## 99TH GENERAL ASSEMBLY

## State of Illinois

## 2015 and 2016

### SB3323

Introduced 2/19/2016, by Sen. Pamela J. Althoff

## SYNOPSIS AS INTRODUCED:

Now Act

New Act	
35 ILCS 5/1102	from Ch. 120, par. 11-1102
35 ILCS 5/1103	from Ch. 120, par. 11-1103
35 ILCS 5/1105	from Ch. 120, par. 11-1105
35 ILCS 120/5a	from Ch. 120, par. 444a
35 ILCS 120/5b	from Ch. 120, par. 444b
35 ILCS 120/5c	from Ch. 120, par. 444c
35 ILCS 520/16	from Ch. 120, par. 2166
35 ILCS 520/17	from Ch. 120, par. 2167
35 ILCS 520/19	from Ch. 120, par. 2169
65 ILCS 5/8-3-15	from Ch. 24, par. 8-3-15
215 ILCS 155/22	from Ch. 73, par. 1422

Creates the Uniform State Tax Lien Registration Act. Provides that the Department of Revenue shall establish and maintain a public database known as the Uniform State Tax Lien Registry. Provides that, if any person neglects or refuses to pay any final tax liability, the Department of Revenue may file in the registry a notice of tax lien within 3 years from the date of the final tax liability. Provides that the tax lien is perfected upon inclusion in the registry and shall be attached to all of the existing and after-acquired property of the debtor. Provides that the Department of Revenue may impose filing fees and fees to release the lien. Provides that the Department of Revenue may sell at bulk the information appearing on the tax lien registry; however, that information may not be used by any party for survey, marketing, or solicitation purposes. Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, the Cannabis and Controlled Substances Tax Act, and the Title Insurance Act to make conforming changes. Effective January 1, 2017.

LRB099 19735 HLH 45242 b

FISCAL NOTE ACT MAY APPLY

## A BILL FOR

1 AN ACT concerning revenue.

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

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ARTICLE 1. UNIFORM STATE TAX LIEN REGISTRATION ACT

5 Section 1. Short title. This Act may be cited as the
6 Uniform State Tax Lien Registration Act.

7 Section 1-5. Purpose.

8 (a) The purpose of this Act is to provide a uniform 9 statewide system for filing notices of tax liens that are in 10 favor of or enforced by the Department. The Department shall 11 maintain the system.

12 (b) The scope of this Act is limited to tax liens in real 13 property and personal property, tangible and intangible, of 14 taxpayers or other persons against whom the Department has 15 liens pursuant to law for unpaid final tax liabilities 16 administered by the Department.

(c) Nothing in this Act shall be construed to invalidate any lien filed by the Department with a county recorder of deeds prior to the effective date of this Act.

20 Section 1-10. Definitions.

21 "Debtor" means a taxpayer or other person against whom

1 there is an unpaid final tax liability collectible by the 2 Department.

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"Department" means the Department of Revenue.

4 "Final tax liability" means any State tax, fee, penalty, or 5 interest owed by a person to the Department where the 6 assessment of the liability is not subject to any further 7 timely filed administrative or judicial review.

8 "Last-known address of the debtor" means the address of the 9 debtor appearing in the records of the Department at the time 10 the notice of tax lien is filed in the registry.

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

16 "Registry" or "Uniform State Tax Lien Registry" means the 17 public database maintained by the Department wherein tax liens 18 are filed in favor of and enforced by the Department.

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Section 1-15. Registry established.

(a) The Department shall establish and maintain a public
database known as the Uniform State Tax Lien Registry. If any
person neglects or refuses to pay any final tax liability, the
Department may file in the registry a notice of tax lien within
3 years from the date of the final tax liability.

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(b) The notice of tax lien file shall include:

1 (1) the name and last-known address of the debtor;

(2) the name and address of the Department;

3 (3) the tax lien number assigned to the lien by the4 Department; and

5 (4) the basis for the tax lien, including, but not 6 limited to, the amount owed by the debtor as of the date of 7 filing in the tax lien registry.

8 Section 1-20. Tax lien perfected.

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9 (a) When a notice of tax lien is filed by the Department in 10 the registry, the tax lien is perfected and shall be attached 11 to all of the existing and after-acquired property of the 12 debtor, both real and personal, tangible and intangible, which 13 is located in any and all counties within the State of 14 Illinois.

15 (b) The amount of the tax lien shall be a debt due the 16 State of Illinois and shall remain a lien upon all property and rights to property belonging to the debtor, both real and 17 personal, tangible and intangible, which is located in any and 18 all counties within the State of Illinois. Interest and penalty 19 shall accrue on the tax lien at the same rate and with the same 20 21 restrictions, if any, as specified by statute for the accrual 22 of interest and penalty for the type of tax or taxes for which the tax lien was issued. 23

24 Section 1-25. Time period of lien.

(a) A notice of tax lien shall be a lien upon the debtor's
 property located anywhere in the State for a period of 20 years
 from the date of filing unless it is sooner released by the
 Department.

5 (b) A notice of release of tax lien filed in the registry 6 shall constitute a release of the tax lien within the 7 Department, the registry, and the county in which the tax lien 8 was previously filed. The information contained on the registry 9 shall be controlling, and the registry shall supersede the 10 records of any county.

11 Section 1-30. Registry format.

(a) The Department shall maintain notices of tax liens filed in the registry after the effective date of this Act in its information management system in a form that permits the information to be readily accessible in an electronic form through the Internet and to be reduced to printed form. The electronic and printed form shall include the following information:

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(1) the name of the taxpayer;

(2) the name and address of the Department;

21 (3) the tax lien number assigned to the lien by the22 Department;

(4) the amount of the taxes, penalties, interest, and
fees indicated due on the notice of tax lien received from
the Department; and

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(5) the date and time of filing.

