STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-FIFTH GENERAL ASSEMBLY

73RD LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

WEDNESDAY, JUNE 13, 2007

2:32 O'CLOCK P.M.

HOUSE OF REPRESENTATIVES

Daily Journal Index 73rd Legislative Day

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The House met pursuant to adjournment.

Representative Turner in the chair.

Prayer by Doorkeeper of the House Lee Crawford, Pastor of the Cathedral of Praise Christian Center in Springfield, IL.

Representative Arroyo led the House in the Pledge of Allegiance.

By direction of the Speaker, a roll call was taken to ascertain the attendance of Members, as follows: 101 present. (ROLL CALL 1)

By unanimous consent, Representatives Beaubien, Collins, Colvin, Dunkin, Dunn, Fritchey, Graham, Hassert, Lindner, McGuire, Jerry Mitchell, Patterson, Reis, Sullivan, Tryon and Younge were excused from attendance.

REQUEST TO BE SHOWN ON QUORUM

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Osterman, should be recorded as present at the hour of 2:35 o'clock p.m.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to SENATE BILL 17.

Amendment No. 2 to SENATE BILL 1446.

Amendments numbered 3 and 4 to SENATE BILL 1523.

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 2 to HOUSE BILL 3586.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Human Services: SENATE JOINT RESOLUTION 35.

Judiciary I - Civil Law: SENATE BILL 119.

The committee roll call vote on the foregoing Legislative Measures is as follows:

3, Yeas; 0, Nays; 0, Answering Present.

Y Currie(D), Chairperson A Black(R), Republican Spokesperson

Y Hannig(D) A Hassert(R)

Y Turner(D)

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on June 13, 2007, (A) reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted": Amendment No. 3 to SENATE BILL 62.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Registration and Regulation: HOUSE AMENDMENTS numbered 1, 2 and 3 to SENATE BILL 360, and SENATE BILL 259.

The committee roll call vote on the foregoing Legislative Measures is as follows:

3, Yeas; 0, Nays; 0, Answering Present.

Y Currie(D), Chairperson

Y Black(R), Republican Spokesperson

Y Hannig(D)

A Hassert(R)

A Turner(D)

MOTIONS SUBMITTED

Representative Mathias submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendments numbered 1, 7 and 8 to HOUSE BILL 830.

Representative Chapa LaVia submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 2 to HOUSE BILL 3393.

HOUSE RESOLUTIONS

The following resolutions were offered and placed in the Committee on Rules.

HOUSE RESOLUTION 523

Offered by Representative Yarbrough:

WHEREAS, A large proportion of diseases and disorders is preventable; modifiable health risk factors are precursors to a large number of diseases and disorders and to premature death; and

WHEREAS, Modifiable health risks can be improved through health promotion and disease prevention programs; and

WHEREAS, Health promotion and disease prevention programs can save the State money in health care expenditures and produce a positive return on investment; and

WHEREAS, According to a 2004 study, tobacco was the leading cause of actual deaths in the U.S.; tobacco use was responsible for 435,000 deaths, which was over 18% of total deaths in the U.S.; and

WHEREAS, An analysis of 22 peer-reviewed studies showed that for every dollar invested in health promotion, there was an average savings of \$5.81; there was an average reduction of health care cost of 26%; and

WHEREAS, Based on 2001 data, if Illinois reduced smoking in the Medicaid population by 10%, the savings would be \$16 million; a 25% reduction would result in a savings of \$40 million; a 50% reduction would save Medicaid \$81 million; and

WHEREAS, Creating incentives for Medicaid recipients to quit smoking will save money for the State and improve the quality of life of the former smokers; the State does not have to create the program from scratch but can enter into an agreement with experts in the health-and-wellness field to maximize immediate savings; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FIFTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the Department of Healthcare and Family Services shall create an incentive-based smoking cessation program for Medicaid recipients; the program shall be in operation by January 1, 2008; the Department may enter into an agreement with a third party to create or run the program; and be it further

RESOLVED, That the Department shall report to the House of Representatives by January 1, 2009 on

the progress of the program; and be it further

RESOLVED, That a copy of this resolution be delivered to the Director of Healthcare and Family Services.

HOUSE JOINT RESOLUTION 73

Offered by Representative Chapa LaVia:

WHEREAS, Many deaf people across the United States use Video Relay Service to communicate with both hearing and other deaf individuals; and

WHEREAS, The Federal Communications Commission and its staff is intent on drastically reducing VRS rates; the potential cutbacks are so severe that some providers may choose to stop providing VRS service; and

WHEREAS, The VRS rate is vital to the program in that the revenue that is generated enables the program to serve more deaf people, provide quality interpreter training programs to ensure an adequate number of qualified interpreters for VRS and the local Deaf communities, and provide service and technology improvements to the people the program serves; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FIFTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we urge the FCC to maintain current funding levels for the VRS program; and be it further

RESOLVED, That a suitable of this resolution be presented to FCC Chairman Kevin Martin and FCC Commissioners Jonathan Adelstein, Michael Copps, Robert McDowell, and Deborah Tate.

AGREED RESOLUTIONS

The following resolutions were offered and placed on the Calendar on the order of Agreed Resolutions.

HOUSE RESOLUTION 520

Offered by Representative Black:

Congratulates Vermilion County Sheriff's Department Captain John Howard of Danville on his retirement.

HOUSE RESOLUTION 521

Offered by Representative Black:

Congratulates Fred Rinehart on the occasion of being named the Catlin Lions Club Citizen of the Year.

HOUSE RESOLUTION 522

Offered by Representative Granberg:

Mourns the death of Chicago Police Officer Jose Vazquez of Chicago

HOUSE RESOLUTION 524

Offered by Representative Reitz:

Congratulates the Cahokia Comanches Boys Track team on the occasion of becoming the 2007 Class AA State High School Track Champions.

HOUSE RESOLUTION 525

Offered by Representative Chapa LaVia:

Congratulates Shirley LeClere on the occasion of her retirement from Nicholson Elementary School and on her new position at the Regional Office of Education of Kane County.

RECALLS

At the request of the principal sponsor, Representative Harris, HOUSE BILL 1826 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

At the request of the principal sponsor, Representative Patterson, SENATE BILL 62 was recalled from the order of Third Reading to the order of Second Reading.

SENATE BILL ON SECOND READING

SENATE BILL 62. Having been recalled on June 13, 2007, and held on the order of Second Reading, the same was again taken up.

Representative Howard offered the following amendment and moved its adoption.

AMENDMENT NO. <u>3</u>. Amend Senate Bill 62, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Criminal Code of 1961 is amended by changing Section 24-1 as follows:

(720 ILCS 5/24-1) (from Ch. 38, par. 24-1)

Sec. 24-1. Unlawful Use of Weapons.

- (a) A person commits the offense of unlawful use of weapons when he knowingly:
- (1) Sells, manufactures, purchases, possesses or carries any bludgeon, black-jack, slung-shot, sand-club, sand-bag, metal knuckles, throwing star, or any knife, commonly referred to as a switchblade knife, which has a blade that opens automatically by hand pressure applied to a button, spring or other device in the handle of the knife, or a ballistic knife, which is a device that propels a knifelike blade as a projectile by means of a coil spring, elastic material or compressed gas; or
- (2) Carries or possesses with intent to use the same unlawfully against another, a dagger, dirk, billy, dangerous knife, razor, stiletto, broken bottle or other piece of glass, stun gun or taser or any other dangerous or deadly weapon or instrument of like character; or
- (3) Carries on or about his person or in any vehicle, a tear gas gun projector or bomb or any object containing noxious liquid gas or substance, other than an object containing a non-lethal noxious liquid gas or substance designed solely for personal defense carried by a person 18 years of age or older; or
- (4) Carries or possesses in any vehicle or concealed on or about his person except when on his land or in his own abode or fixed place of business any pistol, revolver, stun gun or taser or other firearm, except that this subsection (a) (4) does not apply to or affect transportation of weapons that meet one of the following conditions:
 - (i) are broken down in a non-functioning state; or
 - (ii) are not immediately accessible; or
 - (iii) are unloaded and enclosed in a case, firearm carrying box, shipping box, or other container by a person who has been issued a currently valid Firearm Owner's Identification Card; or
 - (5) Sets a spring gun; or
 - (6) Possesses any device or attachment of any kind designed, used or intended for use in silencing the report of any firearm; or
 - (7) Sells, manufactures, purchases, possesses or carries:
 - (i) a machine gun, which shall be defined for the purposes of this subsection as any weapon, which shoots, is designed to shoot, or can be readily restored to shoot, automatically more than one shot without manually reloading by a single function of the trigger, including the frame or receiver of any such weapon, or sells, manufactures, purchases, possesses, or carries any combination of parts designed or intended for use in converting any weapon into a machine gun, or any combination or parts from which a machine gun can be assembled if such parts are in the possession or under the control of a person;
 - (ii) any rifle having one or more barrels less than 16 inches in length or a shotgun having one or more barrels less than 18 inches in length or any weapon made from a rifle or shotgun, whether by alteration, modification, or otherwise, if such a weapon as modified has an

overall length of less than 26 inches; or

- (iii) any bomb, bomb-shell, grenade, bottle or other container containing an explosive substance of over one-quarter ounce for like purposes, such as, but not limited to, black powder bombs and Molotov cocktails or artillery projectiles; or
- (8) Carries or possesses any firearm, stun gun or taser or other deadly weapon in any place which is licensed to sell intoxicating beverages, or at any public gathering held pursuant to a license issued by any governmental body or any public gathering at which an admission is charged, excluding a place where a showing, demonstration or lecture involving the exhibition of unloaded firearms is conducted.

This subsection (a)(8) does not apply to any auction or raffle of a firearm held pursuant to a license or permit issued by a governmental body, nor does it apply to persons engaged in firearm safety training courses; or

- (9) Carries or possesses in a vehicle or on or about his person any pistol, revolver, stun gun or taser or firearm or ballistic knife, when he is hooded, robed or masked in such manner as to conceal his identity; or
- (10) Carries or possesses on or about his person, upon any public street, alley, or other public lands within the corporate limits of a city, village or incorporated town, except when an invitee thereon or therein, for the purpose of the display of such weapon or the lawful commerce in weapons, or except when on his land or in his own abode or fixed place of business, any billy or any pistol, revolver, stun gun or taser or other firearm, except that this subsection (a) (10) does not apply to or affect transportation of weapons that meet one of the following conditions:
 - (i) are broken down in a non-functioning state; or
 - (ii) are not immediately accessible; or
 - (iii) are unloaded and enclosed in a case, firearm carrying box, shipping box, or

other container by a person who has been issued a currently valid Firearm Owner's Identification Card. A "stun gun or taser", as used in this paragraph (a) means (i) any device which is

powered by electrical charging units, such as, batteries, and which fires one or several barbs attached to a length of wire and which, upon hitting a human, can send out a current capable of disrupting the person's nervous system in such a manner as to render him incapable of normal functioning or (ii) any device which is powered by electrical charging units, such as batteries, and which, upon contact with a human or clothing worn by a human, can send out current capable of disrupting the person's nervous system in such a manner as to render him incapable of normal functioning; or

- (11) Sells, manufactures or purchases any explosive bullet. For purposes of this paragraph (a) "explosive bullet" means the projectile portion of an ammunition cartridge which contains or carries an explosive charge which will explode upon contact with the flesh of a human or an animal. "Cartridge" means a tubular metal case having a projectile affixed at the front thereof and a cap or primer at the rear end thereof, with the propellant contained in such tube between the projectile and the cap; or (12) (Blank).
- (b) Sentence. A person convicted of a violation of subsection 24-1(a)(1) through (5), subsection 24-1(a)(10), or subsection 24-1(a)(11) commits a Class A misdemeanor. A person convicted of a violation of subsection 24-1(a)(8) or 24-1(a)(9) commits a Class 4 felony; a person convicted of a violation of subsection 24-1(a)(6) or 24-1(a)(7)(ii) or (iii) commits a Class 3 felony. A person convicted of a violation of subsection 24-1(a)(7)(i) commits a Class 2 felony and shall be sentenced to a term of imprisonment of not less than 3 years and not more than 7 years, unless the weapon is possessed in the passenger compartment of a motor vehicle as defined in Section 1-146 of the Illinois Vehicle Code, or on the person, while the weapon is loaded, in which case it shall be a Class X felony. A person convicted of a second or subsequent violation of subsection 24-1(a)(4), 24-1(a)(8), 24-1(a)(9), or 24-1(a)(10) commits a Class 3 felony. The possession of each weapon in violation of this Section constitutes a single and separate violation.
 - (c) Violations in specific places.
 - (1) A person who violates subsection 24-1(a)(6) or 24-1(a)(7) in any school, regardless of the time of day or the time of year, in residential property owned, operated or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development, in a public park, in a courthouse, on the real property comprising any school, regardless of the time of day or the time of year, on residential property owned, operated or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development, on the real property comprising any public park, on the real property comprising any

courthouse, in any conveyance owned, leased or contracted by a school to transport students to or from school or a school related activity, or on any public way within 1,000 feet of the real property comprising any school, public park, courthouse, or residential property owned, operated, or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development commits a Class 2 felony and shall be sentenced to a term of imprisonment of not less than 3 years and not more than 7 years.

- (1.5) A person who violates subsection 24-1(a)(4), 24-1(a)(9), or 24-1(a)(10) in any school, regardless of the time of day or the time of year, in residential property owned, operated, or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development, in a public park, in a courthouse, on the real property comprising any school, regardless of the time of day or the time of year, on residential property owned, operated, or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development, on the real property comprising any public park, on the real property comprising any courthouse, in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity, or on any public way within 1,000 feet of the real property comprising any school, public park, courthouse, or residential property owned, operated, or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development commits a Class 3 felony.
- (2) A person who violates subsection 24-1(a)(1), 24-1(a)(2), or 24-1(a)(3) in any school, regardless of the time of day or the time of year, in residential property owned, operated or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development, in a public park, in a courthouse, on the real property comprising any school, regardless of the time of day or the time of year, on residential property owned, operated or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development, on the real property comprising any public park, on the real property comprising any courthouse, in any conveyance owned, leased or contracted by a school to transport students to or from school or a school related activity, or on any public way within 1,000 feet of the real property comprising any school, public park, courthouse, or residential property owned, operated, or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development commits a Class 4 felony. "Courthouse" means any building that is used by the Circuit, Appellate, or Supreme Court of this State for the conduct of official business.
- (3) Paragraphs (1), (1.5), and (2) of this subsection (c) shall not apply to law enforcement officers or security officers of such school, college, or university or to students carrying or possessing firearms for use in training courses, parades, hunting, target shooting on school ranges, or otherwise with the consent of school authorities and which firearms are transported unloaded enclosed in a suitable case, box, or transportation package.
- (4) For the purposes of this subsection (c), "school" means any public or private elementary or secondary school, community college, college, or university.
- (d) The presence in an automobile other than a public omnibus of any weapon, instrument or substance referred to in subsection (a)(7) is prima facie evidence that it is in the possession of, and is being carried by, all persons occupying such automobile at the time such weapon, instrument or substance is found, except under the following circumstances: (i) if such weapon, instrument or instrumentality is found upon the person of one of the occupants therein; or (ii) if such weapon, instrument or substance is found in an automobile operated for hire by a duly licensed driver in the due, lawful and proper pursuit of his trade, then such presumption shall not apply to the driver.
- (e) Exemptions. Crossbows, Common or Compound bows and Underwater Spearguns are exempted from the definition of ballistic knife as defined in paragraph (1) of subsection (a) of this Section. (Source: P.A. 94-72, eff. 1-1-06; 94-284, eff. 7-21-05; revised 8-19-05.)

