## 99TH GENERAL ASSEMBLY

## State of Illinois

## 2015 and 2016

#### HB5764

by Rep. Jaime M. Andrade, Jr.

## SYNOPSIS AS INTRODUCED:

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. In a provision concerning the Community Care Program, establishes the following rate increases for the purpose of increasing the wages paid by vendors to their employees who provide homemaker services: on July 1, 2016, rates shall be increased to \$19.27, for the purpose of increasing wages by at least \$1.25 per hour; on July 1, 2017, rates shall be increased to \$21.39, for the purpose of increasing wages by at least \$1.25 per hour; on July 1, 2018, rates shall be increased to \$23.52, for the purpose of increasing wages by at least \$1.25 per hour; and on July 1, 2019, rates shall be increased to \$25.22, for the purpose of increasing wages by at least \$1 per hour. Requires the Department to pay an enhanced rate under the Community Care Program to those in-home service provider agencies that offer health insurance coverage as a benefit to their direct service worker employees consistent with the mandates of Public Act 95-713; and that for State fiscal year 2017, the enhanced rate shall be \$1.77 per hour and shall be adjusted using actuarial analysis based on the cost of care. Effective July 1, 2016.

LRB099 19049 KTG 43438 b

FISCAL NOTE ACT MAY APPLY

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AN ACT concerning State government.

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

4 Section 5. The Illinois Act on the Aging is amended by 5 changing Section 4.02 as follows:

6 (20 ILCS 105/4.02) (from Ch. 23, par. 6104.02)

7 Sec. 4.02. Community Care Program. The Department shall 8 establish a program of services to prevent unnecessary 9 institutionalization of persons age 60 and older in need of long term care or who are established as persons who suffer 10 from Alzheimer's disease or a related disorder under the 11 Alzheimer's Disease Assistance Act, thereby enabling them to 12 remain in their own homes or in other living arrangements. Such 13 14 preventive services, which may be coordinated with other programs for the aged and monitored by area agencies on aging 15 16 in cooperation with the Department, may include, but are not limited to, any or all of the following: 17

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- (a) (blank);
- 19 (b) (blank);
- 20 (c) home care aide services;
- 21 (d) personal assistant services;
- 22 (e) adult day services;
- 23 (f) home-delivered meals;

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services.

1	(g) education in self-care;
2	(h) personal care services;
3	(i) adult day health services;
4	(j) habilitation services;
5	(k) respite care;
6	(k-5) community reintegration services;
7	(k-6) flexible senior services;
8	(k-7) medication management;
9	(k-8) emergency home response;
10	(1) other nonmedical social services that may enable
11	the person to become self-supporting; or
12	(m) clearinghouse for information provided by senior
13	citizen home owners who want to rent rooms to or share
14	living space with other senior citizens.
15	The Department shall establish eligibility standards for
16	such services. In determining the amount and nature of services
17	for which a person may qualify, consideration shall not be
18	given to the value of cash, property or other assets held in
19	the name of the person's spouse pursuant to a written agreement

25 Beginning January 1, 2008, the Department shall require as 26 a condition of eligibility that all new financially eligible

dividing marital property into equal but separate shares or

pursuant to a transfer of the person's interest in a home to

his spouse, provided that the spouse's share of the marital

property is not made available to the person seeking such

1 applicants apply for and enroll in medical assistance under 2 Article V of the Illinois Public Aid Code in accordance with 3 rules promulgated by the Department.

The Department shall, in conjunction with the Department of 4 5 Public Aid (now Department of Healthcare and Family Services), seek appropriate amendments under Sections 1915 and 1924 of the 6 7 Social Security Act. The purpose of the amendments shall be to 8 extend eligibility for home and community based services under 9 Sections 1915 and 1924 of the Social Security Act to persons 10 who transfer to or for the benefit of a spouse those amounts of 11 income and resources allowed under Section 1924 of the Social 12 Security Act. Subject to the approval of such amendments, the 13 Department shall extend the provisions of Section 5-4 of the 14 Illinois Public Aid Code to persons who, but for the provision 15 of home or community-based services, would require the level of 16 care provided in an institution, as is provided for in federal 17 law. Those persons no longer found to be eligible for receiving noninstitutional services due to changes in the eligibility 18 19 criteria shall be given 45 days notice prior to actual 20 termination. Those persons receiving notice of termination may 21 contact the Department and request the determination be 22 appealed at any time during the 45 day notice period. The 23 target population identified for the purposes of this Section are persons age 60 and older with an identified service need. 24 25 Priority shall be given to those who are at imminent risk of 26 institutionalization. The services shall be provided to

