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AN ACT in relation to housing.

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

4 Section 5. The Federally Subsidized Housing Preservation 5 Act is amended by changing Sections 1, 3, 4, 5, 6, 7, 8, and 6 10.1 as follows:

7 (310 ILCS 60/1) (from Ch. 67 1/2, par. 1151)
8 Sec. 1. <u>Short title.</u> This Act <del>shall be known and</del> may be
9 cited as the Federally <u>Assisted</u> <del>Subsidized</del> Housing
10 Preservation Act.
11 (Source: P.A. 86-810.)

12 (310 ILCS 60/3) (from Ch. 67 1/2, par. 1153)

13 Sec. 3. <u>Definitions</u>. As used in this Act:

14 (a) "IHDA" means the Illinois Housing Development15 Authority.

(b) <u>(Blank)</u>. "FmHA" means the Farmers Home Administration
 or a local housing authority administering an FmHA program.

(c) (Blank). "HUD" means the United States Department of
 Housing and Urban Development, or the Federal Housing
 Administration or a local housing authority administering a HUD
 program.

(d) "Owner" means the person, partnership, or corporation 22 that holds title to an assisted housing development is a party 23 24 to a contract with HUD or FmHA providing for a mortgage, 25 mortgage assistance, mortgage insurance, or rent subsidy; or 26 any spouse, employee, agent, partner, master lessee, business 27 affiliate or associate, or successor in interest of such person, partnership or corporation, that receives or demands 28 29 rent for the subsidized housing.

30 (e) <u>"Assisted housing" or "assisted housing development"</u>
 31 <u>means a rental housing development, or a mixed use development</u>

1	that includes rental housing, that receives government
2	assistance under any of the following programs:
3	(1) New construction, substantial rehabilitation,
4	moderate rehabilitation, property disposition and loan
5	management set-aside programs, or any other program
6	providing project-based rental assistance, under Section 8
7	of the United States Housing Act of 1937, as amended.
8	(2) The Below-Market-Interest-Rate Program under
9	Section 221(d)(3) of the National Housing Act.
10	(3) Section 236 of the National Housing Act.
11	(4) Section 202 of the National Housing Act.
12	(5) Programs for rent supplement assistance under
13	Section 101 of the Housing and Urban Development Act of
14	1965, as amended.
15	(6) Programs under Section 514 or 515 of the Housing
16	<u>Act of 1949.</u>
17	(7) Section 42 of the Internal Revenue Code.
18	"Subsidized housing" means any housing or unit of housing
19	financed by a loan or mortgage insured or held by HUD as
20	follows:
21	(1) insured or held by HUD under Section 221(d)(3) of the
22	National Housing Act and assisted under Section 101 of the
23	Housing and Urban Development Act of 1965 or Section 8 of the
24	United States Housing Act of 1937;
25	(2) insured or held by HUD and bears interest at a rate
26	determined under the proviso of Section 221(d)(3) of the
27	National Housing Act;
28	(3) insured, assisted or held by HUD under Section 236 of
29	the National Housing Act;
30	(4) insured or held by HUD under Section 514 or 515 of the
31	Housing Act of 1949; or
32	(5) held by HUD and formerly insured under a program listed
33	in this subsection (c).
34	(f) "Tenant" means a tenant, subtenant, lessee, sublessee
35	or other person entitled to possession, occupancy or benefits
36	of a rental unit within the <u>assisted</u> <del>subsidized</del> housing.