(b) Information in the registry shall be searchable by name
of debtor or by tax lien number. The Department shall not
charge for access to information in the registry.

5 (c) The Department is authorized to sell at bulk the information appearing on the tax lien registry. In selling the 6 7 information, the Department shall adopt rules governing the process by which the information will be sold and the media or 8 9 method by which it will be available to the purchaser and shall 10 set a price for the information that will at least cover the 11 cost of producing the information. The proceeds from the sale 12 of bulk information shall be retained by the Department and 13 used to cover its cost to produce the information sold and to 14 maintain the registry.

15 (d) Registry information, whether accessed by name of 16 debtor or by tax lien number at no charge, through a bulk sale 17 of information, or by other means, shall not be used for survey, marketing, or solicitation purposes. Survey, marketing 18 19 or, solicitation purpose does not include any action by the 20 Department or its authorized agent to collect a debt represented by a tax lien appearing in the registry. The 21 22 Attorney General may bring an action in any court of competent 23 jurisdiction to enjoin the unlawful use of registry information for survey, marketing, or solicitation purposes and to recover 24 the cost of such action, including reasonable attorney's fees. 25

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1	Section 1-35. Rulemaking. The Department may adopt rules in
2	accordance with the Illinois Administrative Procedure Act to
3	enforce the provisions of this Act.
4	Section 1-40. Conflicts. In the event of conflict between
5	this Act and any other law, this Act shall control.
6	ARTICLE 5. AMENDATORY PROVISIONS
7	Section 5-5. The Illinois Income Tax Act is amended by
8	changing Sections 1102, 1103, and 1105 as follows:
9	(35 ILCS 5/1102) (from Ch. 120, par. 11-1102)
10	Sec. 1102. Jeopardy Assessments.
11	(a) Jeopardy assessment and lien.
12	(1) Assessment. If the Department finds that a taxpaye:
13	is about to depart from the State, or to conceal himself or
14	his property, or to do any other act tending to prejudice
15	or to render wholly or partly ineffectual proceedings to
16	collect any amount of tax or penalties imposed under this
17	Act unless court proceedings are brought without delay, or
18	if the Department finds that the collection of such amount
19	will be jeopardized by delay, the Department shall give the
20	taxpayer notice of such findings and shall make demand for
21	immediate return and payment of such amount, whereupon such
22	amount shall be deemed assessed and shall become

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immediately due and payable.

2 (2) Filing of lien. If the taxpayer, within 5 days after such notice (or within such extension of time as the 3 Department may grant), does not comply with such notice or 4 5 show to the Department that the findings in such notice are erroneous, the Department may file a notice of jeopardy 6 assessment lien in the Uniform State Tax Lien Registry 7 8 office of the recorder of the county in which any property 9 of the taxpayer may be located and shall notify the 10 taxpayer of such filing. Such jeopardy assessment lien 11 shall have the same scope and effect as a statutory lien 12 under this Act. The taxpayer is liable for any 13 administrative fee imposed by the Department by rule in connection with the Uniform State Tax Lien Registry the 14 15 filing fee incurred by the Department for filing the lien 16 and the filing fee incurred by the Department to file the 17 release of that lien. The filing fees shall be paid to the Department in addition to payment of the tax, penalty, and 18 interest included in the amount of the lien. 19

(b) Termination of taxable year. In the case of a tax for a current taxable year, the Director shall declare the taxable period of the taxpayer immediately terminated and his notice and demand for a return and immediate payment of the tax shall relate to the period declared terminated, including therein income accrued and deductions incurred up to the date of termination if not otherwise properly includible or deductible - 8 - LRB099 19735 HLH 45242 b

1 in respect of such taxable year.

2 (c) Protest. If the taxpayer believes that he does not owe 3 some or all of the amount for which the jeopardy assessment lien against him has been filed, or that no jeopardy to the 4 5 revenue in fact exists, he may protest within 20 days after being notified by the Department of the filing of such jeopardy 6 7 assessment lien and request a hearing, whereupon the Department shall hold a hearing in conformity with the provisions of 8 9 section 908 and, pursuant thereto, shall notify the taxpayer of 10 its decision as to whether or not such jeopardy assessment lien 11 will be released.

12 (Source: P.A. 92-826, eff. 1-1-03.)

13 (35 ILCS 5/1103) (from Ch. 120, par. 11-1103)

14 Sec. 1103. Filing and Priority of Liens.

15 (a) Filing in the Uniform State Tax Lien Registry with 16 Recorder. Nothing in this Article shall be construed to give the Department a preference over the rights of any bona fide 17 purchaser, holder of a security interest, mechanics lienor, 18 19 mortgagee, or judgment lien creditor arising prior to the 20 filing of a regular notice of lien or a notice of jeopardy 21 assessment lien in the Uniform State Tax Lien Registry office of the recorder in the county in which the property subject to 22 the lien is located. For purposes of this Section section, the 23 24 term "bona fide," shall not include any mortgage of real or 25 personal property or any other credit transaction that results

in the mortgagee or the holder of the security acting as trustee for unsecured creditors of the taxpayer mentioned in the notice of lien who executed such chattel or real property mortgage or the document evidencing such credit transaction. Such lien shall be inferior to the lien of general taxes, special assessments and special taxes heretofore or hereafter levied by any political subdivision of this State.

