HB3360 Engrossed

1 AN ACT concerning civil law.

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

4 Section 5. The Code of Civil Procedure is amended by 5 changing Sections 15-1504.1 and by reenacting and changing 6 Section 15-1507.1 as follows:

7 (735 ILCS 5/15-1504.1)

8 Sec. 15-1504.1. Filing fee for Foreclosure Prevention 9 Program Fund, Foreclosure Prevention Program Graduated Fund, 10 and Abandoned Residential Property Municipality Relief Fund.

11 (a) Fee paid by all plaintiffs with respect to residential real estate. With respect to residential real estate, at the 12 time of the filing of a foreclosure complaint, the plaintiff 13 14 shall pay to the clerk of the court in which the foreclosure complaint is filed a fee of \$50 for deposit into the 15 16 Foreclosure Prevention Program Fund, a special fund created in 17 the State treasury. The clerk shall remit the fee collected pursuant to this subsection (a) to the State Treasurer to be 18 19 expended for the purposes set forth in Section 7.30 of the 20 Illinois Housing Development Act. All fees paid by plaintiffs 21 to the clerk of the court as provided in this subsection (a) 22 shall be disbursed within 60 days after receipt by the clerk of the court as follows: (i) 98% to the State Treasurer for 23

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deposit into the Foreclosure Prevention Program Fund, and (ii) 1 2 2% to the clerk of the court to be retained by the clerk for 3 into the Circuit Court Clerk Operation deposit and Administrative Fund to defray administrative expenses related 4 to implementation of this subsection (a). Notwithstanding any 5 6 other law to the contrary, the Foreclosure Prevention Program Fund is not subject to sweeps, administrative charge-backs, or 7 8 any other fiscal maneuver that would in any way transfer any 9 amounts from the Foreclosure Prevention Program Fund into any 10 other fund of the State.

11 (a-5) Additional fee paid by plaintiffs with respect to 12 residential real estate.

13 Until January 1, 2023 2020, with respect to (1)14 residential real estate, at the time of the filing of a 15 foreclosure complaint and in addition to the fee set forth 16 in subsection (a) of this Section, the plaintiff shall pay 17 to the clerk of the court in which the foreclosure complaint is filed a fee for the Foreclosure Prevention 18 19 Program Graduated Fund and the Abandoned Residential 20 Property Municipality Relief Fund as follows:

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(A) The fee shall be \$500 if:

(i) the plaintiff, together with its
affiliates, has filed a sufficient number of
foreclosure complaints so as to be included in the
first tier foreclosure filing category and is
filing the complaint on its own behalf as the

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holder of the indebtedness; or

2 (ii) the plaintiff, together with its affiliates, has filed a sufficient number of 3 foreclosure complaints so as to be included in the 4 5 first tier foreclosure filing category and is filing the complaint on behalf of a mortgagee that, 6 with its affiliates, has 7 filed together a 8 sufficient number of foreclosure complaints so as 9 to be included in the first tier foreclosure filing 10 category; or

(iii) the plaintiff is not a depository institution and is filing the complaint on behalf of a mortgagee that, together with its affiliates, has filed a sufficient number of foreclosure complaints so as to be included in the first tier foreclosure filing category.

(B) The fee shall be \$250 if:

18 (i) the plaintiff, together with its 19 affiliates, has filed a sufficient number of 20 foreclosure complaints so as to be included in the 21 second tier foreclosure filing category and is 22 filing the complaint on its own behalf as the 23 holder of the indebtedness; or

(ii) the plaintiff, together with its
affiliates, has filed a sufficient number of
foreclosure complaints so as to be included in the

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first or second tier foreclosure filing category 1 2 and is filing the complaint on behalf of а 3 mortgagee that, together with its affiliates, has filed а sufficient number of foreclosure 4 5 complaints so as to be included in the second tier 6 foreclosure filing category; or

7 (iii) the plaintiff, together with its 8 affiliates, has filed a sufficient number of 9 foreclosure complaints so as to be included in the 10 second tier foreclosure filing category and is 11 filing the complaint on behalf of a mortgagee that, 12 together with its affiliates, has filed a 13 sufficient number of foreclosure complaints so as to be included in the first tier foreclosure filing 14 15 category; or

16 (iv) the plaintiff is not a depository 17 institution and is filing the complaint on behalf 18 of a mortgagee that, together with its affiliates, 19 has filed a sufficient number of foreclosure 20 complaints so as to be included in the second tier 21 foreclosure filing category.

