92\_SB1151sam001

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## LRB9206428WHcsam

AMENDMENT NO. \_\_\_\_. Amend Senate Bill 1151 by replacing the title with the following:

AMENDMENT TO SENATE BILL 1151

4 "AN ACT in relation to the repeal, deletion, and
5 amendment of certain statutory provisions.

б WHEREAS, It is the intent of the General Assembly that nothing in this Public Act shall be construed to have any 7 8 effect on (i) any action taken under any provision of law before the repeal or deletion of the provision of law by this 9 or (ii) any right, remedy, immunity from 10 Public Act liability, right or duty of confidentiality, conveyance, or 11 legal status that was created, conferred, or imposed by any 12 13 provision of law before the repeal or deletion of the provision of law by this Public Act; therefore"; and 14

15 by replacing everything after the enacting clause with the 16 following:

17 "Section 5. The Supported Employees Act is amended by18 changing Section 4 as follows:

19 (5 ILCS 390/4) (from Ch. 127, par. 3904)

20 Sec. 4. The Department, working with the Departments of 21 Human Services and Public Aid, any funder or provider or both, and the Interagency Committee on Handieapped Employees with Disabilities, shall seek the cooperation, assistance and participation of all State agencies in the development and implementation of a supported employment program. It-shall be-the-goal-of--the--program--to--appoint--a--minimum--of--25 supported--employees--to-State-agency-positions-prior-to-June 307-1991.

8 (Source: P.A. 89-507, eff. 7-1-97.)

9 Section 10. The Illinois Act on the Aging is amended by10 changing Section 4.02a as follows:

11 (20 ILCS 105/4.02a) (from Ch. 23, par. 6104.02a)

12 Sec. 4.02a. Study of board and care homes.

13 (a) The Department shall conduct a study to determine 14 the need for and viability of establishing laws and 15 regulations governing board and care homes in Illinois. This 16 study shall be conducted in cooperation with the Department 17 of Public Health.

18 The Department and the Department of Public Health shall 19 conduct at least 3 public hearings on the issue of board and 20 care. Board and care legislation and policy from other 21 states shall be researched, as well as the administrative 22 structure and costs of board and care oversight.

(b) The Department shall submit a written report to the General Assembly by April 1, 1992, summarizing its activities and recommendations and the research of other states. The report shall minimally include:

(1) The advisability of developing a system for
registration or licensing of board and care homes to
provide room, board and personal care to older persons
and disabled persons in Illinois.

31 (2) The definition of personal care to be used by32 board and care homes.

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1 (3) The size and composition of board and care 2 homes, such as foster care homes, and personal care boarding homes, to be licensed or registered. 3 4 (4) The minimum qualifications and training requirements for operators of board and care homes. 5 (5) The general conditions of homes to be licensed 6 7 or registered. The recommended bill of rights for persons who 8 (6) 9 reside in board and care homes. (7) The role of the Department and the Department 10 11 of Public Health in licensing or registering board and 12 care homes and the role of the Long Term Care Ombudsman 13 Program. (8) The projected number of board and care homes 14 15 that would be licensed or registered and the projected 16 number of persons who may reside in board and care homes. cost of licensing or registering and 17 (9) The oversight of board and care homes and the projected cost 18 19 of providing services to residents of board and care homes. 20 (c) This Section is repealed on July 1, 2002. 21 22 (Source: P.A. 87-162.)

Section 15. The Children and Family Services Act is 23 24 amended by changing Section 34.12 as follows:

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(20 ILCS 505/34.12)

Sec. 34.12. Federal family resource and support program 26 grants. Each year By-January-1, 1994, the Department shall 27 28 submit application to the Commissioner of the an Administration on Children, Youths, and Families under 42 29 30 USCA Sections 12336, 12337, and 12338 for a family resource 31 and support program grant to expand, develop, and operate a 32 network of local family resource and support programs.

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1 (Source: P.A. 88-487; 88-670, eff. 12-2-94.)

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- Section 20. The Economic Development Area Tax Increment 2 3 Act is amended by adding Section 11.1 as follows:
- 4 (20 ILCS 620/11.1 new) Sec. 11.1. Repeal. This Act is repealed on July 1, 5 2002. б
- Section 25. The Export Trading Company Act is amended by 7 8 adding Section 8.1 as follows:
- (20 ILCS 650/8.1 new) 9

Sec. 8.1. Repeal. This Act is repealed on July 1, 2002. 10

11 Section 30. The Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois is 12 amended by changing Sections 2310-75, 2310-275, and 2310-315 13 14 as follows:

(20 ILCS 2310/2310-75) (was 20 ILCS 2310/55.38) 15

16 Sec. 2310-75. Impact of diesel powered equipment and 17 explosives in underground coal mines. The Department shall conduct a study of underground coal mines that use diesel 18 19 powered equipment or explosives while persons are working underground. The study shall include, at a minimum, an 20 assessment of the health and safety impacts from the use of 21 those practices and equipment. The Department shall report 2.2 its findings to the Governor and the General Assembly by no 23 24 later than January 1, 1986.