8 (b) Filing in the Uniform State Tax Lien Registry with 9 Registrar. In case title to land to be affected by the notice 10 of lien or notice of jeopardy assessment lien is registered 11 under the provisions of "An Act concerning land titles," 12 approved May 1, 1897, as amended, such notice shall also be 13 filed in the Uniform State Tax Lien Registry office of the Registrar of Titles of the county within which the property 14 15 subject to the lien is situated and shall be entered upon the 16 register of titles as a memorial of charge upon each folium of 17 the register of titles affected by such notice, and the Department shall not have a preference over the rights of any 18 bona fide purchaser, mortgagee, judgment creditor or other lien 19 20 holder arising prior to the registration of such notice.

(c) Index. <u>The Department of Revenue shall maintain a State</u>
<u>Tax Lien Index of all tax liens filed in the Uniform State Tax</u>
<u>Lien Registry as provided for by the Uniform State Tax Lien</u>
<u>Registration Act.</u> The recorder of each county shall procure a
<u>file labeled "State Tax Lien Notices" and an index book labeled</u>
<u>"State Tax Lien Index." When notice of any lien or jeopardy</u>

assessment lien is presented to him for filing, he shall file 1 it in numerical order in the file and shall enter it 2 alphabetically in the index. The entry shall show the name and 3 last known address of the person named in the notice, the 4 5 serial number of the notice, the date and hour of filing, whether it is a regular lien or a jeopardy assessment lien, and 6 7 the amount of tax and penalty due and unpaid, plus the amount 8 of interest due at the time when the notice of lien or jeopardy 9 assessment is filed.

10 (d) (Blank). No recorder or registrar of titles of any 11 county shall require that the Department pay any costs or fees 12 in connection with recordation of any notice or other document filed by the Department under this Act at the time such notice 13 or other document is presented for recordation. The recorder or 14 15 registrar of each county, in order to receive payment for fees 16 or costs incurred by the Department, shall present the Department with monthly statements indicating the amount of 17 fees and costs incurred by the Department and for which no 18 payment has been received. This amendatory Act of 1987 applies 19 to all liens heretofore or hereafter filed. 20

(e) The taxpayer is liable for <u>any the filing fees imposed</u> fee incurred by the Department for filing the lien <u>in the</u> <u>Uniform State Tax Lien Registry</u> and <u>any the filing fees imposed</u> fee incurred by the Department <u>for to file</u> the release of that lien. The filing fees shall be paid to the Department in addition to payment of the tax, penalty, and interest included SB3323 - 11 - LRB099 19735 HLH 45242 b

1 in the amount of the lien.

2 (Source: P.A. 92-826, eff. 1-1-03.)

3 (35 ILCS 5/1105) (from Ch. 120, par. 11-1105)

4 Sec. 1105. Release of Liens.

5 In general. Upon payment by the taxpayer to the (a) 6 Department in cash or by guaranteed remittance of an amount 7 representing the filing fees and charges for the lien and the 8 filing fees and charges for the release of that lien, the 9 Department shall release all or any portion of the property 10 subject to any lien provided for in this Act and file that 11 complete or partial release of lien in the Uniform State Tax 12 Lien Registry with the recorder of the county where that lien was filed if it determines that the release will not endanger 13 14 or jeopardize the collection of the amount secured thereby.

15 (b) Judicial determination. If on judicial review the final 16 judgment of the court is that the taxpayer does not owe some or all of the amount secured by the lien against him, or that no 17 18 jeopardy to the revenue exists, the Department shall release its lien to the extent of such finding of nonliability, or to 19 the extent of such finding of no jeopardy to the revenue. The 20 21 taxpayer shall, however, be liable for the filing fee imposed 22 paid by the Department to file the lien and the filing fee imposed to release required to file a release of the lien. The 23 24 filing fees shall be paid to the Department.

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(c) Payment. The Department shall also release its jeopardy

assessment lien against the taxpayer whenever the tax and penalty covered by such lien, plus any interest which may be due and an amount representing the filing fee to file the lien and the filing fee <u>imposed to release</u> <del>required to file a</del> <del>release of</del> that lien, are paid by the taxpayer to the Department in cash or by guaranteed remittance.

7 (d) Certificate of release. The Department shall issue a 8 certificate of complete or partial release of the lien upon 9 payment by the taxpayer to the Department in cash or by 10 guaranteed remittance of an amount representing the filing fee 11 <u>imposed paid</u> by the Department to file the lien and the filing 12 fee <u>imposed to release</u> required to file the release of that 13 lien:

(1) to the extent that the fair market value of any
property subject to the lien exceeds the amount of the lien
plus the amount of all prior liens upon such property;

17 (2) to the extent that such lien shall become18 unenforceable;

(3) to the extent that the amount of such lien is paid by the person whose property is subject to such lien, together with any interest and penalty which may become due under this Act between the date when the notice of lien is filed and the date when the amount of such lien is paid;

(4) to the extent that there is furnished to the
Department on a form to be approved and with a surety or
sureties satisfactory to the Department a bond that is

1 conditioned upon the payment of the amount of such lien,
2 together with any interest which may become due under this
3 Act after the notice of lien is filed, but before the
4 amount thereof is fully paid;

5 (5) to the extent and under the circumstances specified
6 in this Section.

7 A certificate of complete or partial release of any lien 8 shall be held conclusive that the lien upon the property 9 covered by the certificate is extinguished to the extent 10 indicated by such certificate.