(C) The fee shall be \$50 if:

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(i) the plaintiff, together with its
affiliates, has filed a sufficient number of
foreclosure complaints so as to be included in the
third tier foreclosure filing category and is

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1 2 filing the complaint on its own behalf as the holder of the indebtedness; or

the 3 (ii) plaintiff, together with its affiliates, has filed a sufficient number of 4 5 foreclosure complaints so as to be included in the first, second, or third tier foreclosure filing 6 7 category and is filing the complaint on behalf of a 8 mortgagee that, together with its affiliates, has 9 filed sufficient number of foreclosure а complaints so as to be included in the third tier 10 11 foreclosure filing category; or

12 (iii) the plaintiff, together with its affiliates, has filed a sufficient number of 13 14 foreclosure complaints so as to be included in the third tier foreclosure filing category and is 15 16 filing the complaint on behalf of a mortgagee that, 17 together with its affiliates, has filed a sufficient number of foreclosure complaints so as 18 to be included in the first tier foreclosure filing 19 20 category; or

21 (iv) the plaintiff, together with its 22 affiliates, has filed a sufficient number of 23 foreclosure complaints so as to be included in the 24 third tier foreclosure filing category and is 25 filing the complaint on behalf of a mortgagee that, 26 together with its affiliates, has filed а 1 2

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sufficient number of foreclosure complaints so as to be included in the second tier foreclosure filing category; or

4 (v) the plaintiff is not a depository
5 institution and is filing the complaint on behalf
6 of a mortgagee that, together with its affiliates,
7 has filed a sufficient number of foreclosure
8 complaints so as to be included in the third tier
9 foreclosure filing category.

10 (2) The clerk shall remit the fee collected pursuant to 11 paragraph (1) of this subsection (a-5) to the State 12 Treasurer to be expended for the purposes set forth in 13 Sections 7.30 and 7.31 of the Illinois Housing Development 14 Act and for administrative expenses. All fees paid by 15 plaintiffs to the clerk of the court as provided in 16 paragraph (1) shall be disbursed within 60 days after 17 receipt by the clerk of the court as follows:

18 (A) 28% to the State Treasurer for deposit into the
19 Foreclosure Prevention Program Graduated Fund;

(B) 70% to the State Treasurer for deposit into the
 Abandoned Residential Property Municipality Relief
 Fund; and

(C) 2% to the clerk of the court to be retained by
the clerk for deposit into the Circuit Court Clerk
Operation and Administrative Fund to defray
administrative expenses related to implementation of

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this subsection (a-5).

2 (3) Until January 1, 2023 2020, with respect to 3 residential real estate, at the time of the filing of a foreclosure complaint, the plaintiff or plaintiff's 4 5 representative shall file a verified statement that states 6 which additional fee is due under paragraph (1) of this 7 subsection (a-5), unless the court has established another 8 process for a plaintiff or plaintiff's representative to 9 certify which additional fee is due under paragraph (1) of 10 this subsection (a-5).

11 (4) If a plaintiff fails to provide the clerk of the 12 court with a true and correct statement of the additional fee due under paragraph (1) of this subsection (a-5), and 13 14 the mortgagor reimburses the plaintiff for any erroneous 15 additional fee that was paid by the plaintiff to the clerk 16 of the court, the mortgagor may seek a refund of any 17 overpayment of the fee in an amount that shall not exceed the difference between the higher additional fee paid under 18 19 paragraph (1) of this subsection (a-5) and the actual fee 20 due thereunder. The mortgagor must petition the judge 21 within the foreclosure action for the award of any fee 22 overpayment pursuant to this paragraph (4) of this 23 subsection (a-5), and the award shall be determined by the 24 judge and paid by the clerk of the court out of the fund 25 account into which the clerk of the court deposits fees to 26 be remitted to the State Treasurer under paragraph (2) of

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this subsection (a-5), the timing of which refund payment shall be determined by the clerk of the court based upon the availability of funds in the subject fund account. This refund shall be the mortgagor's sole remedy and a mortgagor shall have no private right of action against the plaintiff or plaintiff's representatives if the additional fee paid by the plaintiff was erroneous.

8 (5) This subsection (a-5) is inoperative on and after
9 January 1, <u>2023</u> 2020.

10 (b) Not later than March 1 of each year, the clerk of the 11 court shall submit to the Illinois Housing Development 12 Authority a report of the funds collected and remitted pursuant 13 to this Section during the preceding year.