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This Section is repealed on July 1, 2002.
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      (Source: P.A. 91-239, eff. 1-1-00.)
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27 (20 ILCS 2310/2310-275) (was 20 ILCS 2310/55.61)

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Sec. 2310-275. Child health insurance plan study.

2 (a) The Department, in cooperation with the Department Insurance and the Department of Public Aid, shall 3 of 4 undertake a study to determine the feasibility of establishing a child health insurance plan to provide primary 5 6 and preventive health care services for children. The study 7 shall provide an analysis of the types of health care services and benefits needed, including, but not limited to, 8 9 well-child care, diagnosis and treatment of illness and injury, prescription drugs, and laboratory services. 10 The 11 study shall include an analysis of the cost of the plan and possible sources of funding. 12 The study shall include a review of similar plans operating in other states. 13

(b) The Department shall file its report as provided in
Section 3.1 of the General Assembly Organization Act no later
than 6 months after January 1, 1992.

17 (c) This Section is repealed on July 1, 2002.
 18 (Source: P.A. 91-239, eff. 1-1-00.)

19 (20 ILCS 2310/2310-315) (was 20 ILCS 2310/55.41)

20 Sec. 2310-315. Prevention and treatment of AIDS. To 21 perform the following in relation to the prevention and 22 treatment of acquired immunodeficiency syndrome (AIDS):

(1) Establish a State AIDS Control Unit within the
Department as a separate administrative subdivision, to
coordinate all State programs and services relating to the
prevention, treatment, and amelioration of AIDS.

(2) Conduct а public information campaign 27 for physicians, hospitals, health facilities, public health 28 29 departments, law enforcement personnel, public employees, laboratories, and 30 the general public on acquired 31 immunodeficiency syndrome (AIDS) and promote necessary measures to reduce the incidence of AIDS and the mortality 32 from AIDS. This program shall include, but not be limited to, 33

1 the establishment of a statewide hotline and a State AIDS 2 information clearinghouse that will provide periodic reports 3 and releases to public officials, health professionals, 4 community service organizations, and the general public 5 regarding new developments or procedures concerning 6 prevention and treatment of AIDS.

7 (3) Establish an AIDS Advisory Council consisting of 25 persons appointed by the Governor, including representation 8 9 public and private agencies, organizations, from and facilities involved in AIDS research, 10 prevention, and 11 treatment, which shall advise the Department on the State AIDS Control Plan. The terms of the initial appointments 12 shall be staggered so that 13 members are appointed for 13 2-year terms and 12 members are appointed for 4-year terms. 14 All subsequent appointments shall be for 4-year 15 terms. 16 Members shall serve without compensation, but may be reimbursed for expenses incurred in relation to their duties 17 18 on the Council. A Chairman and other officers that may be 19 considered necessary shall be elected from among the members. Any vacancy shall be filled for the term of the original 20 21 appointment. Members whose terms have expired may continue to serve until their successors are appointed. 22

23 Establish alternative blood test services that (4) are not operated by a blood bank, plasma center or hospital. 24 The 25 Department shall prescribe by rule minimum criteria, standards and procedures for the establishment and operation 26 of such services, which shall include, but not be limited to 27 requirements for the provision of information, counseling and 28 29 referral services that ensure appropriate counseling and 30 referral for persons whose blood is tested and shows evidence of exposure to the human immunodeficiency virus (HIV) or 31 other identified causative agent of acquired immunodeficiency 32 33 syndrome (AIDS).

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(5) Establish regional and community service networks of

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1 public and private service providers or health care 2 professionals who may be involved in AIDS research, prevention and treatment. 3 4 Provide grants to individuals, organizations or (6) 5 facilities to support the following: (A) Information, referral, and treatment services. 6 7 Interdisciplinary workshops for professionals (B) 8 involved in research and treatment. 9 (C) Establishment and operation of a statewide hotline. 10 11 (D) Establishment and operation of alternative 12 testing services. 13 (E) Research into detection, prevention, and 14 treatment. (F) Supplementation of other public and private 15 16 resources. (G) Implementation by long-term care facilities of 17 Department standards and procedures for the care and 18 19 treatment of persons with AIDS and the development of adequate numbers and types of placements for those 20 21 persons. 22 (7) (Blank). Conduct-a-study-and-report-to-the-Governor

23 and-the-General-Assembly-by-July-1,-1988,-on-the--public--and private--costs--of--AIDS--medical--treatment,--including--the 24 25 availability--and--accessibility--of--inpatient,--outpatient, 26 physician,-and-community-support-services.

27 (8) Accept any gift, donation, bequest, or grant of funds from private or public agencies, including federal 28 funds that may be provided for AIDS control efforts. 29

30 (9) Develop and implement, in consultation with the Long-Term Care Facility Advisory Board, standards 31 and 32 procedures for long-term care facilities that provide care and treatment of persons with AIDS, including appropriate 33 34 infection control procedures. The Department shall work

1 cooperatively with organizations representing those 2 facilities to develop adequate numbers and types of 3 placements for persons with AIDS and shall advise those 4 facilities on proper implementation of its standards and 5 procedures.

