17	authorized by this Section.
18	(e) No presiding officer or governing body shall knowingly
19	appoint or approve the appointment of any person who has been
20	convicted, or adjudicated a delinquent minor, for committing
21	attempted first degree murder or for committing or attempting
22	to commit first degree murder, a Class X felony, or any one or
23	more of the following criminal offenses: (i) those defined in
24	Sections 11-1.20, 11-1.30, 11-1.40, 11-1.50, 11-1.60, 11-6,
25	<u>11-9, 11-14.3, 11-14.4, 11-15, 11-15.1, 11-16, 11-17, 11-18,</u>
26	<u>11-19, 11-19.1, 11-19.2, 11-20, 11-20.1, 11-20.1B, 11-20.3,</u>

1	11-21, 11-30 (if convicted of a Class 4 felony), 12-7.3,
2	12-7.4, 12-7.5, 12-13, 12-14, 12-14.1, 12-15, and 12-16 of the
3	Criminal Code of 1961 or the Criminal Code of 2012; and (ii)
4	any offense committed or attempted in any other state or
5	against the laws of the United States, which, if committed or
6	attempted in this State, would have been punishable as one or
7	more of the foregoing offenses. Further, no presiding officer
8	or governing body shall knowingly appoint or approve the
9	appointment of any person who has been found to be the
10	perpetrator of sexual or physical abuse of any minor under 18
11	years of age pursuant to proceedings under Article II of the
12	Juvenile Court Act of 1987. No presiding officer or governing
13	board shall knowingly appoint or approve the appointment of any
14	person for whom a criminal background investigation has not
15	been initiated.
16	(f) No presiding officer or governing body shall knowingly
17	appoint or approve the appointment of any person who has been
18	convicted of the following drug offenses, other than an offense
19	set forth in subsection (e), until 7 years following the end of
20	the sentence imposed for any of the following offenses: (i)
21	those defined in the Cannabis Control Act, except those defined
	those defined in the cannabis control Act, except those defined
22	in Sections 4(a), 4(b), 4(c), 5(a), and 5(b) of that Act; (ii)
22 23	
	in Sections 4(a), 4(b), 4(c), 5(a), and 5(b) of that Act; (ii)
23	in Sections 4(a), 4(b), 4(c), 5(a), and 5(b) of that Act; (ii) those defined in the Illinois Controlled Substances Act; (iii)

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1	which, if committed or attem	pted in th	is State, would h	ave been
2	punishable as one or more of	the foreg	oing offenses. As	s used in
3	this paragraph, "sentence"	includes a	ny period of sup	ervision
4	or probation that was impos	sed either	alone or in com	bination
5	with a period of incarcerati	on.		
6	(g) Notwithstanding the	provision	s of subsections	(e) and
7	(f), a presiding officer	or gover	ning body may,	in its
8	discretion, appoint or appro	ove the app	pointment of a pe	erson who
9	has been granted a certific	cate of go	od conduct under	Section
10	5-5.5-25 of the Unified Co	ode of Cor	rections by the	circuit
11	court.			

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