1

AN ACT concerning local government.

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

Section 5. The Counties Code is amended by changing Section
5 5-1121 as follows:

6 (55 ILCS 5/5-1121)

7 Sec. 5-1121. Demolition, repair, or enclosure.

8 (a) The county board of each county may demolish, repair, 9 or enclose or cause the demolition, repair, or enclosure of dangerous and unsafe buildings or uncompleted and abandoned 10 buildings within the territory of the county, but outside the 11 12 territory of any municipality, and may remove or cause the 13 removal of garbage, debris, and other hazardous, noxious, or 14 unhealthy substances or materials from those buildings. If a township within the county makes a formal request to the county 15 16 board as provided in Section 85-50 of the Township Code that the county board commence specified proceedings under this 17 Section with respect to property located within the township 18 19 but outside the territory of any municipality, then, at the 20 next regular county board meeting occurring at least 10 days 21 after the formal request is made to the county board, the 22 county board shall either commence the requested proceedings or decline to do so (either formally or by failing to commence the 23

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proceedings within 60 days after the request) and shall notify 1 2 the township board making the request of the county board's 3 decision. In any county having adopted, by referendum or otherwise, a county health department as provided by Division 4 5 5-25 of the Counties Code or its predecessor, the county board of any such county may upon a formal request by the city, 6 7 village, or incorporated town demolish, repair or cause the 8 demolition or repair of dangerous and unsafe buildings or 9 uncompleted and abandoned buildings within the territory of any 10 city, village, or incorporated town having a population of less 11 than 50,000.

12 The county board shall apply to the circuit court of the 13 county in which the building is located (i) for an order 14 authorizing action to be taken with respect to a building if 15 the owner or owners of the building, including the lien holders 16 of record, after at least 15 days' written notice by mail to do 17 so, have failed to commence proceedings to put the building in a safe condition or to demolish it or (ii) for an order 18 19 requiring the owner or owners of record to demolish, repair, or 20 enclose the building or to remove garbage, debris, and other 21 hazardous, noxious, or unhealthy substances or materials from 22 the building. It is not a defense to the cause of action that 23 the building is boarded up or otherwise enclosed, although the court may order the defendant to have the building boarded up 24 25 or otherwise enclosed. Where, upon diligent search, the 26 identity or whereabouts of the owner or owners of the building,

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including the lien holders of record, is not ascertainable, notice mailed to the person or persons in whose name the real estate was last assessed and the posting of such notice upon the premises sought to be demolished or repaired is sufficient notice under this Section.

6 The hearing upon the application to the circuit court shall 7 be expedited by the court and shall be given precedence over 8 all other suits.

9 The cost of the demolition, repair, enclosure, or removal 10 incurred by the county, by an intervenor, or by a lien holder 11 of record, including court costs, attorney's fees, and other 12 costs related to the enforcement of this Section, is recoverable from the owner or owners of the real estate or the 13 14 previous owner or both if the property was transferred during 15 the 15 day notice period and is a lien on the real estate; the 16 lien is superior to all prior existing liens and encumbrances, 17 except taxes, if, within 180 days after the repair, demolition, enclosure, or removal, the county, the lien holder of record, 18 19 or the intervenor who incurred the cost and expense shall file a notice of lien for the cost and expense incurred in the 20 office of the recorder in the county in which the real estate 21 22 is located or in the office of the registrar of titles of the 23 county if the real estate affected is registered under the 24 Registered Titles (Torrens) Act.

The notice must consist of a sworn statement setting out (1) a description of the real estate sufficient for its SB1114 Enrolled - 4 - LRB101 04096 AWJ 49104 b

identification, (2) the amount of money representing the cost 1 2 and expense incurred, and (3) the date or dates when the cost 3 and expense was incurred by the county, the lien holder of record, or the intervenor. Upon payment of the cost and expense 4 5 by the owner of or persons interested in the property after the notice of lien has been filed, the lien shall be released by 6 7 the county, the person in whose name the lien has been filed, 8 or the assignee of the lien, and the release may be filed of 9 record as in the case of filing notice of lien. Unless the lien 10 is enforced under subsection (b), the lien may be enforced by 11 foreclosure proceedings as in the case of mortgage foreclosures 12 under Article XV of the Code of Civil Procedure or mechanics' 13 lien foreclosures. An action to foreclose this lien may be commenced at any time after the date of filing of the notice of 14 15 lien. The costs of foreclosure incurred by the county, 16 including court costs, reasonable attorney's fees, advances to 17 preserve the property, and other costs related to the enforcement of this subsection, plus statutory interest, are a 18 19 lien on the real estate and are recoverable by the county from 20 the owner or owners of the real estate.