6 (10) The Department shall create and administer a 7 training program for State employees who have a need for understanding matters relating to AIDS in order to deal with 8 9 or advise the public. The training shall include information on the cause and effects of AIDS, the means of detecting it 10 and preventing its transmission, the availability of related 11 counseling and referral, and other matters that may be 12 appropriate. The training may also be made available to 13 employees of local governments, public service agencies, and 14 private agencies that contract with the State; in those cases 15 16 the Department may charge a reasonable fee to recover the cost of the training. 17

18 (11) Approve tests or testing procedures used in 19 determining exposure to HIV or any other identified causative 20 agent of AIDS.

21 (Source: P.A. 91-239, eff. 1-1-00.)

- 22 Section 40. The Disabled Persons Rehabilitation Act is 23 amended by changing Section 3 as follows:
- 24 (20 ILCS 2405/3) (from Ch. 23, par. 3434)

25 Sec. 3. Powers and duties. The Department shall have the 26 powers and duties enumerated herein:

To co-operate with the federal government in the 27 (a) 28 administration of the provisions of the federal Rehabilitation Act of 1973, as amended, of the Workforce 29 30 Investment Act of 1998, and of the federal Social Security Act to the extent and in the manner provided in these Acts. 31 32 (b) To prescribe and supervise such courses of

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1 vocational training and provide such other services as may be 2 necessary for the habilitation and rehabilitation of persons with one or more disabilities, including the administrative 3 4 activities under subsection (e) of this Section, and to co-operate with State and local school authorities and other 5 recognized agencies engaged in habilitation, rehabilitation 6 7 and comprehensive rehabilitation services; and to cooperate 8 with the Department of Children and Family Services regarding 9 the care and education of children with one or more disabilities. 10

11 (c) <u>(Blank).</u> To-make-such-reports-and-submit-such-plans 12 to-the-federal-government-as-are-required-by--the--provisions 13 of-the-federal-Rehabilitation-Act-of-1973,-as-amended,-and-by 14 the--rules--and-regulations-of-the-federal-agency-or-agencies 15 administering-the-federal--Rehabilitation--Act--of--1973,--as 16 amended,--the--Workforce--Investment--Act--of--1998,--and-the 17 federal-Social-Security-Act.

(d) To report in writing, to the Governor, annually on 18 or before the first day of December, and at such other times 19 20 and in such manner and upon such subjects as the Governor may 21 require. The annual report shall contain (1) a statement of 22 the existing condition of comprehensive rehabilitation 23 services, habilitation and rehabilitation in the State; (2) a statement of suggestions and recommendations with reference 24 25 to the development of comprehensive rehabilitation services, habilitation and rehabilitation in the State; and (3) an 26 itemized statement of the amounts of money received from 27 federal, State and other sources, and of the objects and 28 29 purposes to which the respective items of these several 30 amounts have been devoted.

31 (e) <u>(Blank)</u>. To-exercise, -pursuant-to-Section-13-of-this
32 Act, --executive--and--administrative--supervision--over--all
33 institutions, --divisions, --programs-and-services-now-existing
34 or-hereafter-acquired-or-created-under--the--jurisdiction--of

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the-Department,-including,-but-not-limited-to,-the-following;

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2 The---Illinois---School--for--the--Visually--Impaired--at 3 Jacksonville,-as-provided-under-Section-10-of-this-Act, 4 The-Illinois-School-for--the--Deaf--at--Jacksonville,--as 5 provided-under-Section-10-of-this-Act,-and The--Illinois-Center-for-Rehabilitation-and-Education,-as 6 7 provided-under-Section-11-of-this-Act. 8 (f) To establish a program of services to prevent 9 unnecessary institutionalization of persons with Alzheimer's disease and related disorders or persons in need of long term 10 11 care who are established as blind or disabled as defined by the Social Security Act, thereby enabling them to remain in 12 their own homes or other living arrangements. Such preventive 13 services may include, but are not limited to, any or all of 14 15 the following: 16 (1) home health services; 17 (2) home nursing services; (3) homemaker services; 18 19 chore and housekeeping services; (4) (5) day care services; 20 21 (6) home-delivered meals; 22 (7) education in self-care; 23 personal care services; (8) (9) adult day health services; 24 25 (10) habilitation services; 26 (11) respite care; or (12) other nonmedical social services that 27 may enable the person to become self-supporting. 28 29 The Department shall establish eligibility standards for 30 such services taking into consideration the unique economic and social needs of the population for whom they are to be 31 32 provided. Such eligibility standards may be based on the 33 recipient's ability to pay for services; provided, however, 34 that any portion of a person's income that is equal to or

1 less than the "protected income" level shall not be 2 considered by the Department in determining eligibility. The income" level shall be determined by 3 "protected the 4 Department, shall never be less than the federal poverty standard, and shall be adjusted each year to reflect changes 5 in the Consumer Price Index For All Urban Consumers 6 as 7 determined by the United States Department of Labor. 8 Additionally, in determining the amount and nature of 9 for which a person may qualify, consideration shall services not be given to the value of cash, property or other assets 10 11 held in the name of the person's spouse pursuant to a written 12 agreement dividing marital property into equal but separate shares or pursuant to a transfer of the person's interest in 13 a home to his spouse, provided that the spouse's share of the 14 15 marital property is not made available to the person seeking 16 such services.

