

Sen. Dan Kotowski

Filed: 5/9/2014

	09800HB4123sam001 LRB098 15679 HEP 59329 a
1	AMENDMENT TO HOUSE BILL 4123
2	AMENDMENT NO Amend House Bill 4123 on page 2, line
3	9, by changing " <a "legal="" and<="" entity="" href="owner of" owns";="" td="" that="" to="">
4	on page 2, line 14, by changing "owner of" to "legal entity
5	that owns"; and
6	
6	on page 3, line 7, by changing "owner of" to "legal entity that
7	<u>owns</u> "; and
8	on page 3, line 16, after "made", by adding "and changes of
9	<pre>ownership that take place"; and</pre>
10	on page 4, line 9, after "local department of public health",
11	by adding "in a home rule jurisdiction"; and
12	on page 6, by replacing line 14 with the following:

- "(e) Waiving the homeowner's right to a trial by jury. 1
- If one provision of a lease is invalid, that does not 2
- 3 affect the validity of the remaining provisions of the lease.";
- 4 and
- on page 8, by replacing lines 15 and 16 with the following: 5
- "banks, savings banks, or credit unions, the accounts of which 6
- are insured by the Federal Deposit Insurance Corporation, the 7
- 8 National Credit Union Administration Share Insurance Fund, or
- other applicable entity under law. A security". 9