eligible persons age 60 and older to the extent that the cost 1 2 of the services together with the other personal maintenance 3 expenses of the persons are reasonably related to the standards established for care in a group facility appropriate to the 4 5 person's condition. These non-institutional services, pilot projects or experimental facilities may be provided as part of 6 or in addition to those authorized by federal law or those 7 8 funded and administered by the Department of Human Services. 9 The Departments of Human Services, Healthcare and Family 10 Services, Public Health, Veterans' Affairs, and Commerce and 11 Economic Opportunity and other appropriate agencies of State, 12 federal and local governments shall cooperate with the 13 Department on Aging in the establishment and development of the non-institutional services. The Department shall require an 14 15 annual audit from all personal assistant and home care aide 16 vendors contracting with the Department under this Section. The 17 annual audit shall assure that each audited vendor's procedures in compliance with Department's financial reporting 18 are 19 guidelines requiring an administrative and employee wage and 20 benefits cost split as defined in administrative rules. The audit is a public record under the Freedom of Information Act. 21 22 The Department shall execute, relative to the nursing home 23 prescreening project, written inter-agency agreements with the 24 Department of Human Services and the Department of Healthcare and Family Services, to effect the following: (1) intake 25 26 procedures and common eligibility criteria for those persons

1 who are receiving non-institutional services; and (2) the 2 establishment and development of non-institutional services in 3 areas of the State where they are not currently available or 4 are undeveloped. On and after July 1, 1996, all nursing home 5 prescreenings for individuals 60 years of age or older shall be 6 conducted by the Department.

As part of the Department on Aging's routine training of case managers and case manager supervisors, the Department may include information on family futures planning for persons who are age 60 or older and who are caregivers of their adult children with developmental disabilities. The content of the training shall be at the Department's discretion.

13 The Department is authorized to establish a system of 14 recipient copayment for services provided under this Section, 15 such copayment to be based upon the recipient's ability to pay 16 but in no case to exceed the actual cost of the services 17 provided. Additionally, any portion of a person's income which is equal to or less than the federal poverty standard shall not 18 19 be considered by the Department in determining the copayment. 20 The level of such copayment shall be adjusted whenever 21 necessary to reflect any change in the officially designated 22 federal poverty standard.

The Department, or the Department's authorized representative, may recover the amount of moneys expended for services provided to or in behalf of a person under this Section by a claim against the person's estate or against the

estate of the person's surviving spouse, but no recovery may be 1 2 had until after the death of the surviving spouse, if any, and 3 then only at such time when there is no surviving child who is under age 21 or blind or who has a permanent and total 4 5 disability. This paragraph, however, shall not bar recovery, at the death of the person, of moneys for services provided to the 6 person or in behalf of the person under this Section to which 7 the person was not entitled; provided that such recovery shall 8 9 not be enforced against any real estate while it is occupied as 10 a homestead by the surviving spouse or other dependent, if no 11 claims by other creditors have been filed against the estate, 12 or, if such claims have been filed, they remain dormant for 13 failure of prosecution or failure of the claimant to compel 14 administration of the estate for the purpose of payment. This 15 paragraph shall not bar recovery from the estate of a spouse, 16 under Sections 1915 and 1924 of the Social Security Act and 17 Section 5-4 of the Illinois Public Aid Code, who precedes a person receiving services under this Section in death. All 18 moneys for services paid to or in behalf of the person under 19 20 this Section shall be claimed for recovery from the deceased spouse's estate. "Homestead", as used in this paragraph, means 21 22 the dwelling house and contiguous real estate occupied by a 23 surviving spouse or relative, as defined by the rules and 24 regulations of the Department of Healthcare and Family 25 Services, regardless of the value of the property.

26 The Department shall increase the effectiveness of the

1 existing Community Care Program by:

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(1) ensuring that in-home services included in the care plan are available on evenings and weekends;

(2) ensuring that care plans contain the services that 4 5 eligible participants need based on the number of days in a 6 month, not limited to specific blocks of time, as 7 identified by the comprehensive assessment tool selected 8 by the Department for use statewide, not to exceed the 9 total monthly service cost maximum allowed for each 10 service; the Department shall develop administrative rules 11 to implement this item (2);

12 (3) ensuring that the participants have the right to 13 choose the services contained in their care plan and to 14 direct how those services are provided, based on 15 administrative rules established by the Department;