The services shall be provided to eligible persons 17 to prevent unnecessary or premature institutionalization, to the 18 19 extent that the cost of the services, together with the other 20 personal maintenance expenses of the persons, are reasonably 21 related to the standards established for care in a group 22 facility appropriate to their condition. These 23 non-institutional services, pilot projects or experimental facilities may be provided as part of or in addition to those 24 25 authorized by federal law or those funded and administered by the Illinois Department on Aging. 26

27 Personal care attendants shall be paid:

28 (i) A \$5 per hour minimum rate beginning July 1,
29 1995.

30 (ii) A \$5.30 per hour minimum rate beginning July
31 1, 1997.
32 (iii) A \$5.40 per hour minimum rate beginning July

33 1, 1998.

34 The Department shall execute, relative to the nursing

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1 home prescreening project, as authorized by Section 4.03 of 2 the Illinois Act on the Aging, written inter-agency agreements with the Department on Aging and the Department of 3 4 Public Aid, to effect the following: (i) intake procedures 5 and common eligibility criteria for those persons who are 6 receiving non-institutional services; and (ii) the establishment and development of non-institutional services 7 in areas of the State where they are not currently available 8 9 or are undeveloped. On and after July 1, 1996, all nursing home prescreenings for individuals 18 through 59 years of age 10 11 shall be conducted by the Department.

The Department is authorized to establish a system of 12 recipient cost-sharing for services provided under this 13 The cost-sharing shall be based 14 Section. upon the 15 recipient's ability to pay for services, but in no case shall 16 the recipient's share exceed the actual cost of the services provided. Protected income shall not be considered by the 17 Department in its determination of the recipient's ability to 18 19 pay a share of the cost of services. The level of cost-sharing shall be adjusted each year to reflect changes 20 in the "protected income" level. The Department shall deduct 21 from the recipient's share of the cost of services any money 22 23 expended by the recipient for disability-related expenses.

24 The Department, or the Department's authorized 25 representative, shall recover the amount of moneys expended for services provided to or in behalf of a person under this 26 Section by a claim against the person's estate or against the 27 estate of the person's surviving spouse, but no recovery may 28 29 be had until after the death of the surviving spouse, if any, 30 and then only at such time when there is no surviving child who is under age 21, blind, or permanently and totally 31 32 disabled. This paragraph, however, shall not bar recovery, at the death of the person, of moneys for services provided 33 to the person or in behalf of the person under this Section 34

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

The Department and the Department on Aging 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 March 30 each year.

25 The requirement for reporting to the General Assembly shall be satisfied by filing copies of the report with the 26 the Minority Leader and the Clerk of the House of 27 Speaker, Representatives and the President, the Minority Leader and 28 29 the Secretary of the Senate and the Legislative Research 30 Unit, as required by Section 3.1 of the General Assembly Organization Act, and filing additional copies with the State 31 32 Report Distribution Center for the General Government 33 Assembly as required under paragraph (t) of Section 7 of the 34 State Library Act.

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1 (g) To establish such subdivisions of the Department as 2 shall be desirable and assign to the various subdivisions the 3 responsibilities and duties placed upon the Department by 4 law.

5 (h) To cooperate and enter into any necessary agreements 6 with the Department of Employment Security for the provision 7 of job placement and job referral services to clients of the 8 Department, including job service registration of such 9 clients with Illinois Employment Security offices and making 10 job listings maintained by the Department of Employment 11 Security available to such clients.

12 (i) To possess all powers reasonable and necessary for 13 the exercise and administration of the powers, duties and 14 responsibilities of the Department which are provided for by 15 law.

16 (j) To establish a procedure whereby new providers of 17 personal care attendant services shall submit vouchers to the 18 State for payment two times during their first month of 19 employment and one time per month thereafter. In no case 20 shall the Department pay personal care attendants an hourly 21 wage that is less than the federal minimum wage.

(k) To provide adequate notice to providers of chore and housekeeping services informing them that they are entitled to an interest payment on bills which are not promptly paid pursuant to Section 3 of the State Prompt Payment Act.

(1) To establish, operate and maintain a Statewide 26 Housing Clearinghouse of information on available, government 27 subsidized housing accessible to disabled persons and 28 available privately owned housing accessible to disabled 29 30 persons. The information shall include but not be limited to location, rental requirements, access features and 31 the 32 proximity to public transportation of available housing. The Clearinghouse shall consist of at least a computerized 33 database for the storage and retrieval of information and a 34

separate or shared toll free telephone number for use by those seeking information from the Clearinghouse. Department offices and personnel throughout the State shall also assist in the operation of the Statewide Housing Clearinghouse. Cooperation with local, State and federal housing managers shall be sought and extended in order to frequently and promptly update the Clearinghouse's information.