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1 (g) "Tenant Association" means an association, corporation 2 or other organization that represents at least a majority of 3 the tenants in the assisted subsidized housing building. (h) "Prepayment" means the payment in full or refinancing 4 5 of the federally insured or federally held mortgage indebtedness prior to its original maturity date, or the 6 voluntary cancellation of mortgage insurance, on an assisted 7 housing development described in paragraph (2), (3), or (4) of 8 subsection (e) that would have the effect of removing the 9 affordability restrictions applicable to the assisted housing 10 11 development under the programs described in paragraph (2), (3), 12 or (4) of subsection (e). (i) "Termination" means: 13 (1) the expiration or early termination of an assisted 14 housing development's participation in a federal subsidy 15 16 program for assisted housing described in paragraph (1) of 17 subsection (e), or 18 (2) the expiration or early termination of an assisted housing development's affordability restrictions described 19 20 in Section 42(q) of the Internal Revenue Code for assisted housing described in paragraph (7) of subsection (e), when 21 that event results in an increase in tenant rents, a change 22 in the form of subsidy from project-based to tenant-based, 23 24 or a change in use of the assisted housing development to a 25 use other than rental housing. (j) "Affected public entities" means: the mayor of the city 26 27 in which the assisted housing development is located or, if the development is located in an unincorporated area, the 28 chairperson of the county board; the public housing authority 29 in whose jurisdiction the assisted housing development is 30 31 located, if any; and IHDA. (k) "Affordability restrictions" means limits on rents 32 that owners may charge for occupancy of a rental unit in 33 assisted housing and limits on tenant income for persons or 34 35 families seeking to qualify as tenants in assisted housing. (Source: P.A. 86-810.) 36

1 2 (310 ILCS 60/4) (from Ch. 67 1/2, par. 1154)

Sec. 4. Notice of intent to sell.

(a) An owner may not sell or otherwise dispose of assisted 3 4 subsidized housing, complete prepayment, or complete a 5 termination unless, not less than 12 6 months before the prepayment, termination, sale, or disposal, the owner submits 6 7 to all tenants of the assisted subsidized housing and to all affected public entities HHDA a notice of intent to complete 8 prepayment, complete termination, sell, or otherwise dispose 9 10 of the property.

11 (a-5) Every notice required under subsection (a) must include the address of the assisted housing, characteristics of 12 the property including the number of units, and the names and 13 addresses of the owners. The notice must also include the date 14 15 on which the owner intends to sell, lease, complete prepayment, 16 complete termination, or otherwise dispose of the property, as well as a detailed list of affordability restrictions 17 applicable to the property. IHDA shall adopt rules concerning 18 19 the content, format, delivery, and publication of such notices.

(b) Within 60 days after the date of the owner's notice 20 pursuant to subsection (a), the tenants may notify the owner 21 22 that they have formed a Tenant Association meeting the requirements of this Act and shall designate the name of its 23 24 representative or representatives in the notice. The Tenant 25 Association may enter into an agreement with a not-for-profit 26 corporation or private purchaser in which the not-for-profit corporation or private purchaser agrees to represent the 27 residents and maintain the development in a manner that 28 29 preserves the housing development's existing affordability 30 restrictions or that would qualify the housing development as affordable housing as defined in the Illinois Affordable 31 Housing Act. The agreement must set forth the minimum length of 32 time that the affordability restrictions will be in effect. The 33 Tenant Association and individual tenants in the assisted 34 housing shall each have the right to bring an action for 35

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1 specific performance or other injunctive relief for 2 enforcement of the agreement, and the agreement must contain provisions to this effect along with such other remedies for 3 breach as the Tenant Association and the not-for-profit 4 5 corporation or private purchaser may agree. Once such an agreement is entered into, the not-for-profit corporation or 6 private purchaser shall assume all rights and responsibilities 7 attributed to the Tenant Association under this Act. 8

9 (Source: P.A. 86-810; 86-1352.)

10 (310 ILCS 60/5) (from Ch. 67 1/2, par. 1155)

11 Sec. 5. Offer for sale to Tenant Association. Within 60 days after the Tenant Association has complied with the 12 requirements of Section 4, the owner shall, before selling, 13 leasing, completing prepayment, completing termination, or 14 15 otherwise disposing of the property, provide to the Tenant 16 Association a bona fide offer for sale of the property which shall contain the essential terms of the sale, including, at a 17 18 minimum, the following: the sales price; the terms of seller 19 financing, if any, including the amount, the interest rate, and amortization rate thereof; the terms of assumable financing, if 20 any, including the amount, the interest rate, and the 21 amortization rate thereof; and proposed improvements, if any, 22 to the property to be made by the owner in connection with the 23 24 sale.

