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AN ACT in relation to public health.

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

Section 5. The Illinois Public Aid Code is amended by
changing Section 11-8 as follows:

6 (305 ILCS 5/11-8) (from Ch. 23, par. 11-8)

Sec. 11-8. Appeals - to whom taken. 7 Applicants or 8 recipients of aid may, at any time within 60 days after the decision of the County Department or local governmental unit, 9 as the case may be, appeal a decision denying or terminating 10 aid, or granting aid in an amount which is deemed inadequate, 11 12 or changing, cancelling, revoking or suspending grants as 13 provided in Section 11-16, or determining to make а protective payment under the provisions of Sections 3-5a or 14 15 4-9, or a decision by an administrative review board to 16 impose administrative safeguards as provided in Section 8A-8. An appeal shall also lie when an application is not acted 17 18 upon within the time period after filing of the application as provided by rule of the Illinois Department. 19

20 If an appeal is not made, the action of the County 21 Department or local governmental unit shall be final.

Appeals by applicants or recipients under Articles III,
IV, or V shall be taken to the Illinois Department.

Appeals by applicants or recipients under Article VI shall be taken as follows:

(1) In counties under township organization (except
such counties in which the governing authority is a Board
of Commissioners) appeals shall be to a Public Aid
Committee consisting of the Chairman of the County Board,
and 4 members who are township supervisors of general
assistance, appointed by the Chairman, with the advice

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and consent of the county board.

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(2) In counties in excess of 3,000,000 population 2 and under township organization in which the governing 3 4 authority is a Board of Commissioners, appeals of persons from government units outside the corporate limits of a 5 city, village or incorporated town of more than 500,000 6 7 population, and of persons from incorporated towns which have superseded civil townships in respect to aid under 8 9 Article VI, shall be to the Cook County Townships Public Aid Committee consisting of 2 township supervisors and 3 10 11 persons knowledgeable in the area of General Assistance and the regulations of the Illinois Department pertaining 12 thereto and who are not officers, agents or employees of 13 any township, except that township supervisors may serve 14 15 as members of the Cook County Township Public Aid and 16 Committee. The 5 member committee shall be appointed by the township supervisors. The first appointments shall be 17 made with one person serving a one year term, 18 2 persons serving a 2 year term, and 2 persons serving a 3 year 19 term. Committee members shall thereafter serve 3 year 20 21 terms. In any appeal involving a local governmental unit whose supervisor of general assistance is a member of the 22 23 Committee, such supervisor shall not act as a member of the Committee for the purposes of such appeal, and the 24 25 Committee shall select another township supervisor to serve as an alternate member for that appeal. The 26 township whose action, inaction, or decision is being 27 appealed shall bear the expenses related to the appeal as 28 29 determined by the Cook County Townships Public Aid 30 Committee. A township supervisor's compensation for general assistance or township related duties shall not 31 be considered an expense related to the appeal except for 32 expenses related to service on the Committee. 33

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(3) In counties described in paragraph (2) appeals

1 of persons from a city, village or incorporated town of 2 more than 500,000 population shall be to the Illinois 3 Department.

4 (4) In counties not under township organization,
5 appeals shall be to the County Board of Commissioners
6 which shall for this purpose be the Public Aid Committee
7 of the County.

In counties designated in paragraph (1) the Chairman or 8 9 President of the County Board shall appoint, with the advice and consent of the county board, one or more alternate 10 11 members of the Public Aid Committee. All regular and alternate members shall be Supervisors of General Assistance. 12 In any appeal involving a local governmental unit whose 13 Supervisor of General Assistance is a member of 14 the 15 Committee, he shall be replaced for that appeal by an 16 alternate member designated by the Chairman or President of the County Board, with the advice and consent of the county 17 board. In these counties not more than 3 of the 5 regular 18 19 appointees shall be members of the same political party unless the political composition of the Supervisors of the 20 General Assistance precludes such a limitation. 21 In these counties at least one member of the Public Aid Committee 22 23 shall be a person knowledgeable in the area of general assistance and the regulations of the Illinois Department 24 25 pertaining thereto. If no member of the Committee possesses such knowledge, the Illinois Department shall designate an 26 employee of the Illinois Department having such knowledge to 27 be present at the Committee hearings to advise the Committee. 28

In every county the County Board shall provide facilities for the conduct of hearings on appeals under Article VI. All expenses incident to such hearings shall be borne by the county except that in counties under township organization in which the governing authority is a Board of Commissioners (1) the salary and other expenses of the Commissioner of Appeals

1 shall be paid from General Assistance funds available for 2 administrative purposes, and (2) all expenses incident to such hearings shall be borne by the township and the per diem 3 4 and traveling expenses of the township supervisors serving on 5 the Public Aid Committee shall be fixed and paid by their б respective townships. In all other counties the members of the Public Aid Committee shall receive the compensation and 7 expenses provided by law for attendance at meetings of the 8 9 County Board.

10 In appeals under Article VI involving a governmental unit 11 receiving State funds, the Public Aid Committee and the 12 Commissioner of Appeals shall be bound by the rules and 13 regulations of the Illinois Department which are relevant to 14 the issues on appeal, and shall file such reports concerning 15 appeals as the Illinois Department requests.

16 An appeal shall be without cost to the appellant and shall be made, at the option of the appellant, either upon 17 forms provided and prescribed by the Illinois Department or, 18 19 for appeals to a Public Aid Committee, upon forms prescribed by the County Board; or an appeal may be made by calling a 20 21 toll-free number provided for that purpose by the Illinois 22 Department and providing the necessary information. The 23 Illinois Department may assist County Boards or а Commissioner of Appeals in the preparation of appeal 24 forms, 25 or upon request of a County Board or Commissioner of Appeals may furnish such forms. County Departments and 26 local governmental units shall render all possible aid to persons 27 desiring to make an appeal. The provisions of 28 Sections 11-8.1 to 11-8.7, inclusive, shall apply to all such appeals. 29 30 (Source: P.A. 92-111, eff. 1-1-02.)

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Section 99. Effective date. This Act takes effect upon

1 becoming law.