8 (m) To assure that the names and case records of persons 9 who received or are receiving services from the Department, 10 including persons receiving vocational rehabilitation, home 11 services, or other services, and those attending one of the 12 Department's schools or other supervised facility shall be 13 confidential and not be open to the general public. Those case records and reports or the information contained in 14 15 those records and reports shall be disclosed by the Director 16 only to proper law enforcement officials, individuals authorized by a court, the General Assembly or any committee 17 or commission of the General Assembly, and other persons and 18 for reasons as the Director designates by rule. Disclosure 19 by the Director may be only in accordance with other 20 21 applicable law.

22 (Source: P.A. 90-365, eff. 8-10-97; 91-540, eff. 8-13-99.)

Section 45. The Illinois Income Tax Act is amended by
changing Sections 507, 507A, 507B, 507C, 507D, 507E, 507F,
507G, 507H, 507I, 507J, 507K, 507M, 507N, 507O, 507P, 507R,
507S, 507T, 509, and 510 as follows:

27 (35 ILCS 5/507) (from Ch. 120, par. 5-507)

Sec. 507. The Department shall print on its standard individual income tax form a provision indicating that if the taxpayer wishes to contribute to the Child Abuse Prevention Fund created by Section 4a of "An Act creating the Department of Children and Family Services, codifying its powers and

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1 duties, and repealing certain Acts and Sections herein 2 named", approved June 4, 1963, as amended, he or she may do so by stating the amount of such contribution (not less than 3 4 \$1) on such return and that such contributions will reduce 5 the taxpayer's refund or increase the amount of payment to 6 accompany the return. Failure to remit any amount of 7 increased payment shall reduce the contribution accordingly. 8 This Section shall not apply to an amended return.

9 If, on October 1 of any year, the total contributions made pursuant to this Section do not equal \$100,000 or more, 10 11 the explanations and spaces for designating contributions shall be removed from the individual income tax return forms 12 13 for the following and all subsequent years and all subsequent contributions to such fund shall be refunded to the taxpayer. 14

This Section is repealed on July 1, 2002. 15

16 (Source: P.A. 86-678.)

(35 ILCS 5/507A) (from Ch. 120, par. 5-507A) 17

Sec. 507A. The Department shall print on its standard 18 individual income tax form a provision indicating that if the 19 20 taxpayer wishes to contribute to the Community Health Center Care Fund created by this amendatory Act of 1989, he or 21 she 22 may do so by stating the amount of such contribution (not less than \$1) on such return and that such contribution will 23 24 reduce the taxpayer's refund or increase the amount of 25 payment to accompany the return. Failure to remit any amount 26 of increased payment shall reduce the contribution accordingly. This Section shall not apply to an amended 27 28 return.

## This Section is repealed on July 1, 2002.

- (Source: P.A. 86-996.) 30
- (35 ILCS 5/507B) (from Ch. 120, par. 5-507B) 31 32 Sec. 507B. The Department shall print on its standard

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1 individual income tax form a provision indicating that if the 2 taxpayer wishes to contribute to the Child Care Expansion Program Fund created by this amendatory Act of 1989, he or 3 4 she may do so by stating the amount of such contribution (not 5 less than \$1) on such return and that such contributions will 6 reduce the taxpayer's refund or increase the amount of 7 payment to accompany the return. Failure to remit any amount 8 of increased payment shall reduce the contribution 9 accordingly. This Section shall not apply to an amended 10 return.

11 <u>This Section is repealed on July 1, 2002.</u>
12 (Source: P.A. 86-995.)

13 (35 ILCS 5/507C) (from Ch. 120, par. 5-507C)

14 Sec. 507C. The Department shall print on its standard 15 individual income tax form a provision indicating that if the taxpayer wishes to contribute to the Youth Drug Abuse 16 17 Prevention Fund as authorized by this amendatory Act of 1991, 18 he or she may do so by stating the amount of the contribution less than \$1) on the return and that the contribution 19 (not 20 will reduce the taxpayer's refund or increase the amount of 21 payment to accompany the return. Failure to remit any amount 22 increased shall reduce the contribution of payment accordingly. This Section shall not apply to an amended 23 24 return.

25 <u>This Section is repealed on July 1, 2002.</u>

26 (Source: P.A. 87-342.)

27 (35 ILCS 5/507D) (from Ch. 120, par. 5-507D)

Sec. 507D. The Department shall print on its standard individual income tax form a provision indicating that if the taxpayer wishes to contribute to the Ryan White AIDS Victims Assistance Fund, he or she may do so by stating the amount of such contribution (not less than \$1) on such return and that such contribution will reduce the taxpayer's refund or
 increase the amount of payment to accompany the return.
 Failure to remit any amount of increased payment shall reduce
 the contribution accordingly. This Section shall not apply to
 an amended return.

<u>This Section is repealed on July 1, 2002.</u>

7 (Source: P.A. 87-342.)

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8 (35 ILCS 5/507E) (from Ch. 120, par. 5-507E)

The Department shall print on its standard 9 Sec. 507E. 10 individual income tax form a provision indicating that if the taxpayer wishes to contribute to the Assistive Technology for 11 Persons with Disabilities Fund created by this amendatory Act 12 of 1991, he or she may do so by stating the amount of that 13 14 contribution, which may not be less than \$1, on the return 15 and that the contribution will reduce the taxpayer's refund increase the amount of payment required to accompany the 16 or 17 return. Failure to remit the appropriate increase in the payment shall reduce the contribution accordingly. This 18 19 Section shall not apply to an amended return.