Section 10. The Air Rifle Act is amended by changing Section 7 and by adding Section 3.1 as follows: (720 ILCS 535/3.1 new)

Sec. 3.1. Carrying or possessing air rifle in school and property comprising school property or on any conveyance used by a school for the transportation of students. It is unlawful for any person under 18 years of age to carry or possess any air rifle while located in any building used as a school and property comprising school property or on any conveyance used by a school for the transportation of students. This Section does not apply to school sanctioned events or activities that have received the prior approval of the school principal.

(720 ILCS 535/7) (from Ch. 38, par. 82-7)

Sec. 7. Sentence.

- (a) Any dealer violating any provision of Section 2 of this Act commits a petty offense.
- (b) Except as otherwise provided in this Section, any Any person violating any other provision of this Act commits a petty offense and shall pay a fine not to exceed \$50.
- (c) A violation of Section 3.1 is a Class A misdemeanor. (Source: P.A. 77-2815.)".

The foregoing motion prevailed and the amendment was adopted and ordered reproduced.

There being no further amendments, the foregoing Amendment No. 3 was adopted and the bill, as amended, was again advanced to the order of Third Reading.

RECALL

At the request of the principal sponsor, Representative Mautino, SENATE BILL 1523 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

SENATE BILLS ON SECOND READING

SENATE BILL 1446. Having been read by title a second time on May 29, 2007, and held on the order of Second Reading, the same was again taken up.

Floor Amendment No. 1 remained in the Committee on Higher Education.

Representative Hernandez offered the following amendment and moved its adoption.

AMENDMENT NO. 2. Amend Senate Bill 1446 as follows:

on page 1, line 15, by replacing "\$25,000,000" with "\$15,000,000 or less"; and

on page 1, lines 17 and 18, by replacing "The State Board may decide to disburse no less than half of" with "If the State Board decides to disburse"; and

on page 1, line 19, after "<u>Initiative</u>", by inserting ", then it must disburse no less than half of the funds appropriated"; and

on page 2, immediately below line 1, by inserting the following:

"(c) Funds for the We Want to Learn English Initiative may be used only to provide programs that teach English to United States citizens, lawful permanent residents, and other persons residing in this State who are in lawful immigration status."; and on page 2, by deleting lines 2 and 3.

The foregoing motion prevailed and the amendment was adopted and ordered reproduced.

There being no further amendments, the foregoing Amendment No. 2 was adopted and the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 1523. Having been recalled on June 13, 2007, and held on the order of Second Reading, the same was again taken up.

Floor Amendment No. 2 remained in the Committee on Rules.

Representative Mautino offered the following amendments and moved their adoption.

AMENDMENT NO. <u>3</u>. Amend Senate Bill 1523, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The State Employees Group Insurance Act of 1971 is amended by changing Sections 3, 6.5, 6.10, 10, 12, 13, and 13.1 as follows:

(5 ILCS 375/3) (from Ch. 127, par. 523)

- Sec. 3. Definitions. Unless the context otherwise requires, the following words and phrases as used in this Act shall have the following meanings. The Department may define these and other words and phrases separately for the purpose of implementing specific programs providing benefits under this Act.
- (a) "Administrative service organization" means any person, firm or corporation experienced in the handling of claims which is fully qualified, financially sound and capable of meeting the service requirements of a contract of administration executed with the Department.
- (b) "Annuitant" means (1) an employee who retires, or has retired, on or after January 1, 1966 on an immediate annuity under the provisions of Articles 2, 14 (including an employee who has elected to receive an alternative retirement cancellation payment under Section 14-108.5 of the Illinois Pension Code in lieu of an annuity), 15 (including an employee who has retired under the optional retirement program established under Section 15-158.2), paragraphs (2), (3), or (5) of Section 16-106, or Article 18 of the Illinois Pension Code; (2) any person who was receiving group insurance coverage under this Act as of March 31, 1978 by reason of his status as an annuitant, even though the annuity in relation to which such coverage was provided is a proportional annuity based on less than the minimum period of service required for a retirement annuity in the system involved; (3) any person not otherwise covered by this Act who has retired as a participating member under Article 2 of the Illinois Pension Code but is ineligible for the retirement annuity under Section 2-119 of the Illinois Pension Code; (4) the spouse of any person who is receiving a retirement annuity under Article 18 of the Illinois Pension Code and who is covered under a group health insurance program sponsored by a governmental employer other than the State of Illinois and who has irrevocably elected to waive his or her coverage under this Act and to have his or her spouse considered as the "annuitant" under this Act and not as a "dependent"; or (5) an employee who retires, or has retired, from a qualified position, as determined according to rules promulgated by the Director, under a qualified local government, a qualified rehabilitation facility, a qualified domestic violence shelter or service, or a qualified child advocacy center. (For definition of "retired employee", see (p) post).
- (b-5) "New SERS annuitant" means a person who, on or after January 1, 1998, becomes an annuitant, as defined in subsection (b), by virtue of beginning to receive a retirement annuity under Article 14 of the Illinois Pension Code (including an employee who has elected to receive an alternative retirement cancellation payment under Section 14-108.5 of that Code in lieu of an annuity), and is eligible to participate in the basic program of group health benefits provided for annuitants under this Act.
- (b-6) "New SURS annuitant" means a person who (1) on or after January 1, 1998, becomes an annuitant, as defined in subsection (b), by virtue of beginning to receive a retirement annuity under Article 15 of the Illinois Pension Code, (2) has not made the election authorized under Section 15-135.1 of the Illinois Pension Code, and (3) is eligible to participate in the basic program of group health benefits provided for annuitants under this Act.
- (b-7) "New TRS State annuitant" means a person who, on or after July 1, 1998, becomes an annuitant, as defined in subsection (b), by virtue of beginning to receive a retirement annuity under Article 16 of the Illinois Pension Code based on service as a teacher as defined in paragraph (2), (3), or (5) of Section 16-106 of that Code, and is eligible to participate in the basic program of group health benefits provided for annuitants under this Act.
- (c) "Carrier" means (1) an insurance company, a corporation organized under the Limited Health Service Organization Act or the Voluntary Health Services Plan Act, a partnership, or other nongovernmental organization, which is authorized to do group life or group health insurance business in Illinois, or (2) the State of Illinois as a self-insurer.
- (d) "Compensation" means salary or wages payable on a regular payroll by the State Treasurer on a warrant of the State Comptroller out of any State, trust or federal fund, or by the Governor of the State through a disbursing officer of the State out of a trust or out of federal funds, or by any Department out of State, trust, federal or other funds held by the State Treasurer or the Department, to any person for personal services currently performed, and ordinary or accidental disability benefits under Articles 2, 14, 15 (including ordinary or accidental disability benefits under the optional retirement program established under Section 15-158.2), paragraphs (2), (3), or (5) of Section 16-106, or Article 18 of the Illinois Pension Code, for disability incurred after January 1, 1966, or benefits payable under the Workers' Compensation or Occupational Diseases Act or benefits payable under a sick pay plan established in accordance with Section 36 of the State Finance Act. "Compensation" also means salary or wages paid to an employee of any qualified local government, qualified rehabilitation facility, qualified domestic violence shelter or service, or qualified child advocacy center.
 - (e) "Commission" means the State Employees Group Insurance Advisory Commission authorized by this

- Act. Commencing July 1, 1984, "Commission" as used in this Act means the Commission on Government Forecasting and Accountability as established by the Legislative Commission Reorganization Act of 1984.
- (f) "Contributory", when referred to as contributory coverage, shall mean optional coverages or benefits elected by the member toward the cost of which such member makes contribution, or which are funded in whole or in part through the acceptance of a reduction in earnings or the foregoing of an increase in earnings by an employee, as distinguished from noncontributory coverage or benefits which are paid entirely by the State of Illinois without reduction of the member's salary.
- (g) "Department" means any department, institution, board, commission, officer, court or any agency of the State government receiving appropriations and having power to certify payrolls to the Comptroller authorizing payments of salary and wages against such appropriations as are made by the General Assembly from any State fund, or against trust funds held by the State Treasurer and includes boards of trustees of the retirement systems created by Articles 2, 14, 15, 16 and 18 of the Illinois Pension Code. "Department" also includes the Illinois Comprehensive Health Insurance Board, the Board of Examiners established under the Illinois Public Accounting Act, and the Illinois Finance Authority.
- (h) "Dependent", when the term is used in the context of the health and life plan, means a member's spouse and any unmarried child (1) from birth to age 19 including an adopted child, a child who lives with the member from the time of the filing of a petition for adoption until entry of an order of adoption, a stepchild or recognized child who lives with the member in a parent-child relationship, or a child who lives with the member if such member is a court appointed guardian of the child, or (2) age 19 to 23 enrolled as a full-time student in any accredited school, financially dependent upon the member, and eligible to be claimed as a dependent for income tax purposes, or (3) age 19 or over who is mentally or physically handicapped. For the purposes of item (2), an unmarried child age 19 to 23 who is a member of the United States Armed Services, including the Illinois National Guard, and is mobilized to active duty shall qualify as a dependent beyond the age of 23 and until the age of 25 and while a full-time student for the amount of time spent on active duty between the ages of 19 and 23. The individual attempting to qualify for this additional time must submit written documentation of active duty service to the Director. The changes made by this amendatory Act of the 94th General Assembly apply only to individuals mobilized to active duty in the United States Armed Services, including the Illinois National Guard, on or after January 1, 2002. For the health plan only, the term "dependent" also includes any person enrolled prior to the effective date of this Section who is dependent upon the member to the extent that the member may claim such person as a dependent for income tax deduction purposes; no other such person may be enrolled. For the health plan only, the term "dependent" also includes any person who has received after June 30, 2000 an organ transplant and who is financially dependent upon the member and eligible to be claimed as a dependent for income tax purposes.
- (i) "Director" means the Director of the Illinois Department of Central Management Services <u>or of any</u> successor agency designated to administer this Act.
- (j) "Eligibility period" means the period of time a member has to elect enrollment in programs or to select benefits without regard to age, sex or health.
- (k) "Employee" means and includes each officer or employee in the service of a department who (1) receives his compensation for service rendered to the department on a warrant issued pursuant to a payroll certified by a department or on a warrant or check issued and drawn by a department upon a trust, federal or other fund or on a warrant issued pursuant to a payroll certified by an elected or duly appointed officer of the State or who receives payment of the performance of personal services on a warrant issued pursuant to a payroll certified by a Department and drawn by the Comptroller upon the State Treasurer against appropriations made by the General Assembly from any fund or against trust funds held by the State Treasurer, and (2) is employed full-time or part-time in a position normally requiring actual performance of duty during not less than 1/2 of a normal work period, as established by the Director in cooperation with each department, except that persons elected by popular vote will be considered employees during the entire term for which they are elected regardless of hours devoted to the service of the State, and (3) except that "employee" does not include any person who is not eligible by reason of such person's employment to participate in one of the State retirement systems under Articles 2, 14, 15 (either the regular Article 15 system or the optional retirement program established under Section 15-158.2) or 18, or under paragraph (2), (3), or (5) of Section 16-106, of the Illinois Pension Code, but such term does include persons who are employed during the 6 month qualifying period under Article 14 of the Illinois Pension Code. Such term also includes any person who (1) after January 1, 1966, is receiving ordinary or accidental disability benefits under Articles 2, 14, 15 (including ordinary or accidental disability benefits under the optional retirement program established under Section 15-158.2), paragraphs (2), (3), or (5) of Section 16-106, or

Article 18 of the Illinois Pension Code, for disability incurred after January 1, 1966, (2) receives total permanent or total temporary disability under the Workers' Compensation Act or Occupational Disease Act as a result of injuries sustained or illness contracted in the course of employment with the State of Illinois, or (3) is not otherwise covered under this Act and has retired as a participating member under Article 2 of the Illinois Pension Code but is ineligible for the retirement annuity under Section 2-119 of the Illinois Pension Code. However, a person who satisfies the criteria of the foregoing definition of "employee" except that such person is made ineligible to participate in the State Universities Retirement System by clause (4) of subsection (a) of Section 15-107 of the Illinois Pension Code is also an "employee" for the purposes of this Act. "Employee" also includes any person receiving or eligible for benefits under a sick pay plan established in accordance with Section 36 of the State Finance Act. "Employee" also includes (i) each officer or employee in the service of a qualified local government, including persons appointed as trustees of sanitary districts regardless of hours devoted to the service of the sanitary district, (ii) each employee in the service of a qualified rehabilitation facility, (iii) each full-time employee in the service of a qualified child advocacy center, as determined according to rules promulgated by the Director.

- (1) "Member" means an employee, annuitant, retired employee or survivor.
- (m) "Optional coverages or benefits" means those coverages or benefits available to the member on his or her voluntary election, and at his or her own expense.
- (n) "Program" means the group life insurance, health benefits and other employee benefits designed and contracted for by the Director under this Act.
- (o) "Health plan" means a health benefits program offered by the State of Illinois for persons eligible for the plan.
- (p) "Retired employee" means any person who would be an annuitant as that term is defined herein but for the fact that such person retired prior to January 1, 1966. Such term also includes any person formerly employed by the University of Illinois in the Cooperative Extension Service who would be an annuitant but for the fact that such person was made ineligible to participate in the State Universities Retirement System by clause (4) of subsection (a) of Section 15-107 of the Illinois Pension Code.
- (q) "Survivor" means a person receiving an annuity as a survivor of an employee or of an annuitant. "Survivor" also includes: (1) the surviving dependent of a person who satisfies the definition of "employee" except that such person is made ineligible to participate in the State Universities Retirement System by clause (4) of subsection (a) of Section 15-107 of the Illinois Pension Code; (2) the surviving dependent of any person formerly employed by the University of Illinois in the Cooperative Extension Service who would be an annuitant except for the fact that such person was made ineligible to participate in the State Universities Retirement System by clause (4) of subsection (a) of Section 15-107 of the Illinois Pension Code; and (3) the surviving dependent of a person who was an annuitant under this Act by virtue of receiving an alternative retirement cancellation payment under Section 14-108.5 of the Illinois Pension Code.
- (q-2) "SERS" means the State Employees' Retirement System of Illinois, created under Article 14 of the Illinois Pension Code.
- (q-3) "SURS" means the State Universities Retirement System, created under Article 15 of the Illinois Pension Code.
- (q-4) "TRS" means the Teachers' Retirement System of the State of Illinois, created under Article 16 of the Illinois Pension Code.
- (q-5) "New SERS survivor" means a survivor, as defined in subsection (q), whose annuity is paid under Article 14 of the Illinois Pension Code and is based on the death of (i) an employee whose death occurs on or after January 1, 1998, or (ii) a new SERS annuitant as defined in subsection (b-5). "New SERS survivor" includes the surviving dependent of a person who was an annuitant under this Act by virtue of receiving an alternative retirement cancellation payment under Section 14-108.5 of the Illinois Pension Code.
- (q-6) "New SURS survivor" means a survivor, as defined in subsection (q), whose annuity is paid under Article 15 of the Illinois Pension Code and is based on the death of (i) an employee whose death occurs on or after January 1, 1998, or (ii) a new SURS annuitant as defined in subsection (b-6).
- (q-7) "New TRS State survivor" means a survivor, as defined in subsection (q), whose annuity is paid under Article 16 of the Illinois Pension Code and is based on the death of (i) an employee who is a teacher as defined in paragraph (2), (3), or (5) of Section 16-106 of that Code and whose death occurs on or after July 1, 1998, or (ii) a new TRS State annuitant as defined in subsection (b-7).
- (r) "Medical services" means the services provided within the scope of their licenses by practitioners in all categories licensed under the Medical Practice Act of 1987.