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(c) As used in this Section:

15 "Affiliate" means any company that controls, is controlled16 by, or is under common control with another company.

17 "Approved counseling agency" and "approved housing 18 counseling" have the meanings ascribed to those terms in 19 Section 7.30 of the Illinois Housing Development Act.

20 "Depository institution" means a bank, savings bank, 21 savings and loan association, or credit union chartered, 22 organized, or holding a certificate of authority to do business 23 under the laws of this State, another state, or the United 24 States.

25 "First tier foreclosure filing category" is a26 classification that only applies to a plaintiff that has filed

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1 175 or more foreclosure complaints on residential real estate 2 located in Illinois during the calendar year immediately 3 preceding the date of the filing of the subject foreclosure 4 complaint.

5 "Second tier foreclosure filing category" is а classification that only applies to a plaintiff that has filed 6 at least 50, but no more than 174, foreclosure complaints on 7 residential real estate located in Illinois during the calendar 8 9 year immediately preceding the date of the filing of the 10 subject foreclosure complaint.

11 "Third tier foreclosure filing category" is а 12 classification that only applies to a plaintiff that has filed 13 no more than 49 foreclosure complaints on residential real estate located in Illinois during the calendar year immediately 14 15 preceding the date of the filing of the subject foreclosure 16 complaint.

17 (d) In no instance shall the fee set forth in subsection 18 (a-5) be assessed for any foreclosure complaint filed before 19 the effective date of this amendatory Act of the 97th General 20 Assembly.

(e) Notwithstanding any other law to the contrary, the Abandoned Residential Property Municipality Relief Fund is not subject to sweeps, administrative charge-backs, or any other fiscal maneuver that would in any way transfer any amounts from the Abandoned Residential Property Municipality Relief Fund into any other fund of the State. HB3360 Engrossed - 10 - LRB101 09884 LNS 54986 b

1 (Source: P.A. 100-407, eff. 8-25-17.)

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(735 ILCS 5/15-1507.1)

3 Sec. 15-1507.1. Judicial sale fee for Abandoned
 4 Residential Property Municipality Relief Fund.

5 (a) Upon and at the sale of residential real estate under Section 15-1507, the purchaser shall pay to the person 6 7 conducting the sale pursuant to Section 15-1507 a fee for 8 deposit into the Abandoned Residential Property Municipality 9 Relief Fund, a special fund created in the State treasury. The 10 fee shall be calculated at the rate of \$1 for each \$1,000 or 11 fraction thereof of the amount paid by the purchaser to the 12 person conducting the sale, as reflected in the receipt of sale issued to the purchaser, provided that in no event shall the 13 14 fee exceed \$300. No fee shall be paid by the mortgagee 15 acquiring the residential real estate pursuant to its credit 16 bid at the sale or by any mortgagee, judgment creditor, or other lienor acquiring the residential real estate whose rights 17 18 in and to the residential real estate arose prior to the sale. 19 Upon confirmation of the sale under Section 15-1508, the person 20 conducting the sale shall remit the fee to the clerk of the 21 court in which the foreclosure case is pending. The clerk shall 22 remit the fee to the State Treasurer as provided in this Section, to be expended for the purposes set forth in Section 23 24 7.31 of the Illinois Housing Development Act.

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(b) All fees paid by purchasers as provided in this Section

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1 shall be disbursed within 60 days after receipt by the clerk of 2 the court as follows: (i) 98% to the State Treasurer for 3 deposit into the Abandoned Residential Property Municipality 4 Relief Fund, and (ii) 2% to the clerk of the court to be 5 retained by the clerk for deposit into the Circuit Court Clerk 6 Operation and Administrative Fund to defray administrative 7 expenses related to implementation of this Section.

8 (c) Not later than March 1 of each year, the clerk of the 9 court shall submit to the Illinois Housing Development 10 Authority a report of the funds collected and remitted during 11 the preceding year pursuant to this Section.

(d) Subsections (a) and (b) of this Section <u>are operative</u>
<u>and</u> shall become inoperative on January 1, <u>2023</u> 2017. This
Section is repealed on March 2, <u>2023</u> 2017.

15 <u>(e) All actions taken in the collection and remittance of</u> 16 <u>fees under this Section before the effective date of this</u> 17 <u>amendatory Act of the 101st General Assembly are ratified,</u> 18 <u>validated, and confirmed.</u>

19 (Source: P.A. 98-20, eff. 6-11-13; 99-493, eff. 12-17-15.)

20 Section 99. Effective date. This Act takes effect upon 21 becoming law.