16 (4) ensuring that the determination of need tool is accurate in determining the participants' level of need; to 17 achieve this, the Department, in conjunction with the Older 18 19 Adult Services Advisory Committee, shall institute a study 20 of the relationship between the Determination of Need 21 scores, level of need, service cost maximums, and the 22 development and utilization of service plans no later than 23 2008; findings and recommendations shall be Mav 1, 24 presented to the Governor and the General Assembly no later than January 1, 2009; recommendations shall include all 25 26 needed changes to the service cost maximums schedule and

1	additional covered services;
2	(5) ensuring that homemakers can provide personal care
3	services that may or may not involve contact with clients,
4	including but not limited to:
5	(A) bathing;
6	(B) grooming;
7	(C) toileting;
8	(D) nail care;
9	(E) transferring;
10	(F) respiratory services;
11	(G) exercise; or
12	(H) positioning;
13	(6) ensuring that homemaker program vendors are not
14	restricted from hiring homemakers who are family members of
15	clients or recommended by clients; the Department may not,

by rule or policy, require homemakers who are family members of clients or recommended by clients to accept assignments in homes other than the client;

(7) ensuring that the State may access maximum federal 19 20 matching funds by seeking approval for the Centers for 21 Medicare and Medicaid Services for modifications to the 22 State's home and community based services waiver and 23 additional waiver opportunities, including applying for 24 enrollment in the Balance Incentive Payment Program by May 25 1, 2013, in order to maximize federal matching funds; this 26 shall include, but not be limited to, modification that

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reflects all changes in the Community Care Program services and all increases in the services cost maximum;

3 (8) ensuring that the determination of need tool
4 accurately reflects the service needs of individuals with
5 Alzheimer's disease and related dementia disorders;

(9) ensuring that services are authorized accurately 6 7 and consistently for the Community Care Program (CCP); the 8 Department shall implement a Service Authorization policy 9 directive; the purpose shall be to ensure that eligibility 10 and services are authorized accurately and consistently in 11 the CCP program; the policy directive shall clarify service 12 authorization guidelines to Care Coordination Units and 13 Community Care Program providers no later than May 1, 2013;

14 (10) working in conjunction with Care Coordination 15 Units, the Department of Healthcare and Family Services, 16 the Department of Human Services, Community Care Program 17 providers, and other stakeholders to make improvements to 18 the Medicaid claiming processes and the Medicaid 19 enrollment procedures requirements or as needed, 20 including, but not limited to, specific policy changes or 21 rules to improve the up-front enrollment of participants in 22 the Medicaid program and specific policy changes or rules 23 to insure more prompt submission of bills to the federal 24 government to secure maximum federal matching dollars as 25 promptly as possible; the Department on Aging shall have at 26 least 3 meetings with stakeholders by January 1, 2014 in

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order to address these improvements;

(11) requiring home care service providers to comply
with the rounding of hours worked provisions under the
federal Fair Labor Standards Act (FLSA) and as set forth in
29 CFR 785.48(b) by May 1, 2013;

6 (12) implementing any necessary policy changes or 7 promulgating any rules, no later than January 1, 2014, to 8 assist the Department of Healthcare and Family Services in 9 moving as many participants as possible, consistent with 10 federal regulations, into coordinated care plans if a care 11 coordination plan that covers long term care is available 12 in the recipient's area; and

13 (13) maintaining fiscal year 2014 rates at the same
14 level established on January 1, 2013.

15 By January 1, 2009 or as soon after the end of the Cash and 16 Counseling Demonstration Project as is practicable, the 17 Department may, based on its evaluation of the demonstration project, promulgate rules concerning personal assistant 18 19 services, to include, but need not be limited to, 20 qualifications, employment screening, rights under fair labor 21 standards, training, fiduciary agent, and supervision 22 requirements. All applicants shall be subject to the provisions 23 of the Health Care Worker Background Check Act.

The Department shall develop procedures to enhance availability of services on evenings, weekends, and on an emergency basis to meet the respite needs of caregivers. Procedures shall be developed to permit the utilization of services in successive blocks of 24 hours up to the monthly maximum established by the Department. Workers providing these services shall be appropriately trained.