- (s) "Unit of local government" means any county, municipality, township, school district (including a combination of school districts under the Intergovernmental Cooperation Act), special district or other unit, designated as a unit of local government by law, which exercises limited governmental powers or powers in respect to limited governmental subjects, any not-for-profit association with a membership that primarily includes townships and township officials, that has duties that include provision of research service, dissemination of information, and other acts for the purpose of improving township government, and that is funded wholly or partly in accordance with Section 85-15 of the Township Code; any not-for-profit corporation or association, with a membership consisting primarily of municipalities, that operates its own utility system, and provides research, training, dissemination of information, or other acts to promote cooperation between and among municipalities that provide utility services and for the advancement of the goals and purposes of its membership; the Southern Illinois Collegiate Common Market, which is a consortium of higher education institutions in Southern Illinois; the Illinois Association of Park Districts; and any hospital provider that is owned by a county that has 100 or fewer hospital beds and has not already joined the program. "Qualified local government" means a unit of local government approved by the Director and participating in a program created under subsection (i) of Section 10 of this Act.
- (t) "Qualified rehabilitation facility" means any not-for-profit organization that is accredited by the Commission on Accreditation of Rehabilitation Facilities or certified by the Department of Human Services (as successor to the Department of Mental Health and Developmental Disabilities) to provide services to persons with disabilities and which receives funds from the State of Illinois for providing those services, approved by the Director and participating in a program created under subsection (j) of Section 10 of this Act
- (u) "Qualified domestic violence shelter or service" means any Illinois domestic violence shelter or service and its administrative offices funded by the Department of Human Services (as successor to the Illinois Department of Public Aid), approved by the Director and participating in a program created under subsection (k) of Section 10.
 - (v) "TRS benefit recipient" means a person who:
 - (1) is not a "member" as defined in this Section; and
 - (2) is receiving a monthly benefit or retirement annuity under Article 16 of the Illinois Pension Code; and
 - (3) either (i) has at least 8 years of creditable service under Article 16 of the

Illinois Pension Code, or (ii) was enrolled in the health insurance program offered under that Article on January 1, 1996, or (iii) is the survivor of a benefit recipient who had at least 8 years of creditable service under Article 16 of the Illinois Pension Code or was enrolled in the health insurance program offered under that Article on the effective date of this amendatory Act of 1995, or (iv) is a recipient or survivor of a recipient of a disability benefit under Article 16 of the Illinois Pension Code.

- (w) "TRS dependent beneficiary" means a person who:
 - (1) is not a "member" or "dependent" as defined in this Section; and
- (2) is a TRS benefit recipient's: (A) spouse, (B) dependent parent who is receiving at least half of his or her support from the TRS benefit recipient, or (C) unmarried natural or adopted child

who is (i) under age 19, or (ii) enrolled as a full-time student in an accredited school, financially dependent upon the TRS benefit recipient, eligible to be claimed as a dependent for income tax purposes, and either is under age 24 or was, on January 1, 1996, participating as a dependent beneficiary in the health insurance program offered under Article 16 of the Illinois Pension Code, or (iii) age 19 or over who is mentally or physically handicapped.

- (x) "Military leave with pay and benefits" refers to individuals in basic training for reserves, special/advanced training, annual training, emergency call up, or activation by the President of the United States with approved pay and benefits.
- (y) "Military leave without pay and benefits" refers to individuals who enlist for active duty in a regular component of the U.S. Armed Forces or other duty not specified or authorized under military leave with pay and benefits.
 - (z) "Community college benefit recipient" means a person who:
 - (1) is not a "member" as defined in this Section; and
 - (2) is receiving a monthly survivor's annuity or retirement annuity under Article 15 of the Illinois Pension Code; and
 - (3) either (i) was a full-time employee of a community college district or an association of community college boards created under the Public Community College Act (other than an employee whose last employer under Article 15 of the Illinois Pension Code was a community

college district subject to Article VII of the Public Community College Act) and was eligible to participate in a group health benefit plan as an employee during the time of employment with a community college district (other than a community college district subject to Article VII of the Public Community College Act) or an association of community college boards, or (ii) is the survivor of a person described in item (i).

- (aa) "Community college dependent beneficiary" means a person who:
 - (1) is not a "member" or "dependent" as defined in this Section; and
- (2) is a community college benefit recipient's: (A) spouse, (B) dependent parent who is receiving at least half of his or her support from the community college benefit recipient, or (C) unmarried natural or adopted child who is (i) under age 19, or (ii) enrolled as a full-time student in an accredited school, financially dependent upon the community college benefit recipient, eligible to be claimed as a dependent for income tax purposes and under age 23, or (iii) age 19 or over and mentally or physically handicapped.
- (bb) "Qualified child advocacy center" means any Illinois child advocacy center and its administrative offices funded by the Department of Children and Family Services, as defined by the Children's Advocacy Center Act (55 ILCS 80/), approved by the Director and participating in a program created under subsection (n) of Section 10.

(Source: P.A. 93-205, eff. 1-1-04; 93-839, eff. 7-30-04; 93-1067, eff. 1-15-05; 94-32, eff. 6-15-05; 94-82, eff. 1-1-06; 94-860, eff. 6-16-06; revised 8-3-06.)

(5 ILCS 375/6.5)

Sec. 6.5. Health benefits for TRS benefit recipients and TRS dependent beneficiaries.

- (a) Purpose. It is the purpose of this amendatory Act of 1995 to transfer the administration of the program of health benefits established for benefit recipients and their dependent beneficiaries under Article 16 of the Illinois Pension Code to the Department of Central Management Services.
- (b) Transition provisions. The Board of Trustees of the Teachers' Retirement System shall continue to administer the health benefit program established under Article 16 of the Illinois Pension Code through December 31, 1995. Beginning January 1, 1996, the Department of Central Management Services shall be responsible for administering a program of health benefits for TRS benefit recipients and TRS dependent beneficiaries under this Section. The Department of Central Management Services and the Teachers' Retirement System shall cooperate in this endeavor and shall coordinate their activities so as to ensure a smooth transition and uninterrupted health benefit coverage.
- (c) Eligibility. All persons who were enrolled in the Article 16 program at the time of the transfer shall be eligible to participate in the program established under this Section without any interruption or delay in coverage or limitation as to pre-existing medical conditions. Eligibility to participate shall be determined by the Teachers' Retirement System. Eligibility information shall be communicated to the Department of Central Management Services in a format acceptable to the Department.
- A TRS dependent beneficiary who is an unmarried child age 19 or over and mentally or physically disabled does not become ineligible to participate by reason of (i) becoming ineligible to be claimed as a dependent for Illinois or federal income tax purposes or (ii) receiving earned income, so long as those earnings are insufficient for the child to be fully self-sufficient.
- (d) Coverage. The level of health benefits provided under this Section shall be similar to the level of benefits provided by the program previously established under Article 16 of the Illinois Pension Code.

Group life insurance benefits are not included in the benefits to be provided to TRS benefit recipients and TRS dependent beneficiaries under this Act.

The program of health benefits under this Section may include any or all of the benefit limitations, including but not limited to a reduction in benefits based on eligibility for federal medicare benefits, that are provided under subsection (a) of Section 6 of this Act for other health benefit programs under this Act.

(e) Insurance rates and premiums. The Director shall determine the insurance rates and premiums for TRS benefit recipients and TRS dependent beneficiaries, and shall present to the Teachers' Retirement System of the State of Illinois, by April 15 of each calendar year, the rate-setting methodology (including but not limited to utilization levels and costs) used to determine the amount of the health care premiums.

For Fiscal Year 1996, the premium shall be equal to the premium actually charged in

Fiscal Year 1995; in subsequent years, the premium shall never be lower than the premium charged in Fiscal Year 1995.

For Fiscal Year 2003, the premium shall not exceed 110% of the premium actually charged in Fiscal Year 2002.

For Fiscal Year 2004, the premium shall not exceed 112% of the premium actually charged

in Fiscal Year 2003.

For Fiscal Year 2005, the premium shall not exceed a weighted average of 106.6% of the premium actually charged in Fiscal Year 2004.

For Fiscal Year 2006, the premium shall not exceed a weighted average of 109.1% of the premium actually charged in Fiscal Year 2005.

For Fiscal Year 2007, the premium shall not exceed a weighted average of 103.9% of the premium actually charged in Fiscal Year 2006.

For Fiscal Year 2008 and thereafter, the premium in each fiscal year shall not exceed 105% of the premium actually charged in the previous fiscal year.

Rates and premiums may be based in part on age and eligibility for federal medicare coverage. However, the cost of participation for a TRS dependent beneficiary who is an unmarried child age 19 or over and mentally or physically disabled shall not exceed the cost for a TRS dependent beneficiary who is an unmarried child under age 19 and participates in the same major medical or managed care program.

The cost of health benefits under the program shall be paid as follows:

- (1) For a TRS benefit recipient selecting a managed care program, up to 75% of the total insurance rate shall be paid from the Teacher Health Insurance Security Fund. Effective with Fiscal Year 2007 and thereafter, for a TRS benefit recipient selecting a managed care program, 75% of the total insurance rate shall be paid from the Teacher Health Insurance Security Fund.
- (2) For a TRS benefit recipient selecting the major medical coverage program, up to 50% of the total insurance rate shall be paid from the Teacher Health Insurance Security Fund if a managed care program is accessible, as determined by the Teachers' Retirement System. Effective with Fiscal Year 2007 and thereafter, for a TRS benefit recipient selecting the major medical coverage program, 50% of the total insurance rate shall be paid from the Teacher Health Insurance Security Fund if a managed care program is accessible, as determined by the Department of Central Management Services.
- (3) For a TRS benefit recipient selecting the major medical coverage program, up to 75% of the total insurance rate shall be paid from the Teacher Health Insurance Security Fund if a managed care program is not accessible, as determined by the Teachers' Retirement System. Effective with Fiscal Year 2007 and thereafter, for a TRS benefit recipient selecting the major medical coverage program, 75% of the total insurance rate shall be paid from the Teacher Health Insurance Security Fund if a managed care program is not accessible, as determined by the Department of Central Management Services.
- (3.1) For a TRS dependent beneficiary who is Medicare primary and enrolled in a managed care plan, or the major medical coverage program if a managed care plan is not available, 25% of the total insurance rate shall be paid from the Teacher Health Security Fund as determined by the Department of Central Management Services. For the purpose of this item (3.1), the term "TRS dependent beneficiary who is Medicare primary" means a TRS dependent beneficiary who is participating in Medicare Parts A and B.
- (4) Except as otherwise provided in item (3.1), the balance of the rate of insurance, including the entire premium of any coverage for TRS dependent beneficiaries that has been elected, shall be paid by deductions authorized by the TRS benefit recipient to be withheld from his or her monthly annuity or benefit payment from the Teachers' Retirement System; except that (i) if the balance of the cost of coverage exceeds the amount of the monthly annuity or benefit payment, the difference shall be paid directly to the Teachers' Retirement System by the TRS benefit recipient, and (ii) all or part of the balance of the cost of coverage may, at the school board's option, be paid to the Teachers' Retirement System by the school board of the school district from which the TRS benefit recipient retired, in accordance with Section 10-22.3b of the School Code. The Teachers' Retirement System shall promptly deposit all moneys withheld by or paid to it under this subdivision (e)(4) into the Teacher Health Insurance Security Fund. These moneys shall not be considered assets of the Retirement System.
- (f) Financing. Beginning July 1, 1995, all revenues arising from the administration of the health benefit programs established under Article 16 of the Illinois Pension Code or this Section shall be deposited into the Teacher Health Insurance Security Fund, which is hereby created as a nonappropriated trust fund to be held outside the State Treasury, with the State Treasurer as custodian. Any interest earned on moneys in the Teacher Health Insurance Security Fund shall be deposited into the Fund.

Moneys in the Teacher Health Insurance Security Fund shall be used only to pay the costs of the health benefit program established under this Section, including associated administrative costs, and the costs associated with the health benefit program established under Article 16 of the Illinois Pension Code, as authorized in this Section. Beginning July 1, 1995, the Department of Central Management Services may

make expenditures from the Teacher Health Insurance Security Fund for those costs.

After other funds authorized for the payment of the costs of the health benefit program established under Article 16 of the Illinois Pension Code are exhausted and until January 1, 1996 (or such later date as may be agreed upon by the Director of Central Management Services and the Secretary of the Teachers' Retirement System), the Secretary of the Teachers' Retirement System may make expenditures from the Teacher Health Insurance Security Fund as necessary to pay up to 75% of the cost of providing health coverage to eligible benefit recipients (as defined in Sections 16-153.1 and 16-153.3 of the Illinois Pension Code) who are enrolled in the Article 16 health benefit program and to facilitate the transfer of administration of the health benefit program to the Department of Central Management Services.

The Department of Healthcare and Family Services, or any successor agency designated to procure healthcare contracts pursuant to this Act, is authorized to establish funds, separate accounts provided by any bank or banks as defined by the Illinois Banking Act, or separate accounts provided by any savings and loan association or associations as defined by the Illinois Savings and Loan Act of 1985 to be held by the Director, outside the State treasury, for the purpose of receiving the transfer of moneys from the Teacher Health Insurance Security Fund. The Department may promulgate rules further defining the methodology for the transfers. Any interest earned by moneys in the funds or accounts shall inure to the Teacher Health Insurance Security Fund. The transferred moneys, and interest accrued thereon, shall be used exclusively for transfers to administrative service organizations or their financial institutions for payments of claims to claimants and providers under the self-insurance health plan. The transferred moneys, and interest accrued thereon, shall not be used for any other purpose including, but not limited to, reimbursement of administration fees due the administrative service organization pursuant to its contract or contracts with the Department.

- (g) Contract for benefits. The Director shall by contract, self-insurance, or otherwise make available the program of health benefits for TRS benefit recipients and their TRS dependent beneficiaries that is provided for in this Section. The contract or other arrangement for the provision of these health benefits shall be on terms deemed by the Director to be in the best interest of the State of Illinois and the TRS benefit recipients based on, but not limited to, such criteria as administrative cost, service capabilities of the carrier or other contractor, and the costs of the benefits.
- (g-5) Committee. A Teacher Retirement Insurance Program Committee shall be established, to consist of 10 persons appointed by the Governor.

