$| \underbrace{\texttt{H}}_{\texttt{L}} \underbrace{\texttt{H}}_{\texttt{R}} \underbrace{\texttt{H}}_{\texttt{H}} \underbrace{\texttt{H}} \underbrace{\texttt{H}} \underbrace{\texttt{H}}_{\texttt{H}} \underbrace{\texttt{H}} \underbrace{\texttt{H}}$

Developmental Disabilities and Mental Illness Committee

Filed: 03/04/04

09300HB4092ham001 LRB093 15243 MKM 48409 a
AMENDMENT TO HOUSE BILL 4092
AMENDMENT NO Amend House Bill 4092 by replacing
everything after the enacting clause with the following:
"Section 5. The Mental Health and Developmental
Disabilities Administrative Act is amended by adding Section
4.4 as follows:
(20 ILCS 1705/4.4 new)
Sec. 4.4. Mental health facility data collection.
(a) In order to determine the nature, magnitude, and
consequences to persons with mental illness of the closure and
downsizing of State-operated mental health facilities and the
reduction of resources provided to mental health facilities,
the Department shall collect and publish data as set forth in
this Section. This data shall be used to inform future
decisions regarding the public and private mental health
facilities.
(b) The Department shall collect, from all inpatient mental
health facilities, statistics concerning the provision of
mental health services and shall publish those statistics at
least once per year. The statistics collected by the Department
shall include the following data:
(1) Admissions or discharges, and average daily census
data and legal basis for admission.
(2) Average length of stay for persons discharged by

1	facility, discharge diagnosis, and legal basis for
2	admission.
3	(3) Commitment petitions filed by facility, county of
4	residence, and outcome.
5	(4) Petitions for involuntary treatment under Section
6	2-107.1 of the Mental Health and Developmental
7	Disabilities Code and outcome.
8	(5) Data collected under Section 2-110.1 of the Mental
9	Health and Developmental Disabilities Code.
10	(6) Number of persons on conditional release from any
11	State-operated facility pursuant to Section 5-2-4 of the
12	Unified Code of Corrections.
13	(7) Denials of admission to State-operated facilities
14	pursuant to Section 3-405 of the Mental Health and
15	Developmental Disabilities Code.
16	(8) From State-operated facilities, admission by
17	number of prior admissions and facility of current
18	admission.
19	(9) Type of placement for discharged persons by
20	category of facilities, such as: jails, prisons, nursing
21	homes, shelters, community-integrated living arrangements,
22	family or relatives, supported or assisted housing,
23	State-operated facilities, residential facilities, or
24	independent living.
25	(c) Each mental health facility must provide the
26	Department, at least quarterly, with the information specified
27	in this Section and any information required by any rule
28	promulgated pursuant to this Section. No information shall be
29	provided under this Section except as permitted under the
30	Mental Health and Developmental Disabilities Code and other
31	State and federal laws governing the confidentiality of mental
32	health records, substance abuse records, and other medical
33	records.
34	(d) The Department may collect and disseminate this

09300HB4092ham001

1 information electronically, provided that the Department 2 provides to mental health facilities technical assistance in 3 the collection of this data.

(e) The Department shall consult with other State 4 departments and agencies, including, but not limited to, the 5 Department of Public Health and the Department of Public Aid, 6 7 to determine to what extent any of the data included in this Section is already being collected by these departments and 8 agencies. The Department shall not require any facility to 9 provide data under this Section directly to the Department if 10 the data is already being provided to another State department 11 or agency. Any data included in this Section that any other 12 State department or agency is collecting shall be provided to 13 the Department for the purposes set forth in this Section. The 14 Department may use information collected pursuant to 15 subsection (b) of Section 12 of the Mental Health and 16 Developmental Disabilities Confidentiality Act for the 17 purposes of this Section. The Department may form a work group 18 of the Department of Public Health, the Department of Public 19 Aid, and representatives of mental health facilities for the 20 21 purpose of ensuring coordination and cooperation.

22 Section 99. Effective date. This Act takes effect July 1, 23 2005.".