All liens arising under this subsection (a) shall be assignable. The assignee of the lien shall have the same power to enforce the lien as the assigning party, except that the lien may not be enforced under subsection (b).

If the appropriate official of any county determines that any dangerous and unsafe building or uncompleted and abandoned SB1114 Enrolled - 5 - LRB101 04096 AWJ 49104 b

building within its territory fulfills the requirements for an action by the county under the Abandoned Housing Rehabilitation Act, the county may petition under that Act in a proceeding brought under this subsection.

5 (b) In any case where a county has obtained a lien under 6 subsection (a), the county may enforce the lien under this 7 subsection (b) in the same proceeding in which the lien is 8 authorized.

9 A county desiring to enforce a lien under this subsection 10 (b) shall petition the court to retain jurisdiction for 11 foreclosure proceedings under this subsection. Notice of the 12 petition shall be served, by certified or registered mail, on all persons who were served notice under subsection (a). The 13 14 court shall conduct a hearing on the petition not less than 15 15 days after the notice is served. If the court determines that 16 the requirements of this subsection (b) have been satisfied, it 17 shall grant the petition and retain jurisdiction over the matter until the foreclosure proceeding is completed. The costs 18 19 of foreclosure incurred by the county, including court costs, reasonable attorneys' fees, advances to preserve the property, 20 and other costs related to the enforcement of this subsection, 21 22 plus statutory interest, are a lien on the real estate and are 23 recoverable by the county from the owner or owners of the real estate. If the court denies the petition, the county may 24 25 enforce the lien in a separate action as provided in subsection 26 (a).

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All persons designated in Section 15-1501 of the Code of Civil Procedure as necessary parties in a mortgage foreclosure action shall be joined as parties before issuance of an order of foreclosure. Persons designated in Section 15-1501 of the Code of Civil Procedure as permissible parties may also be joined as parties in the action.

The provisions of Article XV of the Code of Civil Procedure 7 8 applicable to mortgage foreclosures shall apply to the 9 foreclosure of a lien under this subsection (b), except to the 10 extent that those provisions are inconsistent with this 11 subsection. For purposes of foreclosures of liens under this 12 subsection, however, the redemption period described in 13 subsection (b) of Section 15-1603 of the Code of Civil Procedure shall end 60 days after the date of entry of the 14 order of foreclosure. 15

16 (c) In addition to any other remedy provided by law, the 17 county board of any county may petition the circuit court to 18 have property declared abandoned under this subsection (c) if:

(1) the property has been tax delinquent for 2 or more
years or bills for water service for the property have been
outstanding for 2 or more years;

(2) the property is unoccupied by persons legally inpossession; and

24 (3) the property contains a dangerous or unsafe25 building.

26 All persons having an interest of record in the property,

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including tax purchasers and beneficial owners of any Illinois land trust having title to the property, shall be named as defendants in the petition and shall be served with process. In addition, service shall be had under Section 2-206 of the Code of Civil Procedure as in other cases affecting property.

The county, however, may proceed under this subsection in a proceeding brought under subsection (a). Notice of the petition shall be served by certified or registered mail on all persons who were served notice under subsection (a).

10 If the county proves that the conditions described in this 11 subsection exist and the owner of record of the property does 12 not enter an appearance in the action, or, if title to the 13 property is held by an Illinois land trust, if neither the 14 owner of record nor the owner of the beneficial interest of the 15 trust enters an appearance, the court shall declare the 16 property abandoned.

17 If that determination is made, notice shall be sent by certified or registered mail to all persons having an interest 18 19 of record in the property, including tax purchasers and 20 beneficial owners of any Illinois land trust having title to the property, stating that title to the property will be 21 22 transferred to the county unless, within 30 days of the notice, 23 the owner of record enters an appearance in the action, or 24 unless any other person having an interest in the property 25 files with the court a request to demolish the dangerous or 26 unsafe building or to put the building in safe condition.