The Committee shall convene at least 4 times each year, and shall consider and make recommendations on issues affecting the program of health benefits provided under this Section. Recommendations of the Committee shall be based on a consensus of the members of the Committee.

If the Teacher Health Insurance Security Fund experiences a deficit balance based upon the contribution and subsidy rates established in this Section and Section 6.6 for Fiscal Year 2008 or thereafter, the Committee shall make recommendations for adjustments to the funding sources established under these Sections.

(h) Continuation of program. It is the intention of the General Assembly that the program of health benefits provided under this Section be maintained on an ongoing, affordable basis.

The program of health benefits provided under this Section may be amended by the State and is not intended to be a pension or retirement benefit subject to protection under Article XIII, Section 5 of the Illinois Constitution.

(i) Repeal. (Blank). (Source: P.A. 92-505, eff. 12-20-01; 92-862, eff. 1-3-03; 93-679, eff. 6-30-04.)

(5 ILCS 375/6.10)

Sec. 6.10. Contributions to the Community College Health Insurance Security Fund.

(a) Beginning January 1, 1999, every active contributor of the State Universities Retirement System (established under Article 15 of the Illinois Pension Code) who (1) is a full-time employee of a community college district (other than a community college district subject to Article VII of the Public Community College Act) or an association of community college boards and (2) is not an employee as defined in Section 3 of this Act shall make contributions toward the cost of community college annuitant and survivor health benefits at the rate of 0.50% of salary.

These contributions shall be deducted by the employer and paid to the State Universities Retirement System as service agent for the Department of Central Management Services. The System may use the same processes for collecting the contributions required by this subsection that it uses to collect the contributions received from those employees under Section 15-157 of the Illinois Pension Code. An employer may agree to pick up or pay the contributions required under this subsection on behalf of the

employee; such contributions shall be deemed to have been paid by the employee.

The State Universities Retirement System shall promptly deposit all moneys collected under this subsection (a) into the Community College Health Insurance Security Fund created in Section 6.9 of this Act. The moneys collected under this Section shall be used only for the purposes authorized in Section 6.9 of this Act and shall not be considered to be assets of the State Universities Retirement System. Contributions made under this Section are not transferable to other pension funds or retirement systems and are not refundable upon termination of service.

(b) Beginning January 1, 1999, every community college district (other than a community college district subject to Article VII of the Public Community College Act) or association of community college boards that is an employer under the State Universities Retirement System shall contribute toward the cost of the community college health benefits provided under Section 6.9 of this Act an amount equal to 0.50% of the salary paid to its full-time employees who participate in the State Universities Retirement System and are not members as defined in Section 3 of this Act.

These contributions shall be paid by the employer to the State Universities Retirement System as service agent for the Department of Central Management Services. The System may use the same processes for collecting the contributions required by this subsection that it uses to collect the contributions received from those employers under Section 15-155 of the Illinois Pension Code.

The State Universities Retirement System shall promptly deposit all moneys collected under this subsection (b) into the Community College Health Insurance Security Fund created in Section 6.9 of this Act. The moneys collected under this Section shall be used only for the purposes authorized in Section 6.9 of this Act and shall not be considered to be assets of the State Universities Retirement System. Contributions made under this Section are not transferable to other pension funds or retirement systems and are not refundable upon termination of service.

The Department of Healthcare and Family Services, or any successor agency designated to procure healthcare contracts pursuant to this Act, is authorized to establish funds, separate accounts provided by any bank or banks as defined by the Illinois Banking Act, or separate accounts provided by any savings and loan association or associations as defined by the Illinois Savings and Loan Act of 1985 to be held by the Director, outside the State treasury, for the purpose of receiving the transfer of moneys from the Community College Health Insurance Security Fund. The Department may promulgate rules further defining the methodology for the transfers. Any interest earned by moneys in the funds or accounts shall inure to the Community College Health Insurance Security Fund. The transferred moneys, and interest accrued thereon, shall be used exclusively for transfers to administrative service organizations or their financial institutions for payments of claims to claimants and providers under the self-insurance health plan. The transferred moneys, and interest accrued thereon, shall not be used for any other purpose including, but not limited to, reimbursement of administration fees due the administrative service organization pursuant to its contract or contracts with the Department.

- (c) On or before November 15 of each year, the Board of Trustees of the State Universities Retirement System shall certify to the Governor, the Director of Central Management Services, and the State Comptroller its estimate of the total amount of contributions to be paid under subsection (a) of this Section for the next fiscal year. Beginning in fiscal year 2008, the amount certified shall be decreased or increased each year by the amount that the actual active employee contributions either fell short of or exceeded the estimate used by the Board in making the certification for the previous fiscal year. The State Universities Retirement System shall calculate the amount of actual active employee contributions in fiscal years 1999 through 2005. Based upon this calculation, the fiscal year 2008 certification shall include an amount equal to the cumulative amount that the actual active employee contributions either fell short of or exceeded the estimate used by the Board in making the certification for those fiscal years. The certification shall include a detailed explanation of the methods and information that the Board relied upon in preparing its estimate. As soon as possible after the effective date of this Section, the Board shall submit its estimate for fiscal year 1999.
- (d) Beginning in fiscal year 1999, on the first day of each month, or as soon thereafter as may be practical, the State Treasurer and the State Comptroller shall transfer from the General Revenue Fund to the Community College Health Insurance Security Fund 1/12 of the annual amount appropriated for that fiscal year to the State Comptroller for deposit into the Community College Health Insurance Security Fund under Section 1.4 of the State Pension Funds Continuing Appropriation Act.
- (e) Except where otherwise specified in this Section, the definitions that apply to Article 15 of the Illinois Pension Code apply to this Section. (Source: P.A. 94-839, eff. 6-6-06.)

(5 ILCS 375/10) (from Ch. 127, par. 530) Sec. 10. Payments by State; premiums.

(a) The State shall pay the cost of basic non-contributory group life insurance and, subject to member paid contributions set by the Department or required by this Section, the basic program of group health benefits on each eligible member, except a member, not otherwise covered by this Act, who has retired as a participating member under Article 2 of the Illinois Pension Code but is ineligible for the retirement annuity under Section 2-119 of the Illinois Pension Code, and part of each eligible member's and retired member's premiums for health insurance coverage for enrolled dependents as provided by Section 9. The State shall pay the cost of the basic program of group health benefits only after benefits are reduced by the amount of benefits covered by Medicare for all members and dependents who are eligible for benefits under Social Security or the Railroad Retirement system or who had sufficient Medicare-covered government employment, except that such reduction in benefits shall apply only to those members and dependents who (1) first become eligible for such Medicare coverage on or after July 1, 1992; or (2) are Medicare-eligible members or dependents of a local government unit which began participation in the program on or after July 1, 1992; or (3) remain eligible for, but no longer receive Medicare coverage which they had been receiving on or after July 1, 1992. The Department may determine the aggregate level of the State's contribution on the basis of actual cost of medical services adjusted for age, sex or geographic or other demographic characteristics which affect the costs of such programs.

The cost of participation in the basic program of group health benefits for the dependent or survivor of a living or deceased retired employee who was formerly employed by the University of Illinois in the Cooperative Extension Service and would be an annuitant but for the fact that he or she was made ineligible to participate in the State Universities Retirement System by clause (4) of subsection (a) of Section 15-107 of the Illinois Pension Code shall not be greater than the cost of participation that would otherwise apply to that dependent or survivor if he or she were the dependent or survivor of an annuitant under the State Universities Retirement System.

- (a-1) Beginning January 1, 1998, for each person who becomes a new SERS annuitant and participates in the basic program of group health benefits, the State shall contribute toward the cost of the annuitant's coverage under the basic program of group health benefits an amount equal to 5% of that cost for each full year of creditable service upon which the annuitant's retirement annuity is based, up to a maximum of 100% for an annuitant with 20 or more years of creditable service. The remainder of the cost of a new SERS annuitant's coverage under the basic program of group health benefits shall be the responsibility of the annuitant. In the case of a new SERS annuitant who has elected to receive an alternative retirement cancellation payment under Section 14-108.5 of the Illinois Pension Code in lieu of an annuity, for the purposes of this subsection the annuitant shall be deemed to be receiving a retirement annuity based on the number of years of creditable service that the annuitant had established at the time of his or her termination of service under SERS.
- (a-2) Beginning January 1, 1998, for each person who becomes a new SERS survivor and participates in the basic program of group health benefits, the State shall contribute toward the cost of the survivor's coverage under the basic program of group health benefits an amount equal to 5% of that cost for each full year of the deceased employee's or deceased annuitant's creditable service in the State Employees' Retirement System of Illinois on the date of death, up to a maximum of 100% for a survivor of an employee or annuitant with 20 or more years of creditable service. The remainder of the cost of the new SERS survivor's coverage under the basic program of group health benefits shall be the responsibility of the survivor. In the case of a new SERS survivor who was the dependent of an annuitant who elected to receive an alternative retirement cancellation payment under Section 14-108.5 of the Illinois Pension Code in lieu of an annuity, for the purposes of this subsection the deceased annuitant's creditable service shall be determined as of the date of termination of service rather than the date of death.
- (a-3) Beginning January 1, 1998, for each person who becomes a new SURS annuitant and participates in the basic program of group health benefits, the State shall contribute toward the cost of the annuitant's coverage under the basic program of group health benefits an amount equal to 5% of that cost for each full year of creditable service upon which the annuitant's retirement annuity is based, up to a maximum of 100% for an annuitant with 20 or more years of creditable service. The remainder of the cost of a new SURS annuitant's coverage under the basic program of group health benefits shall be the responsibility of the annuitant.
 - (a-4) (Blank).
- (a-5) Beginning January 1, 1998, for each person who becomes a new SURS survivor and participates in the basic program of group health benefits, the State shall contribute toward the cost of the survivor's

coverage under the basic program of group health benefits an amount equal to 5% of that cost for each full year of the deceased employee's or deceased annuitant's creditable service in the State Universities Retirement System on the date of death, up to a maximum of 100% for a survivor of an employee or annuitant with 20 or more years of creditable service. The remainder of the cost of the new SURS survivor's coverage under the basic program of group health benefits shall be the responsibility of the survivor.

(a-6) Beginning July 1, 1998, for each person who becomes a new TRS State annuitant and participates in the basic program of group health benefits, the State shall contribute toward the cost of the annuitant's coverage under the basic program of group health benefits an amount equal to 5% of that cost for each full year of creditable service as a teacher as defined in paragraph (2), (3), or (5) of Section 16-106 of the Illinois Pension Code upon which the annuitant's retirement annuity is based, up to a maximum of 100%; except that the State contribution shall be 12.5% per year (rather than 5%) for each full year of creditable service as a regional superintendent or assistant regional superintendent of schools. The remainder of the cost of a new TRS State annuitant's coverage under the basic program of group health benefits shall be the responsibility of the annuitant.

(a-7) Beginning July 1, 1998, for each person who becomes a new TRS State survivor and participates in the basic program of group health benefits, the State shall contribute toward the cost of the survivor's coverage under the basic program of group health benefits an amount equal to 5% of that cost for each full year of the deceased employee's or deceased annuitant's creditable service as a teacher as defined in paragraph (2), (3), or (5) of Section 16-106 of the Illinois Pension Code on the date of death, up to a maximum of 100%; except that the State contribution shall be 12.5% per year (rather than 5%) for each full year of the deceased employee's or deceased annuitant's creditable service as a regional superintendent or assistant regional superintendent of schools. The remainder of the cost of the new TRS State survivor's coverage under the basic program of group health benefits shall be the responsibility of the survivor.

(a-8) A new SERS annuitant, new SERS survivor, new SURS annuitant, new SURS survivor, new TRS State annuitant, or new TRS State survivor may waive or terminate coverage in the program of group health benefits. Any such annuitant or survivor who has waived or terminated coverage may enroll or re-enroll in the program of group health benefits only during the annual benefit choice period, as determined by the Director; except that in the event of termination of coverage due to nonpayment of premiums, the annuitant or survivor may not re-enroll in the program.

(a-9) No later than May 1 of each calendar year, the Director of Central Management Services shall certify in writing to the Executive Secretary of the State Employees' Retirement System of Illinois the amounts of the Medicare supplement health care premiums and the amounts of the health care premiums for all other retirees who are not Medicare eligible.

A separate calculation of the premiums based upon the actual cost of each health care plan shall be so certified.

The Director of Central Management Services shall provide to the Executive Secretary of the State Employees' Retirement System of Illinois such information, statistics, and other data as he or she may require to review the premium amounts certified by the Director of Central Management Services.

The Department of Healthcare and Family Services, or any successor agency designated to procure healthcare contracts pursuant to this Act, is authorized to establish funds, separate accounts provided by any bank or banks as defined by the Illinois Banking Act, or separate accounts provided by any savings and loan association or associations as defined by the Illinois Savings and Loan Act of 1985 to be held by the Director, outside the State treasury, for the purpose of receiving the transfer of moneys from the Local Government Health Insurance Reserve Fund. The Department may promulgate rules further defining the methodology for the transfers. Any interest earned by moneys in the funds or accounts shall inure to the Local Government Health Insurance Reserve Fund. The transferred moneys, and interest accrued thereon, shall be used exclusively for transfers to administrative service organizations or their financial institutions for payments of claims to claimants and providers under the self-insurance health plan. The transferred moneys, and interest accrued thereon, shall not be used for any other purpose including, but not limited to, reimbursement of administration fees due the administrative service organization pursuant to its contract or contracts with the Department.

(b) State employees who become eligible for this program on or after January 1, 1980 in positions normally requiring actual performance of duty not less than 1/2 of a normal work period but not equal to that of a normal work period, shall be given the option of participating in the available program. If the employee elects coverage, the State shall contribute on behalf of such employee to the cost of the employee's benefit and any applicable dependent supplement, that sum which bears the same percentage as

that percentage of time the employee regularly works when compared to normal work period.

