

Rep. Naomi D. Jakobsson

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	09800HB3092ham001 LRB098 08573 HLH 44546 a
1	AMENDMENT TO HOUSE BILL 3092
2	AMENDMENT NO Amend House Bill 3092 immediately
3	below the enacting clause, by inserting the following:
4	"Section 3. The Personnel Code is amended by adding Section
5	21 as follows:
6	(20 ILCS 415/21 new)
7	Sec. 21. Extra Help appointments.
8	(a) An Extra Help appointment may be made by the Department
9	of Corrections to any a Corrections Nurse I or a Corrections
10	Nurse II position which the Department of Corrections attests
11	to be casual or emergent in nature, and which meets the
12	following conditions:
13	(1) the amount of time for which the services are
14	needed is not usually predictable;
15	(2) payment for work performed is usually made on an
16	hourly basis; and

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1	(3) the work cannot readily be assigned either on a
2	straight time or on an overtime basis to a status employee.
3	(b) Persons seeking an Extra Help appointment shall meet
4	the same qualifications as required for in status employment as
5	a Corrections Nurse I or a Corrections Nurse II.
6	(c) The Department of Corrections shall fill an Extra Help
7	position by appointing persons listed in the registry created
8	under Section 3-2-2.3 of the Unified Code of Corrections.
9	(d) Acceptance or refusal to accept an Extra Help
10	appointment by a candidate shall in no way affect the
11	candidate's position on the registry created under Section
12	3-2-2.3 of the Unified Code of Corrections.
13	(e) An Extra Help position may be utilized for a maximum of
14	900 hours of actual work in any consecutive 12 calendar months.
15	The Department of Corrections shall review the status of the
16	position at least every three calendar months. If at any time
17	it is found that the position has become an appointment which
18	is other than Extra Help, the Department of Corrections shall
19	terminate the Extra Help appointment. If an Extra Help position
20	has accrued 900 consecutive hours, the position shall not be
21	reestablished until 6 months time has elapsed from the date of
22	the termination of the position.
23	(f) Upon working 900 hours, an Extra Help employee cannot

resume employment in any Extra Help appointment within the

Department of Corrections until 30 calendar days have elapsed.

(g) The Department of Corrections shall quarterly review

- 1 its use of Extra Help appointments to ensure compliance with
- 2 these rules.
- (h) Compensation of Extra Help employees shall be within 3
- 4 the limits established for comparable service by in status
- 5 employment as a Corrections Nurse I or Corrections Nurse II.".