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1 If the owner of record enters an appearance in the action 2 within the 30 day period, the court shall vacate its order 3 declaring the property abandoned. In that case, the county may 4 amend its complaint in order to initiate proceedings under 5 subsection (a).

If a request to demolish or repair the building is filed 6 7 within the 30 day period, the court shall grant permission to 8 the requesting party to demolish the building within 30 days or 9 to restore the building to safe condition within 60 days after 10 the request is granted. An extension of that period for up to 11 60 additional days may be given for good cause. If more than 12 one person with an interest in the property files a timely request, preference shall be given to the person with the lien 13 14 or other interest of the highest priority.

15 If the requesting party proves to the court that the 16 building has been demolished or put in a safe condition within 17 the period of time granted by the court, the court shall issue a quitclaim judicial deed for the property to the requesting 18 19 party, conveying only the interest of the owner of record, upon 20 proof of payment to the county of all costs incurred by the county in connection with the action, including but not limited 21 22 to court costs, attorney's fees, administrative costs, the 23 costs, if any, associated with building enclosure or removal, 24 and receiver's certificates. The interest in the property so 25 conveyed shall be subject to all liens and encumbrances on the 26 property. In addition, if the interest is conveyed to a person

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holding a certificate of purchase for the property under the Property Tax Code, the conveyance shall be subject to the rights of redemption of all persons entitled to redeem under that Act, including the original owner of record.

5 If no person with an interest in the property files a 6 timely request or if the requesting party fails to demolish the 7 building or put the building in safe condition within the time 8 specified by the court, the county may petition the court to 9 issue a judicial deed for the property to the county. A 10 conveyance by judicial deed shall operate to extinguish all 11 existing ownership interests in, liens on, and other interest 12 in the property, including tax liens.

13 (d) Each county may use the provisions of this subsection 14 to expedite the removal of certain buildings that are a 15 continuing hazard to the community in which they are located.

16 If the official designated to be in charge of enforcing the 17 county's building code determines that a building is open and vacant and an immediate and continuing hazard to the community 18 in which the building is located, then the official shall be 19 20 authorized to post a notice not less than 2 feet by 2 feet in size on the front of the building. The notice shall be dated as 21 22 of the date of the posting and shall state that unless the 23 building is demolished, repaired, or enclosed, and unless any garbage, debris, and other hazardous, noxious, or unhealthy 24 25 substances or materials are removed so that an immediate and 26 continuing hazard to the community no longer exists, then the

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building may be demolished, repaired, or enclosed, or any garbage, debris, and other hazardous, noxious, or unhealthy substances or materials may be removed, by the county.

4 Not later than 30 days following the posting of the notice,
5 the county shall do both of the following:

(1) Cause to be sent, by certified mail, return receipt 6 requested, a notice to all owners of record of the 7 8 property, the beneficial owners of any Illinois land trust 9 having title to the property, and all lienholders of record 10 in the property, stating the intent of the county to 11 demolish, repair, or enclose the building or remove any 12 garbage, debris, or other hazardous, noxious, or unhealthy substances or materials if that action is not taken by the 13 14 owner or owners.

15 (2) Cause to be published, in a newspaper published or 16 circulated in the county where the building is located, a notice setting forth (i) the permanent tax index number and 17 the address of the building, (ii) a statement that the 18 19 property is open and vacant and constitutes an immediate 20 and continuing hazard to the community, and (iii) a 21 statement that the county intends to demolish, repair, or 22 enclose the building or remove any garbage, debris, or 23 other hazardous, noxious, or unhealthy substances or 24 materials if the owner or owners or lienholders of record 25 fail to do so. This notice shall be published for 3 26 consecutive days.

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1 A person objecting to the proposed actions of the county 2 board may file his or her objection in an appropriate form in a 3 court of competent jurisdiction.

If the building is not demolished, repaired, or enclosed, 4 5 or the garbage, debris, or other hazardous, noxious, or unhealthy substances or materials are not removed, within 30 6 7 days of mailing the notice to the owners of record, the 8 beneficial owners of any Illinois land trust having title to 9 the property, and all lienholders of record in the property, or 10 within 30 days of the last day of publication of the notice, 11 whichever is later, the county board shall have the power to 12 demolish, repair, or enclose the building or to remove any 13 garbage, debris, or other hazardous, noxious, or unhealthy 14 substances or materials.

