

Sen. Jacqueline Y. Collins

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09300HB4856sam001

LRB093 20933 LCB 50805 a

AMENDMENT TO HOUSE BILL 4856 1

2 AMENDMENT NO. . Amend House Bill 4856 by replacing 3

everything after the enacting clause with the following:

"Section 5. The Rental Property Utility Service Act is 4

5 amended by changing Section 1 as follows:

(765 ILCS 735/1) (from Ch. 80, par. 62) 6

7 Sec. 1. Utility payments; termination and restoration of 8 service. Whenever, pursuant to any agreement, either written or verbal, a landlord or his or her agent is required to pay for 9 any water, gas or electrical service, the landlord shall pay 10 for the services to ensure that the services are available to 11 the tenant throughout the term of the lease and shall pay for 12 13 the services in a timely manner so as not to cause an interruption of the services. If and the landlord or his or her 14 15 agent does not pay for such service, the tenant, or tenants in 16 the event more than one tenant is served by a common system of water, gas or electrical service, including electrical service 17 18 to common areas, which goes through a common meter in a single building, may either (i) terminate the lease; however, the 19 termination of the lease under this Section does not absolve 20 21 the landlord or tenant from any obligations that have arisen 22 under the lease prior to its termination under this Section; or (ii) pay for such service if the nonpayment jeopardizes the 23

continuation of the service to the tenant or tenants, as the

case may be. The utility company shall not terminate service 1 2 for such nonpayment until the utility company mails, delivers 3 or posts a notice as specified in Section 3 to all tenants of 4 buildings with 3 or more residential apartments. Upon receipt of such payment of the past due cost of such water, gas or 5 electrical service owed by the landlord, the provider of such 7 service shall immediately restore service to such tenant or 8 tenants. In the alternative, the provider of such service shall immediately restore and continue such service to any tenant who 9 10 (a) requests that the utility put the bill in his or her name; (b) establishes satisfactory credit references or provides for 11 and pays a security deposit pursuant to the rules and 12 regulations of the Illinois Commerce Commission applicable to 13 14 applicants for new utility service; and (c) agrees to pay 15 future bills. Any sums the tenant or tenants, as the case may be, pay for water, gas or electrical service that the landlord 16 or his or her agent was required to pay may be deducted from 17 18 the rent due by the tenant or tenants, and the total rent is diminished by the amount the tenant or tenants, as the case may 19 20 be, have paid for the continuation of the water, gas or 21 electrical service.

22 (Source: P.A. 87-177.)".