- (c) The basic non-contributory coverage from the basic program of group health benefits shall be continued for each employee not in pay status or on active service by reason of (1) leave of absence due to illness or injury, (2) authorized educational leave of absence or sabbatical leave, or (3) military leave with pay and benefits. This coverage shall continue until expiration of authorized leave and return to active service, but not to exceed 24 months for leaves under item (1) or (2). This 24-month limitation and the requirement of returning to active service shall not apply to persons receiving ordinary or accidental disability benefits or retirement benefits through the appropriate State retirement system or benefits under the Workers' Compensation or Occupational Disease Act.
- (d) The basic group life insurance coverage shall continue, with full State contribution, where such person is (1) absent from active service by reason of disability arising from any cause other than self-inflicted, (2) on authorized educational leave of absence or sabbatical leave, or (3) on military leave with pay and benefits.
- (e) Where the person is in non-pay status for a period in excess of 30 days or on leave of absence, other than by reason of disability, educational or sabbatical leave, or military leave with pay and benefits, such person may continue coverage only by making personal payment equal to the amount normally contributed by the State on such person's behalf. Such payments and coverage may be continued: (1) until such time as the person returns to a status eligible for coverage at State expense, but not to exceed 24 months, (2) until such person's employment or annuitant status with the State is terminated, or (3) for a maximum period of 4 years for members on military leave with pay and benefits and military leave without pay and benefits (exclusive of any additional service imposed pursuant to law).
- (f) The Department shall establish by rule the extent to which other employee benefits will continue for persons in non-pay status or who are not in active service.
- (g) The State shall not pay the cost of the basic non-contributory group life insurance, program of health benefits and other employee benefits for members who are survivors as defined by paragraphs (1) and (2) of subsection (q) of Section 3 of this Act. The costs of benefits for these survivors shall be paid by the survivors or by the University of Illinois Cooperative Extension Service, or any combination thereof. However, the State shall pay the amount of the reduction in the cost of participation, if any, resulting from the amendment to subsection (a) made by this amendatory Act of the 91st General Assembly.
- (h) Those persons occupying positions with any department as a result of emergency appointments pursuant to Section 8b.8 of the Personnel Code who are not considered employees under this Act shall be given the option of participating in the programs of group life insurance, health benefits and other employee benefits. Such persons electing coverage may participate only by making payment equal to the amount normally contributed by the State for similarly situated employees. Such amounts shall be determined by the Director. Such payments and coverage may be continued until such time as the person becomes an employee pursuant to this Act or such person's appointment is terminated.
- (i) Any unit of local government within the State of Illinois may apply to the Director to have its employees, annuitants, and their dependents provided group health coverage under this Act on a non-insured basis. To participate, a unit of local government must agree to enroll all of its employees, who may select coverage under either the State group health benefits plan or a health maintenance organization that has contracted with the State to be available as a health care provider for employees as defined in this Act. A unit of local government must remit the entire cost of providing coverage under the State group health benefits plan or, for coverage under a health maintenance organization, an amount determined by the Director based on an analysis of the sex, age, geographic location, or other relevant demographic variables for its employees, except that the unit of local government shall not be required to enroll those of its employees who are covered spouses or dependents under this plan or another group policy or plan providing health benefits as long as (1) an appropriate official from the unit of local government attests that each employee not enrolled is a covered spouse or dependent under this plan or another group policy or plan, and (2) at least 85% of the employees are enrolled and the unit of local government remits the entire cost of providing coverage to those employees, except that a participating school district must have enrolled at least 85% of its full-time employees who have not waived coverage under the district's group health plan by participating in a component of the district's cafeteria plan. A participating school district is not required to enroll a full-time employee who has waived coverage under the district's health plan, provided that an appropriate official from the participating school district attests that the full-time employee has waived coverage by participating in a component of the district's cafeteria plan. For the purposes of this subsection, "participating school district" includes a unit of local government whose primary purpose is education as defined by the Department's rules.

Employees of a participating unit of local government who are not enrolled due to coverage under another group health policy or plan may enroll in the event of a qualifying change in status, special enrollment, special circumstance as defined by the Director, or during the annual Benefit Choice Period. A participating unit of local government may also elect to cover its annuitants. Dependent coverage shall be offered on an optional basis, with the costs paid by the unit of local government, its employees, or some combination of the two as determined by the unit of local government. The unit of local government shall be responsible for timely collection and transmission of dependent premiums.

The Director shall annually determine monthly rates of payment, subject to the following constraints:

- (1) In the first year of coverage, the rates shall be equal to the amount normally charged to State employees for elected optional coverages or for enrolled dependents coverages or other contributory coverages, or contributed by the State for basic insurance coverages on behalf of its employees, adjusted for differences between State employees and employees of the local government in age, sex, geographic location or other relevant demographic variables, plus an amount sufficient to pay for the additional administrative costs of providing coverage to employees of the unit of local government and their dependents.
- (2) In subsequent years, a further adjustment shall be made to reflect the actual prior years' claims experience of the employees of the unit of local government.

In the case of coverage of local government employees under a health maintenance organization, the Director shall annually determine for each participating unit of local government the maximum monthly amount the unit may contribute toward that coverage, based on an analysis of (i) the age, sex, geographic location, and other relevant demographic variables of the unit's employees and (ii) the cost to cover those employees under the State group health benefits plan. The Director may similarly determine the maximum monthly amount each unit of local government may contribute toward coverage of its employees' dependents under a health maintenance organization.

Monthly payments by the unit of local government or its employees for group health benefits plan or health maintenance organization coverage shall be deposited in the Local Government Health Insurance Reserve Fund.

The Local Government Health Insurance Reserve Fund shall be a continuing fund not subject to fiscal year limitations. All revenues arising from the administration of the health benefits program established under this Section shall be deposited into the Local Government Health Insurance Reserve Fund. All expenditures from this Fund shall be used for payments for health care benefits for local government and rehabilitation facility employees, annuitants, and dependents, and to reimburse the Department or its administrative service organization for all expenses incurred in the administration of benefits. No other State funds may be used for these purposes.

A local government employer's participation or desire to participate in a program created under this subsection shall not limit that employer's duty to bargain with the representative of any collective bargaining unit of its employees.

(j) Any rehabilitation facility within the State of Illinois may apply to the Director to have its employees, annuitants, and their eligible dependents provided group health coverage under this Act on a non-insured basis. To participate, a rehabilitation facility must agree to enroll all of its employees and remit the entire cost of providing such coverage for its employees, except that the rehabilitation facility shall not be required to enroll those of its employees who are covered spouses or dependents under this plan or another group policy or plan providing health benefits as long as (1) an appropriate official from the rehabilitation facility attests that each employee not enrolled is a covered spouse or dependent under this plan or another group policy or plan, and (2) at least 85% of the employees are enrolled and the rehabilitation facility remits the entire cost of providing coverage to those employees. Employees of a participating rehabilitation facility who are not enrolled due to coverage under another group health policy or plan may enroll in the event of a qualifying change in status, special enrollment, special circumstance as defined by the Director, or during the annual Benefit Choice Period. A participating rehabilitation facility may also elect to cover its annuitants. Dependent coverage shall be offered on an optional basis, with the costs paid by the rehabilitation facility, its employees, or some combination of the 2 as determined by the rehabilitation facility. The rehabilitation facility shall be responsible for timely collection and transmission of dependent premiums.

The Director shall annually determine quarterly rates of payment, subject to the following constraints:

(1) In the first year of coverage, the rates shall be equal to the amount normally charged to State employees for elected optional coverages or for enrolled dependents coverages or other contributory coverages on behalf of its employees, adjusted for differences between State employees and

employees of the rehabilitation facility in age, sex, geographic location or other relevant demographic variables, plus an amount sufficient to pay for the additional administrative costs of providing coverage to employees of the rehabilitation facility and their dependents.

(2) In subsequent years, a further adjustment shall be made to reflect the actual prior years' claims experience of the employees of the rehabilitation facility.

Monthly payments by the rehabilitation facility or its employees for group health benefits shall be deposited in the Local Government Health Insurance Reserve Fund.

(k) Any domestic violence shelter or service within the State of Illinois may apply to the Director to have its employees, annuitants, and their dependents provided group health coverage under this Act on a non-insured basis. To participate, a domestic violence shelter or service must agree to enroll all of its employees and pay the entire cost of providing such coverage for its employees. A participating domestic violence shelter may also elect to cover its annuitants. Dependent coverage shall be offered on an optional basis, with employees, or some combination of the 2 as determined by the domestic violence shelter or service. The domestic violence shelter or service shall be responsible for timely collection and transmission of dependent premiums.

The Director shall annually determine rates of payment, subject to the following constraints:

- (1) In the first year of coverage, the rates shall be equal to the amount normally charged to State employees for elected optional coverages or for enrolled dependents coverages or other contributory coverages on behalf of its employees, adjusted for differences between State employees and employees of the domestic violence shelter or service in age, sex, geographic location or other relevant demographic variables, plus an amount sufficient to pay for the additional administrative costs of providing coverage to employees of the domestic violence shelter or service and their dependents.
- (2) In subsequent years, a further adjustment shall be made to reflect the actual prior years' claims experience of the employees of the domestic violence shelter or service.

Monthly payments by the domestic violence shelter or service or its employees for group health insurance shall be deposited in the Local Government Health Insurance Reserve Fund.

(l) A public community college or entity organized pursuant to the Public Community College Act may apply to the Director initially to have only annuitants not covered prior to July 1, 1992 by the district's health plan provided health coverage under this Act on a non-insured basis. The community college must execute a 2-year contract to participate in the Local Government Health Plan. Any annuitant may enroll in the event of a qualifying change in status, special enrollment, special circumstance as defined by the Director, or during the annual Benefit Choice Period.

The Director shall annually determine monthly rates of payment subject to the following constraints: for those community colleges with annuitants only enrolled, first year rates shall be equal to the average cost to cover claims for a State member adjusted for demographics, Medicare participation, and other factors; and in the second year, a further adjustment of rates shall be made to reflect the actual first year's claims experience of the covered annuitants.

- (1-5) The provisions of subsection (1) become inoperative on July 1, 1999.
- (m) The Director shall adopt any rules deemed necessary for implementation of this amendatory Act of 1989 (Public Act 86-978).
- (n) Any child advocacy center within the State of Illinois may apply to the Director to have its employees, annuitants, and their <u>dependents</u> <u>dependants</u> provided group health coverage under this Act on a non-insured basis. To participate, a child advocacy center must agree to enroll all of its employees and pay the entire cost of providing coverage for its employees. A participating child advocacy center may also elect to cover its annuitants. Dependent coverage shall be offered on an optional basis, with the costs paid by the child advocacy center, its employees, or some combination of the 2 as determined by the child advocacy center. The child advocacy center shall be responsible for timely collection and transmission of dependent premiums.

The Director shall annually determine rates of payment, subject to the following constraints:

- (1) In the first year of coverage, the rates shall be equal to the amount normally charged to State employees for elected optional coverages or for enrolled dependents coverages or other contributory coverages on behalf of its employees, adjusted for differences between State employees and employees of the child advocacy center in age, sex, geographic location, or other relevant demographic variables, plus an amount sufficient to pay for the additional administrative costs of providing coverage to employees of the child advocacy center and their dependents.
- (2) In subsequent years, a further adjustment shall be made to reflect the actual prior years' claims experience of the employees of the child advocacy center.

Monthly payments by the child advocacy center or its employees for group health insurance shall be deposited into the Local Government Health Insurance Reserve Fund.

(Source: P.A. 93-839, eff. 7-30-04; 94-839, eff. 6-6-06; 94-860, eff. 6-16-06; revised 8-3-06.) (5 ILCS 375/12) (from Ch. 127, par. 532)

- Sec. 12. (a) Any surplus resulting from favorable experience of those portions of the group life insurance and group health program shall be refunded to the State of Illinois for deposit, respectively, in the Group Insurance Premium Fund or Health Insurance Reserve Fund established under this Act. Such funds may be applied to reduce member premiums, charges or fees or increase benefits, or both, in accordance with Subsection (b) of this Section.
- (b) Surplus resulting from favorable experience may be applied to any current or future contract made under authority of this Act. With respect to any surplus relating to the Group Insurance Premium Fund, the surplus shall be deposited into the Group Insurance Premium Fund and may be applied either towards toward the reduction of the cost of optional life insurance or the provision of additional life insurance as determined by the Director. With respect to any surplus relating to the Health Insurance Reserve Fund, the surplus shall be deposited into the Health Insurance Reserve Fund and may be applied towards contributions to the program of health benefits or other employee benefits or towards toward providing additional life insurance or health or other benefits, or both, as determined by the Director. (Source: P.A. 85-848.)

(5 ILCS 375/13) (from Ch. 127, par. 533)

Sec. 13. There is established a Group Insurance Premium Fund administered by the Director which shall include: (1) amounts paid by covered members for optional life insurance or health benefits coverages, and (2) refunds which may be received from (a) the group carrier or carriers which may result from favorable experience as described in Section 12 herein or (b) from any other source from which the State is reasonably and properly entitled to refund as a result of the <u>life insurance group health benefits</u> program. The Group Insurance Premium Fund shall be a continuing fund not subject to fiscal year limitations.

The State of Illinois shall at least once each month make payment on behalf of each member, except one who is a member by virtue of participation in a program created under subsection (i), (j), (k), or (l) of Section 10 of this Act, to the appropriate carrier or, if applicable, carriers insuring State members under the contracted group life insurance and group health benefits program authorized by this Act.

Refunds to members for premiums paid for coverage may be paid from the Group Insurance Premium Fund without regard to the fact that the premium being refunded may have been paid in a different fiscal year.

(Source: P.A. 91-390, eff. 7-30-99.) (5 ILCS 375/13.1) (from Ch. 127, par. 533.1)

- Sec. 13.1. (a) All contributions, appropriations, interest, and dividend payments to fund the program of health benefits and other employee benefits, and all other revenues arising from the administration of any employee health benefits program, shall be deposited in a trust fund outside the State Treasury, with the State Treasurer as ex-officio custodian, to be known as the Health Insurance Reserve Fund.
- (b) Upon the adoption of a self-insurance health plan, any monies attributable to the group health insurance program shall be deposited in or transferred to the Health Insurance Reserve Fund for use by the Department. As of the effective date of this amendatory Act of 1986, the Department shall certify to the Comptroller the amount of money in the Group Insurance Premium Fund attributable to the State group health insurance program and the Comptroller shall transfer such money from the Group Insurance Premium Fund to the Health Insurance Reserve Fund. Contributions by the State to the Health Insurance Reserve Fund to meet the requirements of this Act, as established by the Director, from the General Revenue Fund and the Road Fund to the Health Insurance Reserve Fund shall be by annual appropriations, and all other contributions to meet the requirements of the programs of health benefits or other employee benefits shall be deposited in the Health Insurance Reserve Fund. The Department shall draw the appropriation from the General Revenue Fund and the Road Fund from time to time as necessary to make expenditures authorized under this Act.

The Director may employ such assistance and services and may purchase such goods as may be necessary for the proper development and administration of any of the benefit programs authorized by this Act. The Director may promulgate rules and regulations in regard to the administration of these programs.

All monies received by the Department for deposit in or transfer to the Health Insurance Reserve Fund, through appropriation or otherwise, shall be used to provide for the making of payments to claimants and providers and to reimburse the Department for all expenses directly incurred relating to Department development and administration of the program of health benefits and other employee benefits.

Any administrative service organization administering any self-insurance health plan and paying claims and benefits under authority of this Act may receive, pursuant to written authorization and direction of the Director, an initial transfer and periodic transfers of funds from the Health Insurance Reserve Fund in amounts determined by the Director who may consider the amount recommended by the administrative service organization. Notwithstanding any other statute, such transferred funds shall be retained by the administrative service organization in a separate account provided by any bank as defined by the Illinois Banking Act. The Department may promulgate regulations further defining the banks authorized to accept such funds and all methodology for transfer of such funds. Any interest earned by monies in such account shall inure to the Health Insurance Reserve Fund, shall remain in such account and shall be used exclusively to pay claims and benefits under this Act. Such transferred funds shall be used exclusively for administrative service organization payment of claims to claimants and providers under the self-insurance health plan by the drawing of checks against such account. The administrative service organization may not use such transferred funds, or interest accrued thereon, for any other purpose including, but not limited to, reimbursement of administrative expenses or payments of administration fees due the organization pursuant to its contract or contracts with the Department of Central Management Services.