11 Such release of lien shall be issued to the person, or his 12 agent, against whom the lien was obtained and shall contain in 13 legible letters a statement as follows:

BE FILED IN THE UNIFORM TAX LIEN REGISTRY WITH THE

14 FOR THE PROTECTION OF THE OWNER, THIS RELEASE SHALL

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#### RECORDER OR THE REGISTRAR

17 OF TITLES, IN WHOSE OFFICE, THE LIEN WAS FILED.

(e) Filing. When a certificate of complete or partial
release of lien issued by the Department is <u>filed in the</u>
<u>Uniform Tax Lien Registry, the Department presented for filing</u>
in the office of the recorder or Registrar of Titles where a
notice of lien or notice of jeopardy assessment lien was filed:
(1) the recorder, in the case of nonregistered
property, shall permanently attach the certificate of

25 release to the notice of lien or notice of jeopardy
26 assessment lien and shall enter the certificate of release

1 and the date in the "State Tax Lien Index" on the line 2 where the notice of lien or notice of jeopardy assessment 3 lien is entered. <del>; and</del>

4 (2) in the case of registered property, the Registrar 5 of Titles shall file and enter upon each folium of the 6 register of titles affected thereby a memorial of the 7 certificate of release which memorial when so entered shall 8 act as a release pro tanto of any memorial of such notice 9 of lien or notice of jeopardy assessment lien previously 10 filed and registered.

11 (Source: P.A. 92-826, eff. 1-1-03.)

Section 5-10. The Retailers' Occupation Tax Act is amended by changing Sections 5a, 5b, and 5c as follows:

14 (35 ILCS 120/5a) (from Ch. 120, par. 444a)

15 Sec. 5a. The Department shall have a lien for the tax herein imposed or any portion thereof, or for any penalty 16 provided for in this Act, or for any amount of interest which 17 may be due as provided for in Section 5 of this Act, upon all 18 the real and personal property of any person to whom a final 19 20 assessment or revised final assessment has been issued as 21 provided in this Act, or whenever a return is filed without 22 payment of the tax or penalty shown therein to be due, 23 including all such property of such persons acquired after 24 receipt of such assessment or filing of such return. The

1 taxpayer is liable for the filing fee <u>imposed</u> incurred by the 2 Department for filing the lien and the filing fee <u>imposed</u> 3 <u>incurred</u> by the Department to <u>file the</u> release <u>the</u> <del>of</del> that</del> 4 lien. The filing fees shall be paid to the Department in 5 addition to payment of the tax, penalty, and interest included 6 in the amount of the lien.

However, where the lien arises because of the issuance of a final assessment or revised final assessment by the Department, such lien shall not attach and the notice hereinafter referred to in this Section shall not be filed until all proceedings in court for review of such final assessment or revised final assessment have terminated or the time for the taking thereof has expired without such proceedings being instituted.

Upon the granting of a rehearing or departmental review pursuant to Section 4 or Section 5 of this Act after a lien has attached, such lien shall remain in full force except to the extent to which the final assessment may be reduced by a revised final assessment following such rehearing or review.

The lien created by the issuance of a final assessment 19 20 shall terminate unless a notice of lien is filed, as provided in Section 5b hereof, within 3 years from the date all 21 22 proceedings in court for the review of such final assessment 23 have terminated or the time for the taking thereof has expired without such proceedings being instituted, or (in the case of a 24 25 revised final assessment issued pursuant to a rehearing or departmental review) within 3 years from the date all 26

proceedings in court for the review of such revised final 1 2 assessment have terminated or the time for the taking thereof 3 has expired without such proceedings being instituted; and where the lien results from the filing of a return without 4 5 payment of the tax or penalty shown therein to be due, the lien shall terminate unless a notice of lien is filed, as provided 6 in Section 5b hereof, within 3 years from the date when such 7 8 return is filed with the Department: Provided that the time 9 limitation period on the Department's right to file a notice of 10 lien shall not run (1) during any period of time in which the 11 order of any court has the effect of enjoining or restraining 12 the Department from filing such notice of lien, or (2) during the term of a repayment plan that taxpayer has entered into 13 14 with the Department, as long as taxpayer remains in compliance 15 with the terms of the repayment plan.

16 If the Department finds that a taxpayer is about to depart 17 from the State, or to conceal himself or his property, or to do any other act tending to prejudice or to render wholly or 18 19 partly ineffectual proceedings to collect such tax unless such 20 proceedings are brought without delay, or if the Department finds that the collection of the amount due from any taxpayer 21 22 will be jeopardized by delay, the Department shall give the 23 taxpayer notice of such findings and shall make demand for 24 immediate return and payment of such tax, whereupon such tax 25 shall become immediately due and payable. If the taxpayer, 26 within 5 days after such notice (or within such extension of

time as the Department may grant), does not comply with such 1 2 notice or show to the Department that the findings in such 3 notice are erroneous, the Department may file a notice of jeopardy assessment lien in the Uniform State Tax Lien Registry 4 5 office of the recorder of the county in which any property of 6 the taxpayer may be located and shall notify the taxpayer of 7 such filing. Such jeopardy assessment lien shall have the same 8 scope and effect as the statutory lien hereinbefore provided 9 for in this Section.

10 If the taxpayer believes that he does not owe some or all 11 of the tax for which the jeopardy assessment lien against him 12 has been filed, or that no jeopardy to the revenue in fact exists, he may protest within 20 days after being notified by 13 14 the Department of the filing of such jeopardy assessment lien 15 and request a hearing, whereupon the Department shall hold a 16 hearing in conformity with the provisions of this Act and, 17 pursuant thereto, shall notify the taxpayer of its findings as to whether or not such jeopardy assessment lien will be 18 19 released. If not, and if the taxpayer is aggrieved by this decision, he may file an action for judicial review of such 20 final determination of the Department in accordance with 21 22 Section 12 of this Act and the Administrative Review Law.

On and after July 1, 2013, protests concerning matters that are subject to the jurisdiction of the Illinois Independent Tax Tribunal shall be filed with the Tribunal, and hearings on those matters shall be held before the Tribunal in accordance

with the Illinois Independent Tax Tribunal Act of 2012. The 1 2 Tribunal shall notify the taxpayer of its findings as to 3 whether or not such jeopardy assessment lien will be released. If not, and if the taxpayer is aggrieved by this decision, he 4 5 may file an action for judicial review of such final determination of the Department in accordance with Section 12 6 7 of this Act and the Illinois Independent Tax Tribunal Act of 8 2012.