20 <u>This Section is repealed on July 1, 2002.</u>

21 (Source: P.A. 87-342.)

22 (35 ILCS 5/507F) (from Ch. 120, par. 5-507F)

23 Sec. 507F. The Department shall print on its standard individual income tax form a provision indicating that if the 24 taxpayer wishes to contribute to the Domestic Violence 25 Shelter and Service Fund, he or she may do so by stating the 26 27 amount of the contribution (not less than \$1) on the return 28 and that the contribution will reduce the taxpayer's refund or increase the amount of payment to accompany the return. 29 30 Failure to remit any amount of increased payment shall reduce the contribution accordingly. This Section shall not apply 31 32 to an amended return.

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This Section is repealed on July 1, 2002.

2 (Source: P.A. 87-342.)

3 (35 ILCS 5/507G) (from Ch. 120, par. 5-507G)

Sec. 507G. The Department shall print on its standard 4 5 individual income tax form a provision indicating that if the taxpayer wishes to contribute to the United States Olympians 6 Assistance Fund created by this amendatory Act of 1991, he or 7 she may do so by stating the amount of such contribution (not 8 less than \$1) on such return and that such contributions will 9 10 reduce the taxpayer's refund or increase the amount of payment to accompany the return. Failure to remit any amount 11 increased payment 12 of shall reduce the contribution accordingly. This Section shall not apply to an amended 13 14 return.

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# This Section is repealed on July 1, 2002.

16 (Source: P.A. 87-342.)

17 (35 ILCS 5/507H) (from Ch. 120, par. 5-507H)

Sec. 507H. The Department shall print on its standard 18 19 individual income tax form a provision indicating that if the taxpayer wishes to contribute to the Persian Gulf Conflict 20 21 Veterans Fund, he or she may do so by stating the amount of the contribution (not less than \$1) on the return and that 22 23 the contributions will reduce the taxpayer's refund or increase the amount of payment to accompany the return. 24 Failure to remit any amount of increased payment shall reduce 25 the contribution accordingly. This Section shall not apply to 26 27 an amended return.

## This Section is repealed on July 1, 2002.

29 (Source: P.A. 87-119; 87-895.)

30 (35 ILCS 5/507I) (from Ch. 120, par. 5-507I)
 31 Sec. 507I. Literacy Advancement Checkoff. The

1 Department shall print on its standard individual income tax 2 form a provision indicating that if the taxpayer wishes to contribute to the Literacy Advancement Fund created by this 3 4 amendatory Act of 1992, he or she may do so by stating the 5 amount of that contribution, which may not be less than \$1, 6 on the return and that the contribution will reduce the 7 taxpayer's refund or increase the amount of payment required 8 to accompany the return. Failure to remit the appropriate 9 increase in the payment shall reduce the contribution accordingly. This Section shall not apply to an amended 10 11 return.

12 This Section is repealed on July 1, 2002.

13 (Source: P.A. 87-992.)

# 14 (35 ILCS 5/507J)

15 Sec. 507J. Ryan White Pediatric and Adult AIDS Fund checkoff. Beginning with taxable years ending on December 31, 16 17 1993, the Department shall print on its standard individual income tax form a provision indicating that if the taxpayer 18 wishes to contribute to the Ryan White Pediatric and Adult 19 20 AIDS Fund, as authorized by this amendatory Act of 1993, he 21 or she may do so by stating the amount of the contribution 22 less than \$1) on the return and that the contribution (not. will reduce the taxpayer's refund or increase the amount of 23 24 payment to accompany the return. Failure to remit any amount payment shall reduce the contribution 25 of increased accordingly. This Section shall not apply to any amended 26 27 return.

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(Source: P.A. 88-459.)

30 (35 ILCS 5/507K)

31 Sec. 507K. Illinois Special Olympics Checkoff. Beginning 32 with taxable years ending on December 31, 1993, the

This Section is repealed on July 1, 2002.

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1 Department shall print on its standard individual income tax 2 form a provision indicating that if the taxpayer wishes to contribute to the Illinois Special Olympics Checkoff Fund as 3 4 authorized by this amendatory Act of 1993, he or she may do 5 so by stating the amount of the contribution (not less than 6 \$1) on the return and that the contribution will reduce the 7 taxpayer's refund or increase the amount of payment to 8 accompany the return. Failure to remit any amount of 9 increased payment shall reduce the contribution accordingly. This Section shall not apply to an amended return. 10

11 This Section is repealed on July 1, 2002.

12 (Source: P.A. 88-459.)

13 (35 ILCS 5/507M)

Sec. 507M. Meals on Wheels Fund checkoff. If and only if 14 15 a tax checkoff under this Act administered by the Department on Aging does not receive \$100,000 by October 1, 1993, then 16 17 beginning with taxable years ending on December 31, 1993, the 18 Department shall print on its standard individual income tax form a provision indicating that if the taxpayer wishes to 19 20 contribute to the Meals on Wheels Checkoff Fund as authorized by this amendatory Act of 1993, he or she may do so by 21 22 stating the amount of the contribution (not less than \$1) on the return and that the contribution will reduce 23 the 24 taxpayer's refund or increase the amount of payment to accompany the return. Failure to remit any amount 25 of increased payment shall reduce the contribution accordingly. 26 27 This Section shall not apply to an amended return.