25 (Source: P.A. 86-810.)

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(310 ILCS 60/6) (from Ch. 67 1/2, par. 1156)

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Sec. 6. Notice of intent to purchase.

(a) The Tenant Association shall notify the owner in
writing, within <u>90</u> <del>30</del> days after the receipt of the bona fide
offer of sale, of its intent to purchase the <u>assisted</u>
<del>subsidized</del> housing.

32 (b) The owner shall, after receiving a notice pursuant to 33 subsection (a), comply with any reasonable request to make 34 documents available to the Tenant Association, during normal SB2329 Enrolled - 6 - LRB093 18462 DRJ 44174 b

1 business hours at the owner's principal place of business 2 within 15 days of receiving such a request, including but not 3 limited to: a floor plan of the development; itemized lists of monthly operating expenses, capital expenditures in each of the 4 5 2 preceding calendar years and deferred maintenance costs; the 6 amount of project reserves; utility consumption rates; copies of financial and physical inspection reports filed with 7 8 federal, State or local agencies; the most recent rent roll; a 9 list of tenants; a list of vacant units; and a statement of the 10 vacancy rate at the development for each of the 2 preceding 11 calendar years.

12 (Source: P.A. 86-810.)

(310 ILCS 60/7) (from Ch. 67 1/2, par. 1157)

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Sec. 7. Bona fide offer to purchase; contract.

(a) The Tenant Association shall, within 90 days after it
notifies the owner of its intent to purchase, provide the owner
with a bona fide offer to purchase evidenced by a purchase
contract reflecting a sales price and terms agreed to by the
parties or the sales price and terms determined pursuant to
subsection (b) of this Section and an earnest money deposit
equal to 5% of the bona fide offer to purchase.

22 (b) If the parties are unable to agree to a sales price 23 within the first 60 days of the 90 day period specified in subsection (a), the sale price of the assisted subsidized 24 25 housing shall be based upon its fair market value, based on its 26 highest and best use, without affordability restrictions, as 27 determined by 2 independent appraisers qualified to perform 28 multi-family housing appraisals. One appraiser shall be 29 selected and paid by the owner and the other shall be selected 30 and paid by the Tenant Association. If the appraisers fail to 31 agree upon a fair market value, the owner and the Tenant Association shall either jointly select and pay a third 32 appraiser whose appraisal shall be binding, or agree to take an 33 average of the 2 appraisals. All appraisers shall be MAI 34 certified. The determination of the sales price pursuant to 35

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1 this subsection shall be completed within the 90 day period 2 specified in subsection (a) of this Section.

3 (c) The Tenant Association shall agree to close on the sale 4 within 90 days from the date the parties sign the contract to 5 purchase.

6 (Source: P.A. 86-810; 86-1352.)

7 (310 ILCS 60/8) (from Ch. 67 1/2, par. 1158)
8 Sec. 8. The provisions of this Act shall not apply to any
9 of the following: a government taking by eminent domain or

10 negotiated purchase; a forced sale pursuant to a foreclosure; 11 or a transfer by gift, devise or operation of law; or an 12 owner's sale or other disposition of assisted housing in a 13 manner pursuant to which the property after the sale or other 14 disposition continues to be assisted housing as defined in this 15 Act.

16 (Source: P.A. 86-810.)

17 (310 ILCS 60/10.1) (from Ch. 67 1/2, par. 1160.1)

18 Sec. 10.1. Civil action against owner. The Tenant Association, or one or more tenants in the assisted subsidized 19 housing, may bring a civil action against an owner who has 20 21 violated this Act. An owner found to have violated any provision of this Act shall, in addition to any other damages, 22 23 pay a civil penalty to each tenant in the assisted subsidized 24 housing in the amount of \$500 per tenant, and shall also pay 25 the attorney's fees and costs incurred in bringing the action. (Source: P.A. 86-810; 86-1352) 26

27 Section 99. Effective date. This Act takes effect upon28 becoming law.