5 Beginning on the effective date of this amendatory Act of 6 1991, no person may perform chore/housekeeping and home care 7 aide services under a program authorized by this Section unless that person has been issued a certificate of pre-service to do 8 9 so by his or her employing agency. Information gathered to 10 effect such certification shall include (i) the person's name, 11 (ii) the date the person was hired by his or her current 12 employer, and (iii) the training, including dates and levels. Persons engaged in the program authorized by this Section 13 before the effective date of this amendatory Act of 1991 shall 14 15 be issued a certificate of all pre- and in-service training 16 from his or her employer upon submitting the necessary 17 information. The employing agency shall be required to retain records of all staff pre- and in-service training, and shall 18 19 provide such records to the Department upon request and upon 20 termination of the employer's contract with the Department. In 21 addition, the employing agency is responsible for the issuance 22 of certifications of in-service training completed to their 23 employees.

The Department is required to develop a system to ensure that persons working as home care aides and personal assistants receive increases in their wages when the federal minimum wage

1 is increased by requiring vendors to certify that they are 2 meeting the federal minimum wage statute for home care aides and personal assistants. An employer that cannot ensure that 3 4 the minimum wage increase is being given to home care aides and assistants shall be denied any increase 5 personal in 6 reimbursement costs. On July 1, 2016, rates shall be increased to \$19.27, for the purpose of increasing, by at least \$1.25 per 7 8 hour, the wages paid by those vendors to their employees who 9 provide homemaker services. On July 1, 2017, rates shall be increased to \$21.39, for the purpose of increasing, by at least 10 \$1.25 per hour, the wages paid by those vendors to their 11 12 employees who provide homemaker services. On July 1, 2018, 13 rates shall be increased to \$23.52, for the purpose of 14 increasing, by at least \$1.25 per hour, the wages paid by those 15 vendors to their employees who provide homemaker services. On 16 July 1, 2019, rates shall be increased to \$25.22, for the 17 purpose of increasing, by at least \$1 per hour, the wages paid by those vendors to their employees who provide homemaker 18 19 services. The Department shall pay an enhanced rate under the Community Care Program to those in-home service provider 20 21 agencies that offer health insurance coverage as a benefit to 22 their direct service worker employees consistent with the 23 mandates of Public Act 95-713. For State fiscal year 2017, the 24 enhanced rate shall be \$1.77 per hour. The rate shall be 25 adjusted using actuarial analysis based on the cost of care. 26 The Community Care Program Advisory Committee is created in

the Department on Aging. The Director shall appoint individuals 1 2 to serve in the Committee, who shall serve at their own expense. Members of the Committee must abide by all applicable 3 ethics laws. The Committee shall advise the Department on 4 5 issues related to the Department's program of services to prevent unnecessary institutionalization. The Committee shall 6 7 meet on a bi-monthly basis and shall serve to identify and 8 advise the Department on present and potential issues affecting 9 the service delivery network, the program's clients, and the 10 Department and to recommend solution strategies. Persons 11 appointed to the Committee shall be appointed on, but not 12 limited to, their own and their agency's experience with the 13 program, geographic representation, and willingness to serve. 14 The Director shall appoint members to the Committee to 15 represent provider, advocacy, policy research, and other 16 constituencies committed to the delivery of high quality home 17 and community-based services to older adults. Representatives shall be appointed to ensure representation from community care 18 19 providers including, but not limited to, adult day service 20 providers, homemaker providers, case coordination and case 21 management units, emergency home response providers, statewide 22 trade or labor unions that represent home care aides and direct 23 care staff, area agencies on aging, adults over age 60, 24 membership organizations representing older adults, and other 25 organizational entities, providers of care, or individuals

with demonstrated interest and expertise in the field of home

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1 and community care as determined by the Director.

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2 Nominations may be presented from any agency or State 3 association with interest in the program. The Director, or his or her designee, shall serve as the permanent co-chair of the 4 5 advisory committee. One other co-chair shall be nominated and approved by the members of the committee on an annual basis. 6 7 Committee members' terms of appointment shall be for 4 years 8 with one-quarter of the appointees' terms expiring each year. A 9 member shall continue to serve until his or her replacement is 10 named. The Department shall fill vacancies that have a 11 remaining term of over one year, and this replacement shall 12 occur through the annual replacement of expiring terms. The 13 Director shall designate Department staff to provide technical 14 assistance and staff support to the committee. Department 15 representation shall not constitute membership of the 16 committee. All Committee papers, issues, recommendations, 17 reports, and meeting memoranda are advisory only. The Director, or his or her designee, shall make a written report, as 18 requested by the Committee, regarding issues before the 19 20 Committee.

The Department on Aging and the Department of Human Services shall cooperate in the development and submission of an annual report on programs and services provided under this Section. Such joint report shall be filed with the Governor and the General Assembly on or before September 30 each year.

