HB3490 Engrossed

1 AN ACT concerning health.

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

4 Section 5. The Illinois Food, Drug and Cosmetic Act is 5 amended by adding Section 21.5 as follows:

(410 ILCS 620/21.5 new) 6 7 Sec. 21.5. Default beverage for children's meals. 8 (a) In this Section: 9 "Children's meal" means a combination of food items sold for a single price intended for consumption by children. 10 "Default beverage" means a beverage automatically included 11 as part of a children's meal absent a specific request by the 12 purchaser of the children's meal for an alternative beverage. 13 14 "Restaurant" has the same meaning provided in Section 21.4 of this Act. 15 (b) Notwithstanding any other provision of law, a 16 restaurant shall, by default, include one of the following 17 default beverages with a children's meal sold by the 18 19 restaurant: (1) water with no added natural or artificial 20 21 sweeteners; 22 sparkling water with no added natural or (2) artificial sweeteners; 23

1	(3) flavored water with no added natural or artificial				
2	sweeteners;				
3	(4) nonfat or 1% milk with no added natural or				
4	artificial sweeteners;				
5	(5) nondairy milk alternatives:				
6	(A) with no added natural or artificial				
7	sweeteners;				
8	(B) containing no more than 130 calories per				
9	container or serving as offered for sale; and				
10	(C) meeting the standards for the National School				
11	Lunch Program as set forth in 7 CFR 210.10; or				
12	(6) 100% fruit or vegetable juice or juice combined				
13	with water or carbonated water, with no added sweeteners,				
14	in a serving size of no more than 8 ounces.				
15	(c) A restaurant may include a beverage with a children's				
16	meal that is not listed under subsection (b) upon request.				
17	(d) A beverage listed or displayed on a restaurant menu or				
18	advertisement for a children's meal shall be one of the				
19	default beverages listed in subsection (b).				
20	(e) During any inspection of a restaurant by a health				
21	officer or health inspector of a local health department, the				
22	health officer or health inspector shall inspect the				
23	restaurant to determine whether it complies with this Section.				
24	(f) A restaurant that violates this Section is subject to:				
25	(1) a warning for a first offense;				
26	(2) a civil penalty of \$25 for a second offense; and				

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1	<u>(</u> 3) a civil penalty	of \$100 f	for a third or subsequent
2	offense.		
3	<u>A local public health</u>	director,	or his or her designee,
4	may charge and collect	the civil	penalties under this
5	subsection.		
6	(q) The Department of P	ublic Heal	th may adopt any rules it
7	deems necessary for the in	mplementat	ion, administration, and
8	enforcement of this Section	<u>.</u>	