The account of the administrative service organization established under this Section, any transfers from the Health Insurance Reserve Fund to such account and the use of such account and funds shall be subject to (1) audit by the Department or private contractor authorized by the Department to conduct audits, and (2) post audit pursuant to the Illinois State Auditing Act.

The Department of Healthcare and Family Services, or any successor agency designated to procure healthcare contracts pursuant to this Act, is authorized to establish funds, separate accounts provided by any bank or banks as defined by the Illinois Banking Act, or separate accounts provided by any savings and loan association or associations as defined by the Illinois Savings and Loan Act of 1985 to be held by the Director, outside the State treasury, for the purpose of receiving the transfer of moneys from the Health Insurance Reserve Fund. The Department may promulgate rules further defining the methodology for the transfers. Any interest earned by monies in the funds or accounts shall inure to the Health Insurance Reserve Fund. The transferred moneys, and interest accrued thereon, shall be used exclusively for transfers to administrative service organizations or their financial institutions for payments of claims to claimants and providers under the self-insurance health plan. The transferred moneys, and interest accrued thereon, shall not be used for any other purpose including, but not limited to, reimbursement of administration fees due the administrative service organization pursuant to its contract or contracts with the Department.

- (c) The Director, with the advice and consent of the Commission, shall establish premiums for optional coverage for dependents of eligible members for the health plans. The eligible members shall be responsible for their portion of such optional premium. The State shall contribute an amount per month for each eligible member who has enrolled one or more dependents under the health plans. Such contribution shall be made directly to the Health Insurance Reserve Fund. Those employees described in subsection (b) of Section 9 of this Act shall be allowed to continue in the health plan by making personal payments with the premiums to be deposited in the Health Insurance Reserve Fund.
- (d) The Health Insurance Reserve Fund shall be a continuing fund not subject to fiscal year limitations. All expenditures from that fund shall be at the direction of the Director and shall be only for the purpose of:
 - (1) the payment of administrative expenses incurred by the Department for the program of health benefits or other employee benefit programs, including but not limited to the costs of audits or actuarial consultations, professional and contractual services, electronic data processing systems and services, and expenses in connection with the development and administration of such programs;
 - (2) the payment of administrative expenses incurred by the Administrative Service Organization;
 - (3) the payment of health benefits;
 - (4) refunds to employees for erroneous payments of their selected dependent coverage;
 - (5) payment of premium for stop-loss or re-insurance;
 - (6) payment of premium to health maintenance organizations pursuant to Section 6.1 of this Act;
 - (7) payment of adoption program benefits; and
- (8) payment of other benefits offered to members and dependents under this Act. (Source: P.A. 94-839, eff. 6-6-06.)

Section 10. The Illinois Insurance Code is amended by adding Section 5.5 as follows: (215 ILCS 5/5.5 new)

Sec. 5.5. Compliance with the Department of Healthcare and Family Services. A company authorized to

do business in this State or accredited by the State to issue policies of health insurance, including but not limited to, self-insured plans, group health plans (as defined in Section 607(1) of the Employee Retirement Income Security Act of 1974), service benefit plans, managed care organizations, pharmacy benefit managers, or other parties that are by statute, contract, or agreement legally responsible for payment of a claim for a health care item or service as a condition of doing business in the State must:

- (1) provide to the Department of Healthcare and Family Services, or any successor agency, upon request information to determine during what period any individual may be, or may have been, covered by a health insurer and the nature of the coverage that is or was provided by the health insurer, including the name, address, and identifying number of the plan;
- (2) accept the State's right of recovery and the assignment to the State of any right of an individual or other entity to payment from the party for an item or service for which payment has been made under the medical programs of the Department of Healthcare and Family Services, or any successor agency, under this Code or the Illinois Public Aid Code;
- (3) respond to any inquiry by the Department of Healthcare and Family Services regarding a claim for payment for any health care item or service that is submitted not later than 3 years after the date of the provision of such health care item or service; and
- (4) agree not to deny a claim submitted by the Department of Healthcare and Family Services solely on the basis of the date of submission of the claim, the type or format of the claim form, or a failure to present proper documentation at the point-of-sale that is the basis of the claim if (i) the claim is submitted by the Department of Healthcare and Family Services within the 3-year period beginning on the date on which the item or service was furnished and (ii) any action by the Department of Healthcare and Family Services to enforce its rights with respect to such claim is commenced within 6 years of its submission of such claim.

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

AMENDMENT NO. 4. Amend Senate Bill 1523, AS AMENDED, immediately below the enacting clause, by inserting the following:

"Section 3. House Bill 938 of the 95th General Assembly is amended, if and only if that bill becomes law, by adding Section 99 as follows:

(H.B. 938, 95th G.A., Sec. 99 new)

Sec. 99. This Act (House Bill 938 of the 95th General Assembly) takes effect on the effective date of this amendatory Act of the 95th General Assembly (Senate Bill 1523 of the 95th General Assembly)."

The foregoing motions prevailed and the amendments were adopted and ordered reproduced.

There being no further amendments, the foregoing Amendments numbered 3 and 4 were adopted and the bill, as amended, was again advanced to the order of Third Reading.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendments numbered 1 and 2 to HOUSE BILL 3490, having been printed, were taken up for consideration.

Representative Harris moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1 and 2.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 2)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1 and 2 to HOUSE BILL 3490.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 1611, having been printed, was taken up for consideration. Representative Ryg moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 3)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 1611.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 2 to HOUSE BILL 1628, having been printed, was taken up for consideration. Representative Mautino moved that the House concur with the Senate in the adoption of Senate Amendment No. 2.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 4)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 2 to HOUSE BILL 1628.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 2 and 3 to HOUSE BILL 1641, having been printed, were taken up for consideration.

Representative Hernandez moved that the House concur with the Senate in the adoption of Senate Amendments numbered 2 and 3.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 5)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 2 and 3 to HOUSE BILL 1641.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1 and 3 to HOUSE BILL 1647, having been printed, were taken up for consideration.

Representative Pihos moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1 and 3.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 6)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1 and 3 to HOUSE BILL 1647.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 1670, having been printed, was taken up for consideration. Representative Pritchard moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 7)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 1670.

Ordered that the Clerk inform the Senate

Senate Amendment No. 1 to HOUSE BILL 1921, having been printed, was taken up for consideration. Representative Moffitt moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 8)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 1921.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1, 3 and 4 to HOUSE BILL 1947, having been printed, were taken up for consideration.

Representative Saviano moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1, 3 and 4.

And on that motion, a vote was taken resulting as follows:

95, Yeas; 7, Nays; 0, Answering Present.

(ROLL CALL 9)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1, 3 and 4 to HOUSE BILL 1947.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 1960, having been printed, was taken up for consideration. Representative Poe moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

And on that motion, a vote was taken resulting as follows:

101, Yeas; 1, Nay; 0, Answering Present.

(ROLL CALL 10)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 1960.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1 and 3 to HOUSE BILL 1969, having been printed, were taken up for consideration.

Representative Brauer moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1 and 3.

And on that motion, a vote was taken resulting as follows:

73, Yeas; 28, Nays; 1, Answering Present.

(ROLL CALL 11)

The motion prevailed and the House concurred with the Senate in the adoption on Senate Amendments numbered 1 and 3 to HOUSE BILL 1969, by a three-fifths vote.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 2 to HOUSE BILL 3393, having been printed, was taken up for consideration.

Representative Chapa LaVia moved that the House concur with the Senate in the adoption of Amendment No. 2.

And on that motion, a vote was taken resulting as follows:

52, Yeas; 48, Nays; 2, Answering Present.

(ROLL CALL 12)

The motion lost.

RESOLUTIONS

Having been reported out of the Committee on Human Services on April 25, 2007, HOUSE RESOLUTION 139 was taken up for consideration.

The following amendment was offered in the Committee on Human Services, adopted and reproduced:

AMENDMENT NO. 1. Amend House Resolution 139 on page 1, line 21, by deleting "and"; and on page 2, by deleting lines 1 through 4; and on page 2, line 8, by replacing "August" with "October".

Representative Eddy moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 13)

The motion prevailed and the Resolution was adopted, as amended.

Having been reported out of the Committee on International Trade & Commerce on April 24, 2007, HOUSE RESOLUTION 156 was taken up for consideration.

Representative William Davis moved the adoption of the resolution.

The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on Elementary & Secondary Education on April 24, 2007, HOUSE RESOLUTION 162 was taken up for consideration.

Representative Kosel moved the adoption of the resolution.

The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on Agriculture & Conservation on April 24, 2007, HOUSE RESOLUTION 163 was taken up for consideration.

Representative Verschoore moved the adoption of the resolution.

The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on State Government Administration on May 16, 2007, HOUSE RESOLUTION 173 was taken up for consideration.

Representative Lang moved the adoption of the resolution.

The motion lost.

Having been reported out of the Committee on State Government Administration on April 24, 2007, HOUSE RESOLUTION 218 was taken up for consideration.

Representative Franks moved the adoption of the resolution.

The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on Environmental Health on April 24, 2007, HOUSE RESOLUTION 226 was taken up for consideration.

Representative Rose moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 14)

The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on Elementary & Secondary Education on February 24, 2007, HOUSE RESOLUTION 228 was taken up for consideration.

Representative Rose moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

102, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 15)

The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on Personnel and Pensions on April 24, 2007, HOUSE RESOLUTION 233 was taken up for consideration.

Representative Richard Bradley moved the adoption of the resolution.

The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on State Government Administration on May 10, 2007, HOUSE RESOLUTION 256 was taken up for consideration.

Representative Flider moved the adoption of the resolution.

The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on State Government Administration on May 10, 2007, HOUSE RESOLUTION 279 was taken up for consideration.

Representative Holbrook moved the adoption of the resolution.

The motion prevailed and the Resolution was adopted.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 520, 521, 522, 524 and 525 were taken up for consideration.

Representative Currie moved the adoption of the agreed resolutions.

The motion prevailed and the agreed resolutions were adopted.

At the hour of 4:24 o'clock p.m., Representative Currie moved that the House do now adjourn until Thursday, June 14, 2007, at 9:00 o'clock a.m., allowing perfunctory time for the Clerk.

The motion prevailed.

And the House stood adjourned.

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL QUORUM ROLL CALL FOR ATTENDANCE

June 13, 2007

0 YEAS	0 NAYS	102 PRESENT	
P Acevedo	P Dugan	P Krause	P Reboletti
P Arroyo	E Dunkin	P Lang	E Reis
P Bassi	E Dunn	P Leitch	P Reitz
E Beaubien	P Durkin	E Lindner	P Riley
P Beiser	P Eddy	P Lyons	P Rita
P Bellock	P Feigenholtz	P Mathias	P Rose
P Berrios	P Flider	P Mautino	P Ryg
P Biggins	P Flowers	P May	P Sacia
P Black	P Ford	P McAuliffe	P Saviano
P Boland	P Fortner	P McCarthy	P Schmitz
P Bost	P Franks	E McGuire	P Schock
P Bradley, John	E Fritchey	P Mendoza	P Scully
P Bradley, Richard	P Froehlich	P Meyer	P Smith
P Brady	P Golar	P Miller	P Sommer
P Brauer	P Gordon	P Mitchell, Bill	P Soto
P Brosnahan	E Graham	E Mitchell, Jerry	P Stephens
P Burke	P Granberg	P Moffitt	E Sullivan
P Chapa LaVia	P Hamos	P Molaro	P Tracy
P Coladipietro	P Hannig	P Mulligan	E Tryon
P Cole	P Harris	P Munson	P Turner
E Collins	E Hassert	P Myers	P Verschoore
E Colvin	P Hernandez	P Nekritz	P Wait
P Coulson	P Hoffman	P Osmond	P Washington
P Crespo	P Holbrook	P Osterman (ADDED)	P Watson
P Cross	P Howard	E Patterson	P Winters
P Cultra	P Jakobsson	P Phelps	P Yarbrough
P Currie	P Jefferies	P Pihos	E Younge
P D'Amico	P Jefferson	P Poe	P Mr. Speaker
P Davis, Monique	P Joyce	P Pritchard	
P Davis, William	P Kosel	P Ramey	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3490 PUB BLDG COM-DESIGN BUILD

MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1, 2 CONCURRED

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Dugan	Y Krause	Y Reboletti
Y Arroyo	E Dunkin	Y Lang	E Reis
Y Bassi	E Dunn	Y Leitch	Y Reitz
E Beaubien	Y Durkin	E Lindner	Y Riley
Y Beiser	Y Eddy	Y Lyons	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
Y Black	Y Ford	Y McAuliffe	Y Saviano
Y Boland	Y Fortner	Y McCarthy	Y Schmitz
Y Bost	Y Franks	E McGuire	Y Schock
Y Bradley, John	E Fritchey	Y Mendoza	Y Scully
Y Bradley, Richard	Y Froehlich	Y Meyer	Y Smith
Y Brady	Y Golar	Y Miller	Y Sommer
Y Brauer	Y Gordon	Y Mitchell, Bill	Y Soto
Y Brosnahan	E Graham	E Mitchell, Jerry	Y Stephens
Y Burke	Y Granberg	Y Moffitt	E Sullivan
Y Chapa LaVia	Y Hamos	Y Molaro	Y Tracy
Y Coladipietro	Y Hannig	Y Mulligan	E Tryon
Y Cole	Y Harris	Y Munson	Y Turner
E Collins	E Hassert	Y Myers	Y Verschoore
E Colvin	Y Hernandez	Y Nekritz	Y Wait
Y Coulson	Y Hoffman	Y Osmond	Y Washington
Y Crespo	Y Holbrook	Y Osterman	Y Watson
Y Cross	Y Howard	E Patterson	Y Winters
Y Cultra	Y Jakobsson	Y Phelps	Y Yarbrough
Y Currie	Y Jefferies	Y Pihos	E Younge
Y D'Amico	Y Jefferson	Y Poe	Y Mr. Speaker
Y Davis, Monique	Y Joyce	Y Pritchard	•
Y Davis, William	Y Kosel	Y Ramey	

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1611 ASSISTD LIVING-LICENSE RENEWAL MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi E Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Cole E Collins	Y Dugan E Dunkin E Dunn Y Durkin Y Eddy Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks E Fritchey Y Froehlich Y Golar Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Harris E Hassert	Y Krause Y Lang Y Leitch E Lindner Y Lyons Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy E McGuire Y Mendoza Y Meyer Y Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers	Y Reboletti E Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens E Sullivan Y Tracy E Tryon Y Turner Y Verschoore Y Wait
Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Coladipietro Y Cole	Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Harris	Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson	Y Soto Y Stephens E Sullivan Y Tracy E Tryon Y Turner
Y D'Amico Y Davis, Monique Y Davis, William	Y Jefferson Y Joyce Y Kosel	Y Poe Y Pritchard Y Ramey	Y Mr. Speaker