15 The county may proceed to demolish, repair, or enclose a 16 building or remove any garbage, debris, or other hazardous, 17 noxious, or unhealthy substances or materials under this subsection within a 120-day period following the date of the 18 mailing of the notice if the appropriate official determines 19 20 that the demolition, repair, enclosure, or removal of any garbage, debris, or other hazardous, noxious, or unhealthy 21 22 substances or materials is necessary to remedy the immediate 23 and continuing hazard. If, however, before the county proceeds with any of the actions authorized by this subsection, any 24 25 person has sought a hearing under this subsection before a court and has served a copy of the complaint on the chief 26

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executive officer of the county, then the county shall not proceed with the demolition, repair, enclosure, or removal of garbage, debris, or other substances until the court determines that that action is necessary to remedy the hazard and issues an order authorizing the county to do so.

Following the demolition, repair, or enclosure of 6 a removal of garbage, debris, or 7 building, or the other 8 hazardous, noxious, or unhealthy substances or materials under 9 this subsection, the county may file a notice of lien against 10 the real estate for the cost of the demolition, repair, 11 enclosure, or removal within 180 days after the repair, 12 demolition, enclosure, or removal occurred, for the cost and expense incurred, in the office of the recorder in the county 13 in which the real estate is located or in the office of the 14 15 registrar of titles of the county if the real estate affected 16 is registered under the Registered Titles (Torrens) Act. The 17 notice of lien shall consist of a sworn statement setting forth (i) a description of the real estate, such as the address or 18 19 other description of the property, sufficient for its 20 identification; (ii) the expenses incurred by the county in undertaking the remedial actions authorized under this 21 22 subsection; (iii) the date or dates the expenses were incurred 23 by the county; (iv) a statement by the official responsible for 24 enforcing the building code that the building was open and 25 vacant and constituted an immediate and continuing hazard to 26 the community; (v) a statement by the official that the

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1 required sign was posted on the building, that notice was sent 2 by certified mail to the owners of record, and that notice was 3 published in accordance with this subsection; and (vi) a 4 statement as to when and where the notice was published. The 5 lien authorized by this subsection may thereafter be released 6 or enforced by the county as provided in subsection (a).

(e) In any case where a county has obtained a lien under 7 8 subsection (a), the county may also bring an action for a money 9 judgment against the owner or owners of the real estate in the 10 amount of the lien in the same manner as provided for bringing 11 causes of action in Article II of the Code of Civil Procedure 12 and, upon obtaining a judgment, file a judgment lien against 13 all of the real estate of the owner or owners and enforce that lien as provided for in Article XII of the Code of Civil 14 15 Procedure.

16 (f) In addition to any other remedy provided by law, if a 17 county finds that within a residential property of 1 acre or less there is an accumulation or concentration of: garbage; 18 19 organic materials in an active state of decomposition 20 including, but not limited to, carcasses, food waste, or other 21 spoiled or rotting materials; human or animal waste; debris; or 22 other hazardous, noxious, or unhealthy substances or 23 materials, which present an immediate threat to the public 24 health or safety or the health and safety of the occupants of 25 the property, the county may, without any administrative 26 procedure to bond, petition the court for immediate injunctive SB1114 Enrolled - 14 - LRB101 04096 AWJ 49104 b

1	relief to abate or cause the abatement of the condition that is
2	causing the threat to health or safety, including an order
3	causing the removal of any unhealthy or unsafe accumulations or
4	concentrations of the material or items listed in this
5	subsection from the structure or property. The county shall
6	file with the circuit court in which the property is located a
7	petition for an order authorizing the abatement of the
8	condition that is causing the threat to health or safety. A
9	hearing on the petition shall be set within 5 days, not
10	including weekends or holidays, from the date of filing. To
11	provide notice of such hearing, the county shall make every
12	effort to serve the property's owners of record with the
13	petition and summons and, if such service cannot be had, shall
14	provide an affidavit to the court at the hearing showing the
15	service could not be had and the efforts taken to locate and
16	serve the owners of record. The county shall also post a sign
17	at the property notifying all persons of the court proceeding.
18	Following the abatement actions, the county may file a notice
19	of lien for the cost and expense of actions taken under this
20	subsection as provided in subsection (a).

21 (Source: P.A. 97-549, eff. 8-25-11; 98-138, eff. 8-2-13.)