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HOUSE RESOLUTION

2 WHEREAS, The vast majority of the employees of Heartland 3 Human Services have been on strike since July 2 because of the 4 employer's refusal to accept the democratic election of a 5 union; and

6 WHEREAS, These employees normally deliver crucial mental 7 health and substance abuse services that are necessary for the 8 health, welfare, safety, and quality of life of Heartland 9 clients and all residents of Effingham County; and

10 WHEREAS, Because of the strike, almost no services are 11 currently being delivered; and

12 WHEREAS, Heartland clients are going without services, 13 traveling long distances to obtain services, and relying on 14 family and friends for temporary help; and

15 WHEREAS, This lack of services is placing an unsustainable 16 burden on Heartland clients and their families, to the point 17 that one client has committed suicide; and

18 WHEREAS, Over 30 behavioral health professionals formerly 19 employed at Heartland attended a public meeting to support the 20 strikers, saying Heartland places financial considerations HR0768 -2- LRB095 13928 JAM 39713 r
before client and community needs and creates a hostile
environment through demeaning and abusive treatment that is not
conducive to quality care; and

WHEREAS, Because of the lack of service delivery due to the strike, the Department of Human Services Division of Alcohol and Substance Abuse has discontinued grant payments to Heartland; and

8 WHEREAS, The money the Division of Alcohol and Substance 9 Abuse has not paid to Heartland may be available to fund 10 increased service delivery by other providers in the area who 11 are attempting to serve the former Heartland clients; and

12 WHEREAS, The Division of Mental Health pays Heartland 13 approximately \$200,000 monthly, even though virtually no 14 services are being delivered; and

15 WHEREAS, The Division of Mental Health has not been able to 16 guarantee other mental health providers who are treating 17 Heartland clients that they will be reimbursed for their 18 expanded service delivery this year; therefore, be it

19 RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE 20 NINETY-FIFTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that 21 State agencies should steward State funding to ensure the HR0768 -3- LRB095 13928 JAM 39713 r 1 maximum amount of services is delivered to the most clients 2 possible; and be it further

RESOLVED, That immediately upon passage of this resolution the House of Representatives urges the Division of Mental Health to discontinue payments to Heartland Human Services until the agency has resolved its dispute with its workers and is once again delivering its full array of services; and be it further

9 RESOLVED, That the Auditor General is directed to conduct a 10 performance audit of the State moneys provided by or through 11 State agencies to Heartland Human Services under contracts or 12 grant agreements in Fiscal Year 2007 and year-to-date 2008; and 13 be it further

14 RESOLVED, That this performance audit include, but not be 15 limited to, the following determinations:

16 (1) the purposes for which State moneys were provided 17 to Heartland Human Services, for each State agency and for 18 each amount transferred;

19 (2) the nature and extent of monitoring by State 20 agencies of how Heartland Human Services used the 21 State-provided moneys;

(3) the actual use of State moneys by Heartland Human
 Services;

1 (4) whether, through а review of available 2 documentation, Heartland Human Services has met or is meeting the purposes for which the State moneys were 3 provided, with specific information concerning Heartland 4 5 Human Services' staffing levels and its compensation of 6 management employees; and

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7 (5) whether Heartland Human Services is in compliance 8 with the applicable laws, regulations, contracts, and 9 grant agreements pertaining to Heartland Human Services' 10 receipt of State moneys; and be it further

11 RESOLVED, That Heartland Human Services and any State or 12 local agency that may have information relevant to this audit 13 cooperate fully and promptly with the Auditor General's office 14 in its audit; and be it further

RESOLVED, That the Auditor General commence this audit as soon as possible and report his findings and recommendations upon completion in accordance with the provisions of Section 3-14 of the Illinois State Auditing Act.