9 With respect to protests filed with the Department prior to 10 July 1, 2013 that would otherwise be subject to the 11 jurisdiction of the Illinois Independent Tax Tribunal, the 12 taxpayer may elect to be subject to the provisions of the 13 Illinois Independent Tax Tribunal Act of 2012 at any time on or after July 1, 2013, but not later than 30 days after the date 14 15 on which the protest was filed. If made, the election shall be 16 irrevocable.

17 If, pursuant to such hearing (or after an independent determination of the facts by the Department without a 18 19 hearing), the Department or the Tribunal determines that some or all of the tax covered by the jeopardy assessment lien is 20 not owed by the taxpayer, or that no jeopardy to the revenue 21 22 exists, or if on judicial review the final judgment of the 23 court is that the taxpayer does not owe some or all of the tax 24 covered by the jeopardy assessment lien against him, or that no jeopardy to the revenue exists, the Department shall release 25 26 its jeopardy assessment lien to the extent of such finding of

nonliability for the tax, or to the extent of such finding of
 no jeopardy to the revenue.

The Department shall also release its jeopardy assessment 3 lien against the taxpayer whenever the tax and penalty covered 4 5 by such lien, plus any interest which may be due, are paid and 6 the taxpayer has paid the Department in cash or by quaranteed 7 remittance an amount representing the filing fee for the lien 8 and the filing fee for the release of that lien. The Department 9 shall file that release of lien in the Uniform State Tax Lien 10 Registry with the recorder of the county where that lien was 11 filed.

12 Nothing in this Section shall be construed to give the 13 Department a preference over the rights of any bona fide 14 purchaser, holder of a security interest, mechanics 15 lienholder, mortgagee, or judgment lien creditor arising prior 16 to the filing of a regular notice of lien or a notice of 17 jeopardy assessment lien in the Uniform State Tax Lien Registry office of the recorder in the county in which the property 18 19 subject to the lien is located: Provided, however, that the 20 word "bona fide", as used in this Section shall not include any mortgage of real or personal property or any other credit 21 22 transaction that results in the mortgagee or the holder of the 23 security acting as trustee for unsecured creditors of the taxpayer mentioned in the notice of lien who executed such 24 25 chattel or real property mortgage or the document evidencing such credit transaction. Such lien shall be inferior to the 26

lien of general taxes, special assessments and special taxes
 heretofore or hereafter levied by any political subdivision of
 this State.

In case title to land to be affected by the notice of lien 4 5 or notice of jeopardy assessment lien is registered under the provisions of "An Act concerning land titles", approved May 1, 6 1897, as amended, such notice shall <u>also</u> be filed in the 7 8 Uniform State Tax Lien Registry office of the Registrar of 9 Titles of the county within which the property subject to the 10 lien is situated and shall be entered upon the register of 11 titles as a memorial or charge upon each folium of the register 12 of titles affected by such notice, and the Department shall not have a preference over the rights of any bona fide purchaser, 13 mortgagee, judgment creditor or other lien holder arising prior 14 15 to the registration of such notice: Provided, however, that the 16 word "bona fide" shall not include any mortgage of real or 17 personal property or any other credit transaction that results in the mortgagee or the holder of the security acting as 18 trustee for unsecured creditors of the taxpayer mentioned in 19 20 the notice of lien who executed such chattel or real property 21 mortgage or the document evidencing such credit transaction.

22 Such regular lien or jeopardy assessment lien shall not be 23 effective against any purchaser with respect to any item in a 24 retailer's stock in trade purchased from the retailer in the 25 usual course of such retailer's business.

26 (Source: P.A. 97-1129, eff. 8-28-12; 98-446, eff. 8-16-13.)

(35 ILCS 120/5b) (from Ch. 120, par. 444b) 1 Sec. 5b. State Tax Lien Index. The Department of Revenue 2 shall maintain a State Tax Lien Index of all tax liens filed in 3 the Uniform State Tax Lien Registry as provided for by the 4 5 Uniform State Tax Lien Registration Act. The recorder of each county shall procure a file labeled "State Tax Lien Notices" 6 and an index book labeled "State Tax Lien Index". When notice 7 of any lien or jeopardy assessment lien is presented to him for 8 9 filing, he shall file it in numerical order in the file and 10 shall enter it alphabetically in the index. The entry shall 11 show the name and last known business address of the person named in the notice, the serial number of the notice, the date 12 and hour of filing, whether it is a regular lien or a jeopardy 13 assessment lien, and the amount of tax and penalty due and 14 15 unpaid, plus the amount of interest due under Section 5 of this 16 Act at the time when the notice of lien or jeopardy assessment lien is filed. 17 No recorder or registrar of titles of any county shall 18 require that the Department pay any costs or fees in connection 19

20 with recordation of any notice or other document filed by the
21 Department under this Act at the time such notice or other
22 document is presented for recordation. The recorder or
23 registrar of each county, in order to receive payment for fees
24 or costs incurred by the Department, shall present the
25 Department with monthly statements indicating the amount of

#### 1 fees and costs incurred by the Department and for which no 2 payment has been received.

A notice of lien may be filed after the issuance of a 3 final assessment pursuant to a rehearing or 4 revised 5 departmental review under Section 4 or Section 5 of this Act.