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1628 INSURANCE-ALL KIDS HEALTH MOTION TO CONCUR IN SENATE AMENDMENT NO. 2 CONCURRED

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi E Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Coladipietro Y Cole E Collins E Colvin Y Crespo Y Cross	Y Dugan E Dunkin E Dunn Y Durkin Y Eddy Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks E Fritchey Y Froehlich Y Golar Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Harris E Hassert Y Hernandez Y Hoffman Y Holbrook Y Howard	Y Krause Y Lang Y Leitch E Lindner Y Lyons Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy E McGuire Y Mendoza Y Meyer Y Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman E Patterson	Y Reboletti E Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens E Sullivan Y Tracy E Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters Y Yarbrough
Y Cultra Y Currie Y D'Amico Y Davis, Monique Y Davis, William	Y Jakobsson Y Jefferies Y Jefferson Y Joyce Y Kosel	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey	Y Yarbrough E Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1641 CRIME VICTIMS-PARENTS MOTION TO CONCUR IN SENATE AMENDMENTS NO. 2, 3 CONCURRED

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi E Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Coladipietro Y Cole E Collins E Colvin Y Crespo Y Cross	Y Dugan E Dunkin E Dunn Y Durkin Y Eddy Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks E Fritchey Y Froehlich Y Golar Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Harris E Hassert Y Hernandez Y Hoffman Y Holbrook Y Howard	Y Krause Y Lang Y Leitch E Lindner Y Lyons Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy E McGuire Y Mendoza Y Meyer Y Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman E Patterson	Y Reboletti E Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens E Sullivan Y Tracy E Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters Y Yarbrough
Y Cultra Y Currie Y D'Amico Y Davis, Monique Y Davis, William	Y Jakobsson Y Jefferies Y Jefferson Y Joyce Y Kosel	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey	Y Yarbrough E Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1647

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SCH CD-CONFIDENTIALITY-COUNSEL MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1, 3 ${\rm CONCURRED}$

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Dugan	Y Krause	Y Reboletti
Y Arroyo	E Dunkin	Y Lang	E Reis
Y Bassi	E Dunn	Y Leitch	Y Reitz
E Beaubien	Y Durkin	E Lindner	Y Riley
Y Beiser	Y Eddy	Y Lyons	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
Y Black	Y Ford	Y McAuliffe	Y Saviano
Y Boland	Y Fortner	Y McCarthy	Y Schmitz
Y Bost	Y Franks	E McGuire	Y Schock
Y Bradley, John	E Fritchey	Y Mendoza	Y Scully
Y Bradley, Richard	Y Froehlich	Y Meyer	Y Smith
Y Brady	Y Golar	Y Miller	Y Sommer
Y Brauer	Y Gordon	Y Mitchell, Bill	Y Soto
Y Brosnahan	E Graham	E Mitchell, Jerry	Y Stephens
Y Burke	Y Granberg	Y Moffitt	E Sullivan
Y Chapa LaVia	Y Hamos	Y Molaro	Y Tracy
Y Coladipietro	Y Hannig	Y Mulligan	E Tryon
Y Cole	Y Harris	Y Munson	Y Turner
E Collins	E Hassert	Y Myers	Y Verschoore
E Colvin	Y Hernandez	Y Nekritz	Y Wait
Y Coulson	Y Hoffman	Y Osmond	Y Washington
Y Crespo	Y Holbrook	Y Osterman	Y Watson
Y Cross	Y Howard	E Patterson	Y Winters
Y Cultra	Y Jakobsson	Y Phelps	Y Yarbrough
Y Currie	Y Jefferies	Y Pihos	E Younge
Y D'Amico	Y Jefferson	Y Poe	Y Mr. Speaker
Y Davis, Monique	Y Joyce	Y Pritchard	-
Y Davis, William	Y Kosel	Y Ramey	

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1670 MUNI CD-OFFICERS TERMS MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi E Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Cole E Collins E Colvin	Y Dugan E Dunkin E Dunn Y Durkin Y Eddy Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks E Fritchey Y Froehlich Y Golar Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Harris E Hassert Y Hernandez	Y Krause Y Lang Y Leitch E Lindner Y Lyons Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy E McGuire Y Mendoza Y Meyer Y Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Reboletti E Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens E Sullivan Y Tracy E Tryon Y Turner Y Verschoore Y Wait Y Washington
Y Coladipietro Y Cole E Collins	Y Hannig Y Harris E Hassert	Y Mulligan Y Munson Y Myers	E Tryon Y Turner Y Verschoore
E Collins		Y Myers	Y Verschoore
Y D'Amico Y Davis, Monique Y Davis, William	Y Jefferson Y Joyce Y Kosel	Y Poe Y Pritchard Y Ramey	Y Mr. Speaker

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1921

DISPOSABLE LIGHTER SURCHARGE MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Dugan	Y Krause	Y Reboletti
Y Arroyo	E Dunkin	Y Lang	E Reis
Y Bassi	E Dunn	Y Leitch	Y Reitz
E Beaubien	Y Durkin	E Lindner	Y Riley
Y Beiser	Y Eddy	Y Lyons	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
Y Black	Y Ford	Y McAuliffe	Y Saviano
Y Boland	Y Fortner	Y McCarthy	Y Schmitz
Y Bost	Y Franks	E McGuire	Y Schock
Y Bradley, John	E Fritchey	Y Mendoza	Y Scully
Y Bradley, Richard	Y Froehlich	Y Meyer	Y Smith
Y Brady	Y Golar	Y Miller	Y Sommer
Y Brauer	Y Gordon	Y Mitchell, Bill	Y Soto
Y Brosnahan	E Graham	E Mitchell, Jerry	Y Stephens
Y Burke	Y Granberg	Y Moffitt	E Sullivan
Y Chapa LaVia	Y Hamos	Y Molaro	Y Tracy
Y Coladipietro	Y Hannig	Y Mulligan	E Tryon
Y Cole	Y Harris	Y Munson	Y Turner
E Collins	E Hassert	Y Myers	Y Verschoore
E Colvin	Y Hernandez	Y Nekritz	Y Wait
Y Coulson	Y Hoffman	Y Osmond	Y Washington
Y Crespo	Y Holbrook	Y Osterman	Y Watson
Y Cross	Y Howard	E Patterson	Y Winters
Y Cultra	Y Jakobsson	Y Phelps	Y Yarbrough
Y Currie	Y Jefferies	Y Pihos	E Younge
Y D'Amico	Y Jefferson	Y Poe	Y Mr. Speaker
Y Davis, Monique	Y Joyce	Y Pritchard	•
Y Davis, William	Y Kosel	Y Ramey	

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1947 PRO BOXING-MARTIAL ARTS-MISC

PRO BOXING-MARTIAL ARTS-MISC MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1, 3, 4 CONCURRED

June 13, 2007

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1960

PENCD-SERS-PART REFUND-INTERN MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

June 13, 2007

101 YEAS	1 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi E Beaubien Y Beiser Y Bellock Y Berrios Y Biggins N Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Coladipietro Y Cole E Collins E Colvin Y Coulson Y Crespo Y Cross Y Cultra	Y Dugan E Dunkin E Dunn Y Durkin Y Eddy Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks E Fritchey Y Froehlich Y Golar Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Harris E Hassert Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jakobsson	Y Krause Y Lang Y Leitch E Lindner Y Lyons Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy E McGuire Y Mendoza Y Meyer Y Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman E Patterson Y Phelps	Y Reboletti E Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens E Sullivan Y Tracy E Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters Y Yarbrough
Y Currie Y D'Amico Y Davis, Monique Y Davis, William	Y Jefferies Y Jefferson Y Joyce Y Kosel	Y Pihos Y Poe Y Pritchard Y Ramey	E Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1969

SCH CD-BOND AUTHORITY-ROCHESTR MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1, 3 CONCURRED 3/5 VOTE REQUIRED

June 13, 2007

73 YEAS	28 NAYS	1 PRESENT	
Y Acevedo	N Dugan	Y Krause	N Reboletti
Y Arroyo	E Dunkin	Y Lang	E Reis
N Bassi	E Dunn	Y Leitch	Y Reitz
E Beaubien	Y Durkin	E Lindner	Y Riley
N Beiser	Y Eddy	Y Lyons	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	N Flider	Y Mautino	Y Ryg
N Biggins	Y Flowers	Y May	Y Sacia
N Black	N Ford	Y McAuliffe	Y Saviano
Y Boland	Y Fortner	Y McCarthy	Y Schmitz
Y Bost	N Franks	E McGuire	Y Schock
N Bradley, John	E Fritchey	Y Mendoza	Y Scully
Y Bradley, Richard	Y Froehlich	Y Meyer	N Smith
Y Brady	P Golar	Y Miller	N Sommer
Y Brauer	Y Gordon	Y Mitchell, Bill	Y Soto
Y Brosnahan	E Graham	E Mitchell, Jerry	Y Stephens
Y Burke	Y Granberg	Y Moffitt	E Sullivan
N Chapa LaVia	Y Hamos	N Molaro	N Tracy
N Coladipietro	Y Hannig	Y Mulligan	E Tryon
N Cole	Y Harris	N Munson	Y Turner
E Collins	E Hassert	Y Myers	Y Verschoore
E Colvin	N Hernandez	Y Nekritz	Y Wait
N Coulson	Y Hoffman	N Osmond	Y Washington
N Crespo	N Holbrook	Y Osterman	Y Watson
Y Cross	Y Howard	E Patterson	Y Winters
Y Cultra	N Jakobsson	N Phelps	Y Yarbrough
Y Currie	Y Jefferies	Y Pihos	E Younge
Y D'Amico	N Jefferson	Y Poe	Y Mr. Speaker
Y Davis, Monique	Y Joyce	Y Pritchard	•
Y Davis, William	N Kosel	N Ramey	

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3393 COURT FEES-DOMESTIC VIOLENCE

COURT FEES-DOMESTIC VIOLENCE MOTION TO CONCUR IN SENATE AMENDMENT NO. 2 LOST

June 13, 2007

52 YEAS	48 NAYS	2 PRESENT	
Y Acevedo	Y Dugan	Y Krause	N Reboletti
Y Arroyo	E Dunkin	Y Lang	E Reis
N Bassi	E Dunn	N Leitch	Y Reitz
E Beaubien	N Durkin	E Lindner	Y Riley
N Beiser	N Eddy	Y Lyons	Y Rita
N Bellock	Y Feigenholtz	Y Mathias	N Rose
Y Berrios	N Flider	Y Mautino	Y Ryg
N Biggins	Y Flowers	Y May	N Sacia
N Black	Y Ford	N McAuliffe	N Saviano
Y Boland	N Fortner	Y McCarthy	N Schmitz
N Bost	N Franks	E McGuire	N Schock
N Bradley, John	E Fritchey	Y Mendoza	Y Scully
Y Bradley, Richard	N Froehlich	P Meyer	N Smith
N Brady	Y Golar	Y Miller	N Sommer
N Brauer	Y Gordon	N Mitchell, Bill	Y Soto
Y Brosnahan	E Graham	E Mitchell, Jerry	N Stephens
Y Burke	Y Granberg	N Moffitt	E Sullivan
Y Chapa LaVia	Y Hamos	Y Molaro	N Tracy
N Coladipietro	Y Hannig	Y Mulligan	E Tryon
Y Cole	Y Harris	N Munson	P Turner
E Collins	E Hassert	N Myers	N Verschoore
E Colvin	Y Hernandez	Y Nekritz	N Wait
Y Coulson	Y Hoffman	N Osmond	Y Washington
N Crespo	N Holbrook	Y Osterman	N Watson
N Cross	Y Howard	E Patterson	N Winters
N Cultra	Y Jakobsson	N Phelps	Y Yarbrough
Y Currie	Y Jefferies	N Pihos	E Younge
Y D'Amico	N Jefferson	N Poe	Y Mr. Speaker
Y Davis, Monique	Y Joyce	N Pritchard	ī
Y Davis, William	N Kosel	N Ramey	

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 139 METH AWARENESS ADOPTED

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Dugan	Y Krause	Y Reboletti
Y Arroyo	E Dunkin	Y Lang	E Reis
Y Bassi	E Dunn	Y Leitch	Y Reitz
E Beaubien	Y Durkin	E Lindner	Y Riley
Y Beiser	Y Eddy	Y Lyons	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
Y Black	Y Ford	Y McAuliffe	Y Saviano
Y Boland	Y Fortner	Y McCarthy	Y Schmitz
Y Bost	Y Franks	E McGuire	Y Schock
Y Bradley, John	E Fritchey	Y Mendoza	Y Scully
Y Bradley, Richard	Y Froehlich	Y Meyer	Y Smith
Y Brady	Y Golar	Y Miller	Y Sommer
Y Brauer	Y Gordon	Y Mitchell, Bill	Y Soto
Y Brosnahan	E Graham	E Mitchell, Jerry	Y Stephens
Y Burke	Y Granberg	Y Moffitt	E Sullivan
Y Chapa LaVia	Y Hamos	Y Molaro	Y Tracy
Y Coladipietro	Y Hannig	Y Mulligan	E Tryon
Y Cole	Y Harris	Y Munson	Y Turner
E Collins	E Hassert	Y Myers	Y Verschoore
E Colvin	Y Hernandez	Y Nekritz	Y Wait
Y Coulson	Y Hoffman	Y Osmond	Y Washington
Y Crespo	Y Holbrook	Y Osterman	Y Watson
Y Cross	Y Howard	E Patterson	Y Winters
Y Cultra	Y Jakobsson	Y Phelps	Y Yarbrough
Y Currie	Y Jefferies	Y Pihos	E Younge
Y D'Amico	Y Jefferson	Y Poe	Y Mr. Speaker
Y Davis, Monique	Y Joyce	Y Pritchard	
Y Davis, William	Y Kosel	Y Ramey	

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 226 ABOVEGROUND TANK TASK FORCE ADOPTED

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Dugan	Y Krause	Y Reboletti
Y Arroyo	E Dunkin	Y Lang	E Reis
Y Bassi	E Dunn	Y Leitch	Y Reitz
E Beaubien	Y Durkin	E Lindner	Y Riley
Y Beiser	Y Eddy	Y Lyons	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
Y Black	Y Ford	Y McAuliffe	Y Saviano
Y Boland	Y Fortner	Y McCarthy	Y Schmitz
Y Bost	Y Franks	E McGuire	Y Schock
Y Bradley, John	E Fritchey	Y Mendoza	Y Scully
Y Bradley, Richard	Y Froehlich	Y Meyer	Y Smith
Y Brady	Y Golar	Y Miller	Y Sommer
Y Brauer	Y Gordon	Y Mitchell, Bill	Y Soto
Y Brosnahan	E Graham	E Mitchell, Jerry	Y Stephens
Y Burke	Y Granberg	Y Moffitt	E Sullivan
Y Chapa LaVia	Y Hamos	Y Molaro	Y Tracy
Y Coladipietro	Y Hannig	Y Mulligan	E Tryon
Y Cole	Y Harris	Y Munson	Y Turner
E Collins	E Hassert	Y Myers	Y Verschoore
E Colvin	Y Hernandez	Y Nekritz	Y Wait
Y Coulson	Y Hoffman	Y Osmond	Y Washington
Y Crespo	Y Holbrook	Y Osterman	Y Watson
Y Cross	Y Howard	E Patterson	Y Winters
Y Cultra	Y Jakobsson	Y Phelps	Y Yarbrough
Y Currie	Y Jefferies	Y Pihos	E Younge
Y D'Amico	Y Jefferson	Y Poe	Y Mr. Speaker
Y Davis, Monique	Y Joyce	Y Pritchard	-
Y Davis, William	Y Kosel	Y Ramey	

