

99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB4760

by Rep. Jim Durkin

SYNOPSIS AS INTRODUCED:

55 ILCS 5/5-1133

Amends the Counties Code. Makes a technical change in a Section concerning reporting of information in counties of greater than 300,000 but less than 2,000,000.

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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 5-1133 as follows:

6 (55 ILCS 5/5-1133)

Sec. 5-1133. Counties of greater than 300,000 but less than 2,000,000; reporting of information; code of conduct for county appointees.

(a) A county board in in a county with a population greater 10 than 300,000 but less than 2,000,000 may by ordinance require 11 12 any unit of local government or agency to which the county board chairman or county executive nominates and the county 13 14 board confirms a majority of member appointments to provide the county with detailed information, including, but not limited 15 16 to, the unit's or agency's finances, budget, contracts, employment, and ethics policies, in the manner and with the 17 frequency specified by the ordinance. The ordinance may require 18 19 the unit of local government or agency to immediately disclose 20 county any internal or external findings to the of 21 non-compliance with any law or regulation involving the unit of 22 local government or agency and its personnel.

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(b) Notwithstanding any provision of law to the contrary, a

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county board may by ordinance adopt a code of conduct regarding 1 2 the fiscal responsibility and procurement authority, as required by State law, local ordinance, or county board policy, 3 as well as the accountability, transparency, and ethical 4 5 conduct of county appointees, in addition to those requirements mandated by law for and applicable to the appointees to any 6 unit of local government, agency, or commission for which the 7 county board chairman, county executive, or county board serves 8 9 as the appointing authority. The ordinance may provide that 10 good cause for removing an appointee is established when an 11 appointee violates the code of conduct. Appointees appointed by 12 a county board chairman or county executive, with or without 13 the consent of the county board, may be removed from office for violating the code of conduct by the county board chairman or 14 15 county executive with concurrence by a 2/3 majority vote of the 16 county board. The appointee shall be provided reasonable notice 17 of the violation and a hearing before the county board or its designee prior to the vote. Appointees appointed by the county 18 board may be removed by a 2/3 majority vote of the county board 19 20 for violating the code of conduct after providing the appointee with reasonable notice of the violation and a hearing before 21 22 the county board or its designee.

(c) The provisions of this Section do not apply to the
removal of county superintendent of highways or county engineer
as provided under Section 5-203 of the Illinois Highway Code.
(Source: P.A. 97-84, eff. 7-6-11; 98-779, eff. 1-1-15.)