6 When the lien obtained pursuant to this Act has been 7 satisfied and the taxpayer has paid the Department in cash or 8 by guaranteed remittance an amount representing the filing fee 9 for the lien and the filing fee for the release of that lien, 10 the Department shall issue a release of lien and file that 11 release of lien in the Uniform State Tax Lien Registry with the 12 recorder of the county where that lien was filed. The release 13 of lien shall contain in legible letters a statement as follows: 14

FOR THE PROTECTION OF THE OWNER, THIS RELEASE SHALL 15

#### 16

BE FILED IN THE UNIFORM STATE TAX LIEN REGISTRY WITH THE RECORDER OR THE REGISTRAR

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OF TITLES, IN WHOSE OFFICE, THE LIEN WAS FILED. 18

19 When a certificate of complete or partial release of lien 20 issued by the Department is filed in the Uniform State Tax Lien 21 Registry, the Department of Revenue presented for filing in the 22 office of the recorder or Registrar of Titles where a notice of 23 lien or notice of jeopardy assessment lien was filed, the 24 recorder, in the case of nonregistered property, shall 25 permanently attach the certificate of release to the notice of 26 lien or notice of jeopardy assessment lien and shall enter the

certificate of release and the date in the "State Tax Lien
 Index" on the line where the notice of lien or notice of
 jeopardy assessment lien is entered.

4 In the case of registered property, the Registrar of Titles 5 shall file and enter upon each folium of the register of titles 6 affected thereby a memorial of the certificate of release which 7 memorial when so entered shall act as a release pro tanto of 8 any memorial of such notice of lien or notice of jeopardy 9 assessment lien previously filed and registered.

10 (Source: P.A. 92-826, eff. 1-1-03.)

11 (35 ILCS 120/5c) (from Ch. 120, par. 444c)

Sec. 5c. Upon payment by the taxpayer to the Department in cash or by guaranteed remittance of an amount representing the filing fee for the lien and the filing fee for the release of that lien, the Department shall issue a certificate of complete or partial release of the lien and file that complete or partial release of lien <u>in the Uniform State Tax Lien Registry</u> with the recorder of the county where the lien was filed:

(a) to the extent that the fair market value of any
property subject to the lien exceeds the amount of the lien
plus the amount of all prior liens upon such property;

(b) to the extent that such lien shall becomeunenforceable;

(c) to the extent that the amount of such lien is paidby the retailer whose property is subject to such lien,

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together with any interest which may become due under Section 5 of this Act between the date when the notice of lien is filed and the date when the amount of such lien is paid;

5 (d) to the extent that there is furnished to the 6 Department on a form to be approved and with a surety or 7 sureties satisfactory to the Department a bond that is 8 conditioned upon the payment of the amount of such lien, 9 together with any interest which may become due under 10 Section 5 of this Act after the notice of lien is filed, 11 but before the amount thereof is fully paid;

12 (e) to the extent and under the circumstances specified 13 in Section 5a of this Act in the case of jeopardy 14 assessment liens;

(f) to the extent to which an assessment is reduced pursuant to a rehearing or departmental review under Section 4 or Section 5 of this Act.

A certificate of complete or partial release of any lien shall be held conclusive that the lien upon the property covered by the certificate is extinguished to the extent indicated by such certificate.

22 (Source: P.A. 92-826, eff. 1-1-03.)

Section 5-15. The Cannabis and Controlled Substances Tax
Act is amended by changing Sections 16, 17, and 19 as follows:

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(35 ILCS 520/16) (from Ch. 120, par. 2166)

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Sec. 16. All assessments are Jeopardy Assessments - lien.

3 (a) Assessment. An assessment for a dealer not possessing valid stamps or other official indicia showing that the tax has 4 5 been paid shall be considered a jeopardy assessment or collection, as provided by Section 1102 of the Illinois Income 6 7 Tax Act. The Department shall determine and assess a tax and 8 applicable penalties and interest according to the best 9 judgment and information available to the Department, which 10 amount so fixed by the Department shall be prima facie correct 11 and shall be prima facie evidence of the correctness of the 12 amount of tax due, as shown in such determination. When, 13 according to the best judgment and information available to the 14 Department with regard to all real and personal property and rights to property of the dealer, there is no reasonable 15 16 expectation of collection of the amount of tax and penalty to 17 be assessed, the Department may issue an assessment under this Section for the amount of tax without penalty. 18

(b) Filing of Lien. Upon issuance of a jeopardy assessment as provided by subsection (a) of this Section, the Department may file a notice of jeopardy assessment lien in the <u>Uniform</u> <u>Tax Lien Registry office of the recorder of the county in which</u> any property of the taxpayer may be located and shall notify the taxpayer of such filing.

(c) Protest. If the taxpayer believes that he does not owesome or all of the amount for which the jeopardy assessment

lien against him has been filed, he may protest within 20 days 1 2 after being notified by the Department of the filing of such 3 jeopardy assessment lien and request a hearing, whereupon the Department shall hold a hearing in conformity with the 4 5 provisions of Section 908 of the Illinois Income Tax Act and, pursuant thereto, shall notify the taxpayer of its decision as 6 7 to whether or not such jeopardy assessment lien will be 8 released.