STATE OF ILLINOIS NINETY-FIFTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 228 SHAKEN BABY SYNDROME ADOPTED

June 13, 2007

102 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Dugan	Y Krause	Y Reboletti
Y Arroyo	E Dunkin	Y Lang	E Reis
Y Bassi	E Dunn	Y Leitch	Y Reitz
E Beaubien	Y Durkin	E Lindner	Y Riley
Y Beiser	Y Eddy	Y Lyons	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
Y Black	Y Ford	Y McAuliffe	Y Saviano
Y Boland	Y Fortner	Y McCarthy	Y Schmitz
Y Bost	Y Franks	E McGuire	Y Schock
Y Bradley, John	E Fritchey	Y Mendoza	Y Scully
Y Bradley, Richard	Y Froehlich	Y Meyer	Y Smith
Y Brady	Y Golar	Y Miller	Y Sommer
Y Brauer	Y Gordon	Y Mitchell, Bill	Y Soto
Y Brosnahan	E Graham	E Mitchell, Jerry	Y Stephens
Y Burke	Y Granberg	Y Moffitt	E Sullivan
Y Chapa LaVia	Y Hamos	Y Molaro	Y Tracy
Y Coladipietro	Y Hannig	Y Mulligan	E Tryon
Y Cole	Y Harris	Y Munson	Y Turner
E Collins	E Hassert	Y Myers	Y Verschoore
E Colvin	Y Hernandez	Y Nekritz	Y Wait
Y Coulson	Y Hoffman	Y Osmond	Y Washington
Y Crespo	Y Holbrook	Y Osterman	Y Watson
Y Cross	Y Howard	E Patterson	Y Winters
Y Cultra	Y Jakobsson	Y Phelps	Y Yarbrough
Y Currie	Y Jefferies	Y Pihos	E Younge
Y D'Amico	Y Jefferson	Y Poe	Y Mr. Speaker
Y Davis, Monique	Y Joyce	Y Pritchard	•
Y Davis, William	Y Kosel	Y Ramey	

73RD LEGISLATIVE DAY

Perfunctory Session

WEDNESDAY, JUNE 13, 2007

At the hour of 6:10 o'clock p.m., the House convened perfunctory session.

HOUSE BILLS ON SECOND READING

Having been reproduced, the following bills were taken up, read by title a second time and held on the order of Second Reading: HOUSE BILLS 3860, 3866, 3920, 3930 and 3945.

SENATE BILLS ON SECOND READING

Having been reproduced, the following bills were taken up, read by title a second time and held on the order of Second Reading: SENATE BILLS 581, 783, 1023 and 1042.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Soto replaced Representative Dugan in the Committee on State Government Administration on June 13, 2007.

Representative Ford replaced Representative Collins in the Committee on State Government Administration on June 13, 2007.

Representative William Davis replaced Representative John Bradley in the Committee on State Government Administration on June 13, 2007.

Representative Howard replaced Representative Gordon in the Committee on State Government Administration on June 13, 2007.

Representative Harris replaced Representative Franks in the Committee on State Government Administration on June 13, 2007.

Representative Riley replaced Representative Molaro in the Committee on Appropriations-Public Safety on June 13, 2007.

Representative McCarthy replaced Representative Colvin in the Committee on Appropriations-Public Safety on June 13, 2007.

Representative Flowers replaced Representative Dunkin in the Committee on Appropriations-Public Safety on June 13, 2007.

Representative Gordon replaced Representative Graham in the Committee on Appropriations-Public Safety on June 13, 2007.

Representative Beiser replaced Representative Patterson in the Committee on Appropriations-Public Safety on June 13, 2007.

Representative Dugan replaced Representative Graham in the Committee on Appropriations-Human Services on June 13, 2007.

Representative Mendoza replaced Representative Patterson in the Committee on Appropriations-Human Services on June 13, 2007.

Representative Golar replaced Representative Collins in the Committee on Human Services on June 13, 2007.

Representative Mautino replaced Representative Younge in the Committee on Approp-Elementary & Secondary Education on June 13, 2007.

Representative Rita replaced Representative Howard in the Committee on Approp-Elementary & Secondary Education on June 13, 2007.

Representative Hannig replaced Representative Golar in the Committee on Approp-Elementary & Secondary Education on June 13, 2007.

Representative Rita replaced Representative Collins in the Committee on Appropriations-General Services on June 13, 2007.

Representative Washington replaced Representative Younge in the Committee on Gaming on June 13, 2007.

Representative Lyons replaced Representative Fritchey in the Committee on Gaming on June 13, 2007.

Representative Berrios replaced Representative Dunkin in the Committee on Gaming on June 13, 2007.

Representative Munson replaced Representative Lindner in the Committee on Judiciary II - Criminal Law on June 13, 2007.

Representative Turner replaced Representative Howard in the Committee on Judiciary II - Criminal Law on June 13, 2007.

Representative Jakobsson replaced Representative Collins in the Committee on Judiciary II - Criminal Law on June 13, 2007.

Representative Reitz replaced Representative Fritchey in the Committee on Transportation & Motor Vehicles on June 13, 2007.

Representative Lyons replaced Representative Scully in the Committee on Appropriations – Higher Education on June 13, 2007.

REPORTS FROM STANDING COMMITTEES

Representative Monique Davis, Chairperson, from the Committee on Appropriations-General Services to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 3866.

The committee roll call vote on Senate Bill 3866 is as follows:

4, Yeas; 2, Nays; 0, Answering Present.

Y Davis, Monique(D), Chairperson Y Hannig(D), Vice-Chairperson

N Biggins(R), Republican Spokesperson A Brauer(R)
Y Rita(D) (replacing Collins) N Cultra(R)

Y Riley(D)

Representative Hoffman, Chairperson, from the Committee on Transportation and Motor Vehicles to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 2 to HOUSE BILL 841.

The committee roll call vote on Motion to Concur with Senate Amendment No. 2 to House Bill 841 is as follows:

11, Yeas; 0, Nays; 0, Answering Present.

Y Hoffman(D), Chairperson Y Miller(D), Vice-Chairperson A Wait(R), Republican Spokesperson Y Beiser(D) Y Black(R) A Brauer(R) A D'Amico(D) Y Brosnahan(D) A Reitz(D) (replacing Fritchey) A Graham(D) Y Joyce(D) Y Kosel(R) A Lyons(D) Y McAuliffe(R) A Molaro(D) Y Ramev(R) Y Reboletti(R) Y Tracy(R)

Representative McCarthy, Chairperson, from the Committee on Higher Education to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the resolution be reported "recommends be adopted as amended" and be placed on the House Calendar: HOUSE JOINT RESOLUTION 69.

The committee roll call vote on House Joint Resolution 69 is as follows:

13, Yeas; 0, Nays; 0, Answering Present.

Y McCarthy(D), Chairperson
Y Bost(R), Republican Spokesperson
Y Black(R)
Y Brady(R)
Y Prichard(D)
Y Flowers(D)
Y Myers(R)
Y Myers(R)
Y Pritchard(R)
Y Tracy(R)

Representative Soto, Chairperson, from the Committee on Approp-Elementary & Secondary Education to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 3860.

The committee roll call vote on House Bill 3860 is as follows:

12, Yeas; 8, Nays; 0, Answering Present.

Y Soto(D), Chairperson Y Davis, William(D), Vice-Chairperson N Bassi(R), Republican Spokesperson Y Acevedo(D) Y Arroyo(D) N Cole(R) N Coulson(R) N Eddy(R)Y Ford(D) N Fortner(R) Y Golar(D) Y Hernandez(D) Y Rita(D) (replacing Howard) Y Jakobsson(D) A Mitchell, Jerry(R) N Pihos(R) Y Ryg(D) N Schock(R)

N Schmitz(R) Y Smith(D)

Y Mautino(D) (replacing Younge)

Representative Burke, Chairperson, from the Committee on Executive to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 1042.

The committee roll call vote on Senate Bill 1042 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

Y Burke(D), Chairperson Y Lyons(D), Vice-Chairperson

Y Brady(R), Republican Spokesperson Y Acevedo(D)
Y Berrios(D) A Biggins(R)
Y Bradley, Richard(D) A Hassert(R)
A Meyer(R) A Molaro(D)
Y Rita(D) Y Saviano(R)

A Turner(D)

Representative Jakobsson, Chairperson, from the Committee on Human Services to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 581.

The committee roll call vote on Senate Bill 581 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

Y Jakobsson(D), Chairperson Y Howard(D), Vice-Chairperson

Y Bellock(R), Republican Spokesperson Y Cole(R)
Y Golar(D) (replacing Collins) Y Coulson(R)
Y Flowers(D) A Froehlich(R)

Y Riley(D)

Representative Feigenholtz, Chairperson, from the Committee on Appropriations-Human Services to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Standard Debate: HOUSE BILL 3930.

The committee roll call vote on House Bill 3930 is as follows:

7, Yeas; 5, Nays; 0, Answering Present.

Y Feigenholtz(D), Chairperson Y Osterman(D), Vice-Chairperson

N Mulligan(R), Republican Spokesperson N Bellock(R)

N Coulson(R) Y Dugan(D) (replacing Graham)

N Leitch(R) N Munson(R)
Y Mendoza(D) (replacing Patterson) Y Riley(D)
A Schock(R) Y Verschoore(D)

Y Washington(D)

Representative Miller, Chairperson, from the Committee on Appropriations-Higher Education to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 3920.

The committee roll call vote on House Bill 3920 is as follows:

8, Yeas; 5, Nays; 0, Answering Present.

Y Miller(D), Chairperson Y Joyce(D), Vice-Chairperson

N Myers(R), Republican Spokesperson A Brady(R)

N Brauer(R)Y Davis, Monique(D)Y Davis, William(D)Y Jakobsson(D)Y Nekritz(D)N Poe(R)N Pritchard(R)N Rose(R)Y Lyons(D) (replacing Scully)Y Soto(D)

Representative Gordon, Chairperson, from the Committee on Judiciary II - Criminal Law to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 1023.

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendments numbered 2 and 3 to HOUSE BILL 1979.

The committee roll call vote on Senate Bill 1023 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

A Molaro(D), Chairperson Y Jakobsson(D) (replacing Collins)

A Lindner(R), Republican Spokesperson Y Chapa LaVia(D)

A Durkin(R) Y Golar(D)

Y Gordon(D) Y Turner(D) (replacing Howard)

Y Jefferies(D)
A Reis(R)
Y Reboletti(R)
A Sacia(R)

Y Wait(R)

The committee roll call vote on Motion to Concur with Senate Amendments numbered 2 and 3 to House Bill 1979 is as follows:

7, Yeas; 0, Nays; 0, Answering Present.

A Molaro(D), Chairperson Y Collins(D), Vice-Chairperson

A Lindner(R), Republican Spokesperson Y Chapa LaVia(D)
A Durkin(R) Y Golar(D)
Y Gordon(D) A Howard(D)
Y Jefferies(D) Y Reboletti(R)

A Reis(R) Y Wait(R)

Representative Saviano, Chairperson, from the Committee on Registration and Regulation to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

A Sacia(R)

That the Floor Amendment be reported "recommends be adopted":

Amendments numbered 1, 2 and 3 to SENATE BILL 360.

The committee roll call vote on Amendments numbered 1, 2 and 3 to Senate Bill 360 is as follows:

13, Yeas; 0, Nays; 0, Answering Present.

Y Saviano(R), Chairperson A Fritchey(D), Vice-Chairperson

Y Coulson(R), Republican Spokesperson A Acevedo(D)
Y Beiser(D) A Bost(R)
A Bradley, Richard(D) Y Brauer(R)
A Burke(D) Y Coladipietro(R)

 Y Holbrook(D)
 Y Jefferies(D)

 A Joyce(D)
 Y Kosel(R)

 A McAuliffe(R)
 A Mendoza(D)

 Y Meyer(R)
 A Miller(D)

 Y Mulligan(R)
 Y Phelps(D)

 Y Pihos(R)
 Y Reitz(D)

 A Sullivan(R)

Representative Yarbrough, Chairperson, from the Committee on Appropriations-Public Safety to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 3945.

The committee roll call vote on House Bill 3945 is as follows:

11, Yeas; 5, Nays; 0, Answering Present.

Y Yarbrough(D), Chairperson Y Washington(D), Vice-Chairperson N Schmitz(R), Republican Spokesperson A Beaubien(R) Y McCarthy(D) (replacing Colvin) Y Flowers(D) (replacing Dunkin) Y Gordon(D) (replacing Graham) Y Harris(D) Y Jefferies(D) Y Mautino(D) A McAuliffe(R) Y Riley(D) (replacing Molaro) Y Beiser(D) (replacing Patterson) N Osmond(R) A Sacia(R) N Saviano(R) Y Soto(D) N Stephens(R) A Sullivan(R) N Wait(R)

Representative Monique Davis, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on June 13, 2007, reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 783.

That the Motion be reported "recommends be adopted" and placed on the House Calendar:

Motion to concur with Senate Amendments numbered 1 and 2 to HOUSE BILL 3627.

The committee roll call vote on Motion to Concur with Senate Amendment No. 1 to House Bill 3627 is as follows:

6, Yeas; 4, Nays; 0, Answering Present.

Y Harris(D) (replacing Franks)

N Froehlich(R), Republican Spokesperson

Y Ford(D) (replacing Collins)

Y Howard(D) (replacing Gordon)

N Myers(R)

N Ramey(R)

Y Soto(D) (replacing Dugan)

Y Davis, W(D) (replacing Bradley, J)

A Krause(R)

N Pritchard(R)

The committee roll call vote on Motion to Concur with Senate Amendment No. 2 to House Bill 3627 is as follows:

6, Yeas; 3, Nays; 0, Answering Present.

Y Harris(D) (replacing Franks)
A Froehlich(R), Republican Spokesperson
Y Ford(D) (replacing Collins)
Y Howard(D) (replacing Gordon)
N Myers(R)
N Ramey(R)
Y Soto(D) (replacing Dugan)
Y Davis, W(D) (replacing Bradley,J)
Y Davis, Monique(D)
A Krause(R)
N Pritchard(R)

The committee roll call vote on Senate Bill 783 is as follows: 10, Yeas; 0, Nays; 0, Answering Present.

Y Harris(D) (replacing Franks)

Y Froehlich(R), Republican Spokesperson

Y Ford(D) (replacing Collins)

Y Howard(D) (replacing Gordon)

Y Myers(R)

Y Ramey(R)

Y Soto(D) (replacing Dugan)

Y Davis, W(D) (replacing Bradley, J)

Y Davis, Monique(D)

A Krause(R)

Y Pritchard(R)

At the hour of 6:13 o'clock p.m., the House Perfunctory Session adjourned.