28 This Section is repealed on July 1, 2002.

29 (Source: P.A. 88-459.)

30 (35 ILCS 5/507N)

31 Sec. 507N. Korean War Memorial Fund checkoff. The 32 Department shall print on its standard individual income tax 1 form a provision indicating that if the taxpayer wishes to 2 contribute to the Korean War Memorial Fund, as authorized by this amendatory Act of 1994, he or she may do so by stating 3 4 the amount of the contribution (not less than \$1) on the 5 return and that the contribution will reduce the taxpayer's 6 refund or increase the amount of payment to accompany the 7 return. Failure to remit any amount of increased payment shall reduce the contribution accordingly. This Section shall 8 9 not apply to any amended return.

10

This Section is repealed on July 1, 2002.

11 (Source: P.A. 88-666, eff. 9-16-94.)

12 (35 ILCS 5/5070)

Sec. 5070. Heart Disease Treatment and Prevention Fund 13 14 checkoff. The Department shall print on its standard 15 individual income tax form a provision indicating that if the taxpayer wishes to contribute to the Heart Disease Treatment 16 17 and Prevention Fund, as authorized by this amendatory Act of 18 1994, he or she may do so by stating the amount of the contribution (not less than \$1) on the return and that the 19 20 contribution will reduce the taxpayer's refund or increase 21 the amount of payment to accompany the return. Failure to 22 remit any amount of increased payment shall reduce the contribution accordingly. This Section shall not apply to any 23 24 amended return.

25 <u>This Section is repealed on July 1, 2002.</u>

26 (Source: P.A. 88-666, eff. 9-16-94.)

27 (35 ILCS 5/507P)

Sec. 507P. Hemophilia Treatment Fund checkoff. The Department shall print on its standard individual income tax form a provision indicating that if the taxpayer wishes to contribute to the Hemophilia Treatment Fund, as authorized by this amendatory Act of 1994, he or she may do so by stating 1 the amount of the contribution (not less than \$1) on the 2 return and that the contribution will reduce the taxpayer's refund or increase the amount of payment to accompany the 3 4 return. Failure to remit any amount of increased payment 5 shall reduce the contribution accordingly. This Section shall б not apply to any amended return.

7

This Section is repealed on July 1, 2002.

(Source: P.A. 88-666, eff. 9-16-94.) 8

9 (35 ILCS 5/507R)

10 Sec. 507R. Mental Health Research Fund checkoff. The Department shall print on its standard individual income tax 11 form a provision indicating that if the taxpayer wishes to 12 contribute to the Mental Health Research Fund, as authorized 13 by this amendatory Act of 1997, he or she may do 14 so by 15 stating the amount of the contribution (not less than \$1) on the return and that the contribution will reduce 16 the 17 taxpayer's refund or increase the amount of payment to 18 accompany the return. Failure to remit any amount of increased payment shall reduce the contribution accordingly. 19 20 This Section shall not apply to any amended return.

21 This Section is repealed on July 1, 2002.

(Source: P.A. 90-171, eff. 7-23-97.) 22

23 (35 ILCS 5/507S)

Sec. 507S. Children's Cancer Fund checkoff. 24 The Department shall print on its standard individual income tax 25 form a provision indicating that if the taxpayer wishes 26 to contribute to the Children's Cancer Fund, as authorized by 27 28 this amendatory Act of 1997, he or she may do so by stating the amount of the contribution (not less than \$1) on the 29 30 return and that the contribution will reduce the taxpayer's 31 refund or increase the amount of payment to accompany the 32 return. Failure to remit any amount of increased payment

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shall reduce the contribution accordingly. This Section shall
 not apply to any amended return.

3 <u>This Section is repealed on July 1, 2002.</u>

4 (Source: P.A. 90-171, eff. 7-23-97.)

5 (35 ILCS 5/507T)

6 The American Diabetes Association checkoff. Sec. 507T. 7 The Department shall print on its standard individual income tax form a provision indicating that if the taxpayer wishes 8 to contribute to the American Diabetes Association Fund, as 9 10 authorized by this amendatory Act of 1997, he or she may do so by stating the amount of the contribution (not less than 11 \$1) on the return and that the contribution will reduce the 12 taxpayer's refund or increase the amount of payment to 13 14 accompany the return. Failure to remit any amount of 15 increased payment shall reduce the contribution accordingly. 16 This Section shall not apply to any amended return.

17 <u>This Section is repealed on July 1, 2002.</u>
18 (Source: P.A. 90-171, eff. 7-23-97.)