9 After the expiration of the period within which the person 10 assessed may file an action for judicial review without such 11 action being filed, a certified copy of the final assessment or 12 revised final assessment of the Department may be filed with the Circuit Court of the county in which the dealer resides, or 13 14 of Cook County in the case of a dealer who does not reside in 15 this State, or in the county where the violation of this Act 16 took place. The certified copy of the final assessment or 17 revised final assessment shall be accompanied by а certification which recites facts that are sufficient to show 18 19 that. the Department complied with the jurisdictional 20 requirements of the Act in arriving at its final assessment or its revised final assessment and that the dealer had this 21 22 opportunity for an administrative hearing and for judicial 23 review, whether he availed himself or herself of either or both of these opportunities or not. If the court is satisfied that 24 25 the Department complied with the jurisdictional requirements 26 of the Act in arriving at its final assessment or its revised

final assessment and that the taxpayer had his opportunity for 1 2 an administrative hearing and for judicial review, whether he availed himself of either or both of these opportunities or 3 not, the court shall render judgment in favor of the Department 4 5 and against the taxpayer for the amount shown to be due by the final assessment or the revised final assessment, plus any 6 7 interest which may be due, and such judgment shall be entered in the judgment docket of the court. Such judgment shall bear 8 9 the same rate of interest and shall have the same effect as 10 other judgments. The judgment may be enforced, and all laws 11 applicable to sales for the enforcement of a judgment shall be 12 applicable to sales made under such judgments. The Department 13 shall file the certified copy of its assessment, as herein 14 provided, with the Circuit Court within 2 years after such 15 assessment becomes final except when the taxpayer consents in 16 writing to an extension of such filing period, and except that 17 the time limitation period on the Department's right to file the certified copy of its assessment with the Circuit Court 18 19 shall not run during any period of time in which the order of any court has the effect of enjoining or restraining the 20 21 Department from filing such certified copy of its assessment 22 with the Circuit Court.

If, when the cause of action for a proceeding in court accrues against a person, he or she is out of the State, the action may be commenced within the times herein limited, after his or her coming into or returning to the State; and if, after

the cause of action accrues, he or she departs from and remains 1 2 out of the State, the time of his or her absence from the 3 State, the time of his or her absence is no part of the time limited for the commencement of the action; but the foregoing 4 5 provisions concerning absence from the State shall not apply to any case in which, at the time the cause of action accrues, the 6 7 party against whom the cause of action accrues is not a resident of this State. The time within which a court action is 8 9 to be commenced by the Department hereunder shall not run from 10 the date the taxpayer files a petition in bankruptcy under the 11 Federal Bankruptcy Act until 30 days after notice of 12 termination or expiration of the automatic stay imposed by the 13 Federal Bankruptcy Act.

No claim shall be filed against the estate of any deceased person or any person under legal disability for any tax or penalty or part of either, or interest, except in the manner prescribed and within the time limited by the Probate Act of 18 1975, as amended.

19 The collection of tax or penalty or interest by any means 20 provided for herein shall not be a bar to any prosecution under 21 this Act.

In addition to any penalty provided for in this Act, any amount of tax which is not paid when due shall bear interest at the rate determined in accordance with the Uniform Penalty and Interest Act, per month or fraction thereof from the date when such tax becomes past due until such tax is paid or a judgment

therefor is obtained by the Department. If the time for making 1 2 or completing an audit of a taxpayer's books and records is extended with the taxpayer's consent, at the request of and for 3 the convenience of the Department, beyond the date on which the 4 5 statute of limitations upon the issuance of a notice of tax liability by the Department otherwise run, no interest shall 6 accrue during the period of such extension. Interest shall be 7 8 collected in the same manner and as part of the tax.

9 If the Department determines that an amount of tax or 10 penalty or interest was incorrectly assessed, whether as the 11 result of a mistake of fact or an error of law, the Department 12 shall waive the amount of tax or penalty or interest that 13 accrued due to the incorrect assessment.

14 (Source: P.A. 97-1129, eff. 8-28-12.)

15 (35 ILCS 520/17) (from Ch. 120, par. 2167)

16 Sec. 17. Filing and Priority of Liens. (a) Filing in the Uniform Tax Lien Registry with Recorder. Nothing in this Act 17 18 shall be construed to give the Department a preference over the rights of any bona fide purchaser, holder of a security 19 interest, mechanics lienholder, mortgagee, or judgment lien 20 21 creditor arising prior to the filing of a regular notice of 22 lien or a notice of jeopardy assessment lien in the Uniform Tax 23 Lien Registry office of the recorder in the county in which the 24 property subject to the lien is located. For purposes of this section, the term "bona fide," shall not include any mortgage 25

of real or personal property or any other credit transaction 1 2 that results in the mortgagee or the holder of the security acting as trustee for unsecured creditors of the taxpayer 3 mentioned in the notice of lien who executed such chattel or 4 5 real property mortgage or the document evidencing such credit 6 transaction. Such lien shall be inferior to the lien of general taxes, special assessments and special taxes heretofore or 7 8 hereafter levied by any political subdivision of this State.

9 (b) Filing with Registrar. In case title to land to be 10 affected by the notice of lien or notice of jeopardy assessment 11 lien is registered under the provisions of "An Act concerning land titles," approved May 1, 1897, as amended, such notice 12 shall also be filed in the Uniform Tax Lien Registry office of 13 the Registrar of Titles of the county within which the property 14 15 subject to the lien is situated and shall be entered upon the 16 register of titles as a memorial of charge upon each folium of 17 the register of titles affected by such notice, and the Department shall not have a preference over the rights of any 18 bona fide purchaser, mortgagee, judgment creditor or other lien 19 20 holder arising prior to the registration of such notice.

(c) (Blank). No recorder or registrar of titles of any
county shall require that the Department pay any costs or fees
in connection with recordation of any notice or other document
filed by the Department under this Act at the time such notice
or other document is presented for recordation.

26 (Source: P.A. 86-905.)

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(35 ILCS 520/19) (from Ch. 120, par. 2169)
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Sec. 19. Release of Liens.

3 (a) In general. The Department shall release all or any 4 portion of the property subject to any lien provided for in 5 this Act if it determines that the release will not endanger or 6 jeopardize the collection of the amount secured thereby. The 7 Department shall release its lien on property which is the 8 subject of forfeiture proceedings under the Narcotics Profit 9 Forfeiture Act, the Criminal Code of 2012, or the Drug Asset 10 Forfeiture Procedure Act until all forfeiture proceedings are 11 concluded. Property forfeited shall not be subject to a lien 12 under this Act.

