SB2601 Enrolled

1 AN ACT concerning civil law.

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

- 4 Section 5. The Landlord and Tenant Act is amended by 5 adding Section 25 as follows:
- 6 (765 ILCS 705/25 new)
- Sec. 25. Disclosure of potential flooding in rental and
   lease agreements.
- 9 (a) As used in this Section:
- 10 <u>"Flood" and "flooding" mean a general or temporary</u> 11 <u>condition of partial or complete inundation of a dwelling or</u> 12 property caused by:
- 13 (1) the overflow of inland or tidal waves;
- 14(2) the unusual and rapid accumulation of runoff or15surface waters from any established water source such as a
- 16 river, stream, or drainage ditch; or
- 17 <u>(3) rainfall.</u>

## 18 <u>"Lower-level unit" means any garden level unit, basement</u> 19 level unit, or first floor level unit.

20 <u>(b) Every landlord shall clearly disclose to each of the</u> 21 <u>landlord's tenants in writing prior to signing the lease for</u> 22 <u>the rental property that a rental property is located in the</u> 23 <u>Federal Emergency Management Agency (FEMA) Special Flood</u> SB2601 Enrolled - 2 - LRB103 34558 LNS 64393 b

1	Hazard Area ("100-year floodplain") and if the landlord has
2	actual knowledge that the rental property or any portion of
3	the parking areas of the real property containing the rental
4	property has been subjected to flooding and the frequency of
5	such flooding. Such disclosure shall also be included in the
6	written lease or the written renewal lease and shall be signed
7	by both parties.
8	(c) Every landlord who leases a lower-level unit shall
9	clearly disclose to each of the landlord's lower-level unit
10	tenants in writing prior to the signing of the lease for the
11	lower-level unit if the lower-level unit or any portion of the
12	real property containing the lower-level unit has experienced
13	flooding in the last 10 years and shall disclose the frequency
14	of such flooding. Such disclosure shall also be included in
15	the written lease or the written renewal lease and shall be
16	signed by both parties.
17	(d) The written disclosure shall look substantially
18	similar to the following:
19	"(Landlord) [ ] is or [ ] is not aware that the rental
20	property is located in a FEMA Special Flood Hazard Area
21	("100-year floodplain"). The property has experienced flooding
22	[ ] times in the last 10 years. Even if the rental property is
23	not in a Special Flood Hazard Area ("100-year floodplain"),
24	the dwelling may still be susceptible to flooding. The Federal
25	Emergency Management Agency (FEMA) maintains a flood map on
26	its Internet website that is searchable by address, at no

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1 <u>cost, to determine if a dwelling is located in a flood hazard</u> 2 area.

3 <u>(Landlord) [] is or [] is not aware that the rental</u> 4 property you are renting has flooded at least once in the last 5 <u>10 years. The rental property has flooded [] times in the last</u> 6 <u>10 years. Even if the dwelling has not flooded in the last 10</u> 7 years, the dwelling may still be susceptible to flooding.

8 Most tenant insurance policies do not cover damage or loss 9 incurred in a flood. You are encouraged to examine your policy 10 to determine whether you are covered. If you are not, flood 11 insurance may be available through FEMA's National Flood 12 Insurance Program to cover your personal property in the event of a flood. Information regarding flood risks can be found at 13 14 the dnr.illinois.gov (Illinois Department of Natural Resources), fema.gov (FEMA), and ready.gov/flood (U.S. 15 16 National public service).

17Landlords are required to disclose the above information18pursuant to Section 25 of the Landlord and Tenant Act. A19landlord's failure to comply with Section 25 of the Landlord20and Tenant Act shall entitle the tenant to remedies as defined21in that Section.

- 22 <u>....</u>
- 23 (Tenant Signature) (Date)
- 24 \_\_\_\_\_
- 25 (Landlord Signature) (Date)"
- 26 (e) If a landlord fails to comply with subsection (b), and

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1 the tenant subsequently becomes aware that the property is 2 located in the FEMA Special Flood Hazard Area ("100-year 3 floodplain") the tenant may terminate the lease by giving written notice of termination to the landlord no later than 4 5 the 30th day after a tenant becomes aware of the landlord's failure to comply with subsection (b), and the landlord shall 6 return all rent and fees paid in advance no later than the 15th 7 8 day after the tenant gave notice. 9 If a landlord fails to comply with subsection (b) or 10 subsection (c) and flooding occurs that results in damage to 11 the tenant's personal property, affects the habitability of 12 the leased property, or affects the tenant's access to the 13 leased property, the tenant may: 14 (1) terminate the lease by giving written notice to the landlord no later than the 30th day after the flood 15 16 occurred and the landlord shall return all rent and fees 17 paid in advance no later than the 15th day after the tenant 18 gave notice; and 19 (2) bring an action against the landlord of the 20 property to recover damages for personal property lost or damaged as a result of flooding. 21 22 (e) Exemptions. This Section does not apply to farm 23 leases, concession leases, and rental properties owned or 24 managed by the Department of Natural Resources. 25 (f) This Section may not be interpreted to permit the

26 renting, leasing, or subleasing of lower-level units in a

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1 municipality if the municipality does not permit the renting,
2 leasing, or subleasing of such units.