HB1491 Engrossed

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AN ACT concerning transportation.

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

Section 5. The Illinois Vehicle Code is amended by changing
Section 11-604 as follows:

6 (625 ILCS 5/11-604) (from Ch. 95 1/2, par. 11-604)

Sec. 11-604. Alteration of limits by local authorities.

8 (a) Subject to the limitations set forth in this Section, 9 the county board of a county may establish absolute maximum speed limits on all county highways, township roads and 10 district roads as defined in the Illinois Highway Code, except 11 those under the jurisdiction of the Department or of the 12 13 Illinois State Toll Highway Authority, as described in Sections 14 11-602 and 11-603 of this Chapter; and any park district, city, village, or incorporated town may establish absolute maximum 15 speed limits on all streets which are within its corporate 16 17 limits and which are not under the jurisdiction of the Department or of such Authority, and for which the county or a 18 19 highway commissioner of such county does not have maintenance 20 responsibility.

21 <u>(b)</u> Whenever any such park district, city, village, or 22 incorporated town determines, upon the basis of an engineering 23 or traffic investigation concerning a highway or street on HB1491 Engrossed - 2 - LRB095 09983 DRH 31643 b

which it is authorized by this Section to establish speed 1 2 limits, that a maximum speed limit prescribed in Section 11-601 3 of this Chapter is greater or less than is reasonable or safe with respect to the conditions found to exist at any place or 4 5 along any part or zone of such highway or street, the local authority or park district shall determine and declare by 6 7 ordinance a reasonable and safe absolute maximum speed limit at 8 such place or along such part or zone, which:

9 (1) Decreases the limit within an urban district, but 10 not to less than 20 miles per hour; or

11 (2) Increases the limit within an urban district, but
 12 not to more than 55 miles per hour; or

(3) Decreases the limit outside of an urban district,
but not to less than 35 miles per hour, except as otherwise
provided in subparagraph 4 of this paragraph; or

16 (4) Decreases the limit within a residence district,
17 but not to less than 25 miles per hour, except as otherwise
18 provided in subparagraph 1 of this paragraph.

19 The park district, city, village, or incorporated town may 20 make such limit applicable at all times or only during certain 21 specified times. Not more than 6 such alterations shall be made 22 per mile along a highway or street; and the difference in limit 23 between adjacent altered speed zones shall not be more than 10 24 miles per hour.

A limit so determined and declared by a park district,
city, village, or incorporated town becomes effective, and

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suspends the application of the limit prescribed in Section 1 2 11-601 of this Chapter, when appropriate signs giving notice of the limit are erected at the proper place or along the proper 3 zone of the highway or street. Electronic 4 part or 5 speed-detecting devices shall not be used within 500 feet 6 beyond any such sign in the direction of travel; if so used in 7 violation of this Section evidence obtained thereby shall be 8 inadmissible in any prosecution for speeding. However, nothing 9 this Section prohibits the use of such electronic in 10 speed-detecting devices within 500 feet of a sign within a 11 special school speed zone indicating such zone, conforming to 12 the requirements of Section 11-605 of this Act, nor shall 13 evidence obtained thereby be inadmissible in any prosecution for speeding provided the use of such device shall apply only 14 15 to the enforcement of the speed limit in such special school 16 speed zone.

17 <u>(c)</u> A county engineer or superintendent of highways may 18 submit to the Department for approval, a county policy for 19 establishing altered speed zones on township and county 20 highways based upon engineering and traffic investigations.

21 (d) Whenever the county board of a county determines that a 22 maximum speed limit is greater or less than is reasonable or 23 safe with respect to the conditions found to exist at any place 24 or along any part or zone of the highway or road, the county 25 board shall determine and declare by ordinance a reasonable and 26 safe absolute maximum speed limit at that place or along that HB1491 Engrossed - 4 - LRB095 09983 DRH 31643 b

part or zone. However, the maximum speed limit shall not exceed 1 2 55 miles per hour. Notwithstanding any other provision of law, the county board of a county may determine and declare by 3 ordinance a reduction in the maximum speed limit at any place 4 5 or along any part or zone of a county highway whenever the county board, in its sole discretion, determines that the 6 reduction in the maximum speed limit is appropriate. The limit 7 8 becomes effective, and suspends the application of the limit 9 prescribed in Section 11-601 of this Chapter, when appropriate 10 signs giving notice of the limit are erected at the proper 11 place or along the proper part of the zone of the highway. 12 Electronic speed-detecting devices shall not be used within 500 13 feet beyond any such sign in the direction of travel; if so used in violation of this Section, evidence obtained thereby 14 15 shall be inadmissible in any prosecution for speeding. However, 16 nothing in this Section prohibits the use of such electronic 17 speed-detecting devices within 500 feet of a sign within a special school speed zone indicating such zone, conforming to 18 the requirements of Section 11-605 of this Act, nor shall 19 evidence obtained thereby be inadmissible in any prosecution 20 for speeding provided the use of such device shall apply only 21 22 to the enforcement of the speed limit in such special school 23 speed zone.

24 (Source: P.A. 89-444, eff. 1-25-96.)