(b) Judicial determination. If on judicial review the final judgment of the court is that the taxpayer does not owe some or all of the amount secured by the lien against him, or that no jeopardy to the revenue exists, the Department shall release its lien to the extent of such finding of nonliability, or to the extent of such finding of no jeopardy to the revenue.

(c) Payment. The Department shall also release its jeopardy assessment lien against the taxpayer whenever the tax and penalty covered by such lien, plus any interest which may be due, are paid.

23 (d) Certificate of release. The Department shall issue a24 certificate of complete or partial release of the lien:

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(1) To the extent that the fair market value of any

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property subject to the lien exceeds the amount of the lien plus the amount of all prior liens upon such property;

3 (2) To the extent that such lien shall become
4 unenforceable;

5 (3) To the extent that the amount of such lien is paid 6 by the person whose property is subject to such lien, 7 together with any interest and penalty which may become due 8 under this Act between the date when the notice of lien is 9 filed and the date when the amount of such lien is paid;

10 (4) To the extent and under the circumstances specified 11 in this Section. A certificate of complete or partial 12 release of any lien shall be held conclusive that the lien 13 upon the property covered by the certificate is 14 extinguished to the extent indicated by such certificate.

Such release of lien shall be issued to the person, or his agent, against whom the lien was obtained and shall contain in legible letters a statement as follows:

18 FOR THE PROTECTION OF THE OWNER, THIS RELEASE SHALL
19 BE FILED <u>IN THE UNIFORM STATE TAX LIEN REGISTRY</u> WITH THE

### 20 RECORDER OR THE REGISTRAR

#### 21 OF TITLES, IN WHOSE OFFICE, THE LIEN WAS FILED.

(e) Filing. When a certificate of complete or partial release of lien issued by the Department is <u>filed in the</u> <u>Uniform State Tax Lien Registry, the Department</u> <del>presented for</del> <u>filing in the office of the recorder or Registrar of Titles</u> where a notice of lien or notice of jeopardy assessment lien - 33 - LRB099 19735 HLH 45242 b

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1 was filed:

(1) The recorder, in the case of nonregistered property, shall permanently attach the certificate of release to the notice of lien or notice of jeopardy assessment lien and shall enter the certificate of release and the date in the "State Tax Lien Index" on the line where the notice of lien or notice of jeopardy assessment lien is entered. ; and

9 (2) In the case of registered property, the Registrar 10 of Titles shall file and enter upon each folium of the 11 register of titles affected thereby a memorial of the 12 certificate of release which memorial when so entered shall 13 act as a release pro tanto of any memorial of such notice 14 of lien or notice of jeopardy assessment lien previously 15 filed and registered.

16 (Source: P.A. 97-1150, eff. 1-25-13.)

Section 5-20. The Illinois Municipal Code is amended by changing Section 8-3-15 as follows:

19 (65 ILCS 5/8-3-15) (from Ch. 24, par. 8-3-15)

20 Sec. 8-3-15. The corporate authorities of each 21 municipality shall have all powers necessary to enforce the 22 collection of any tax imposed and collected by such 23 municipality, whether such tax was imposed pursuant to its home 24 rule powers or statutory authorization, including but not

limited to subpoena power and the power to create and enforce 1 2 liens. No such lien shall affect the rights of bona fide 3 mortgagees, judgment creditors purchasers, or other lienholders who acquire their interests in such property prior 4 5 to the time a notice of such lien is placed on record in the office of the recorder or the registrar of titles of the county 6 7 in which the property is located. However, nothing in this 8 Section shall permit a municipality to place a lien upon 9 property not located or found within its corporate boundaries. 10 A municipality creating a lien may provide that the procedures 11 for its notice and enforcement shall be the same as that 12 provided in the Retailers' Occupation Tax Act, as that Act 13 existed prior to the adoption of the Uniform State Tax Lien 14 Registration Act now or hereafter amended, for State tax liens, 15 and any recorder or registrar of titles with whom a notice of 16 such lien is filed shall treat such lien as a State tax lien 17 for recording purposes.

18 (Source: P.A. 86-680.)

Section 5-25. The Title Insurance Act is amended by changing Section 22 as follows:

21 (215 ILCS 155/22) (from Ch. 73, par. 1422)

Sec. 22. Tax indemnity; notice. A corporation authorized to do business under this Act shall notify the Director of Revenue of the State of Illinois, by notice directed to his office in

the City of Chicago, of each trust account or similar account 1 2 established which relates to title exceptions due to a judgment 3 lien or any other lien arising under any tax Act administered by the Illinois Department of Revenue, when notice of such lien 4 5 has been filed with the registrar of titles or recorder or in 6 the Uniform State Tax Lien Registry, as the case may be, in the 7 manner prescribed by law. Such notice shall contain the name, 8 address, and tax identification number of the debtor, the 9 permanent real estate index numbers, if any, and the address 10 and legal description of the property, the type of lien claimed 11 by the Department and identification of any trust fund or 12 similar account held by such corporation or any agent thereof 13 relating to such lien. Any trust fund or similar account 14 established by such corporation or agent relating to any such 15 lien shall include provisions requiring such corporation or 16 agent to apply such fund in satisfaction or release of such 17 lien upon written demand therefor by the Department of Revenue. (Source: P.A. 94-893, eff. 6-20-06.) 18

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#### ARTICLE 99. EFFECTIVE DATE

20 Section 99-999. Effective date. This Act takes effect 21 January 1, 2017.