26 The requirement for reporting to the General Assembly shall

be satisfied by filing copies of the report with the Speaker, 1 Minority Leader and the Clerk of 2 the the House of 3 Representatives and the President, the Minority Leader and the Secretary of the Senate and the Legislative Research Unit, as 4 5 required by Section 3.1 of the General Assembly Organization Act and filing such additional copies with the State Government 6 7 Report Distribution Center for the General Assembly as is 8 required under paragraph (t) of Section 7 of the State Library 9 Act.

10 Those persons previously found eligible for receiving 11 non-institutional services whose services were discontinued 12 under the Emergency Budget Act of Fiscal Year 1992, and who do 13 not meet the eligibility standards in effect on or after July 14 1, 1992, shall remain ineligible on and after July 1, 1992. 15 Those persons previously not required to cost-share and who 16 were required to cost-share effective March 1, 1992, shall 17 continue to meet cost-share requirements on and after July 1, 1992. Beginning July 1, 1992, all clients will be required to 18 meet eligibility, cost-share, and other requirements and will 19 20 have services discontinued or altered when they fail to meet 21 these requirements.

For the purposes of this Section, "flexible senior services" refers to services that require one-time or periodic expenditures including, but not limited to, respite care, home modification, assistive technology, housing assistance, and transportation.

1 The Department shall implement an electronic service 2 verification based on global positioning systems or other 3 cost-effective technology for the Community Care Program no 4 later than January 1, 2014.

5 The Department shall require, as a condition of 6 eligibility, enrollment in the medical assistance program under Article V of the Illinois Public Aid Code (i) beginning 7 8 August 1, 2013, if the Auditor General has reported that the 9 Department has failed to comply with the reporting requirements 10 of Section 2-27 of the Illinois State Auditing Act; or (ii) 11 beginning June 1, 2014, if the Auditor General has reported 12 that the Department has not undertaken the required actions 13 listed in the report required by subsection (a) of Section 2-27of the Illinois State Auditing Act. 14

15 The Department shall delay Community Care Program services 16 until an applicant is determined eligible for medical 17 assistance under Article V of the Illinois Public Aid Code (i) beginning August 1, 2013, if the Auditor General has reported 18 19 that the Department has failed to comply with the reporting 20 requirements of Section 2-27 of the Illinois State Auditing Act; or (ii) beginning June 1, 2014, if the Auditor General has 21 22 reported that the Department has not undertaken the required 23 actions listed in the report required by subsection (a) of Section 2-27 of the Illinois State Auditing Act. 24

The Department shall implement co-payments for the Community Care Program at the federally allowable maximum level (i) beginning August 1, 2013, if the Auditor General has
reported that the Department has failed to comply with the
reporting requirements of Section 2-27 of the Illinois State
Auditing Act; or (ii) beginning June 1, 2014, if the Auditor
General has reported that the Department has not undertaken the
required actions listed in the report required by subsection
(a) of Section 2-27 of the Illinois State Auditing Act.

8 The Department shall provide a bi-monthly report on the 9 progress of the Community Care Program reforms set forth in 10 this amendatory Act of the 98th General Assembly to the 11 Governor, the Speaker of the House of Representatives, the 12 Minority Leader of the House of Representatives, the President 13 of the Senate, and the Minority Leader of the Senate.

The Department shall conduct a quarterly review of Care 14 15 Coordination Unit performance and adherence to service 16 guidelines. The quarterly review shall be reported to the 17 Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the President of the Senate, and 18 19 the Minority Leader of the Senate. The Department shall collect 20 and report longitudinal data on the performance of each care 21 coordination unit. Nothing in this paragraph shall be construed 22 require the Department to identify specific to care 23 coordination units.

In regard to community care providers, failure to comply with Department on Aging policies shall be cause for disciplinary action, including, but not limited to,

disqualification from serving Community Care Program clients.
Each provider, upon submission of any bill or invoice to the
Department for payment for services rendered, shall include a
notarized statement, under penalty of perjury pursuant to
Section 1-109 of the Code of Civil Procedure, that the provider
has complied with all Department policies.

7 The Director of the Department on Aging shall make 8 information available to the State Board of Elections as may be 9 required by an agreement the State Board of Elections has 10 entered into with a multi-state voter registration list 11 maintenance system.

12 (Source: P.A. 98-8, eff. 5-3-13; 98-1171, eff. 6-1-15; 99-143, 13 eff. 7-27-15.)

Section 99. Effective date. This Act takes effect July 1,2016.