19 (35 ILCS 5/509) (from Ch. 120, par. 5-509)

20 Sec. 509. Tax checkoff explanations. All individual 21 return forms shall income tax contain appropriate explanations and spaces to enable the taxpayers to designate 22 23 contributions to the Child Abuse Prevention Fund, to--the 24 Community--Health--Center-Care-Fund, to the Illinois Wildlife 25 Preservation Fund as required by the Illinois Non-Game Wildlife Protection Act, to the Alzheimer's Disease Research 26 27 Fund as required by the Alzheimer's Disease Research Act, to 28 the Assistance to the Homeless Fund as required by this Act, 29 to-the-Heritage-Preservation-Fund-as-required-by-the-Heritage 30 Preservation-Act,-to-the-Child-Care-Expansion-Program-Fund-as 31 required-by-the-Child-Care-Expansion-Program-Act,-to-the-Ryan 32 White---AIDS---Victims--Assistance--Fund,--to--the--Assistive

1 Technology--for--Persons--with--Disabilities--Fund,--to---the 2 Domestic--Violence--Shelter--and--Service-Fund,-to-the-United 3 States-Olympians-Assistance-Fund7-to--the--Youth--Drug--Abuse 4 Prevention--Fund,-to-the-Persian-Gulf-Conflict-Veterans-Fund, 5 to-the-Literacy-Advancement-Fund,-to-the-Ryan-White-Pediatric 6 and--Adult--AIDS--Fund,--to--the--Illinois--Special--Olympics 7 Checkoff-Fund, to the Penny Severns Breast and Cervical 8 Cancer Research Fund, to-the-Korean-War-Memorial-Fund,-to-the 9 Heart---Disease---Treatment---and--Prevention--Fund,--to--the 10 Hemophilia-Treatment-Fund,--to--the--Mental--Health--Research 11 Fund,-to-the-Children's-Cancer-Fund,-to-the-American-Diabetes Association-Fund, to the National World War II Memorial Fund, 12 13 and to the Prostate Cancer Research Fund, -and-to-the-Meals-on Wheels--Fund. Each form shall contain a statement that the 14 15 contributions will reduce the taxpayer's refund or increase 16 the amount of payment to accompany the return. Failure to 17 remit any amount of increased payment shall reduce the contribution accordingly. 18

19 If, on October 1 of any year, the total contributions to 20 any one of the funds made under this Section do not equal 21 \$100,000 or more, the explanations and spaces for designating 22 contributions to the fund shall be removed from the 23 individual income tax return forms for the following and all 24 subsequent years and all subsequent contributions to the fund 25 shall be refunded to the taxpayer.

26 (Source: P.A. 90-171, eff. 7-23-97; 91-104, eff. 7-13-99; 27 91-107, eff. 7-13-99; 91-357, eff. 7-29-99; 91-833, eff. 28 1-1-01; 91-836, eff. 1-1-01.)

(35 ILCS 5/510) (from Ch. 120, par. 5-510)
Sec. 510. Determination of amounts contributed. The
Department shall determine the total amount contributed to
each of the following: the Child Abuse Prevention Fund, the
Illinois Wildlife Preservation Fund, the--Community--Health

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1 Center--Care--Fund, the Assistance to the Homeless Fund, the 2 Alzheimer's Disease Research Fund, the-Heritage--Preservation 3 Fund,--the--Child-Care-Expansion-Program-Fund,-the-Ryan-White 4 AIDS-Victims-Assistance-Fund,-the--Assistive--Technology--for 5 Persons-with-Disabilities-Fund,-the-Domestic-Violence-Shelter and--Service--Fund,--the--United--States-Olympians-Assistance 6 7 Fund,-the-Youth-Drug-Abuse-Prevention-Fund,-the-Persian--Gulf 8 Conflict--Veterans--Fund,--the-Literacy-Advancement-Fund,-the Ryan-White--Pediatric--and--Adult--AIDS--Fund---the--Illinois 9 10 Special--Olympics-Checkoff-Fund, the Penny Severns Breast and 11 Cervical Cancer Research Fund, the-Korean-War-Memorial--Fund, 12 the---Heart---Disease--Treatment--and--Prevention--Fund,--the 13 Hemophilia-Treatment-Fund,-the-Mental-Health--Research--Fund, 14 the---Children's---Cancer---Fund,---the---American---Diabetes 15 Association-Fund, the National World War II Memorial Fund, 16 and the Prostate Cancer Research Fund, -- and the Meals -on Wheels-Fund; and shall notify the State Comptroller and the 17 State Treasurer of the amounts to be transferred from the 18 19 General Revenue Fund to each fund, and upon receipt of such 20 notification the State Treasurer and Comptroller shall 21 transfer the amounts.

22 (Source: P.A. 90-171, eff. 7-23-97; 91-104, eff. 7-13-99; 23 91-107, eff. 7-13-99; 91-833, eff. 1-1-01; 91-836, eff. 24 1-1-01.)

25 Section 50. The Peace Officer Firearm Training Act is 26 amended by changing Section 3 as follows:

27 (50 ILCS 710/3) (from Ch. 85, par. 517)

Sec. 3. The Board is charged with enforcing this Act and making inspections to insure compliance with its provisions, and is empowered to promulgate rules necessary for its administration and enforcement. All units of government or other agencies which employ or utilize peace officers shall

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1 cooperate with the Board by furnishing relevant information 2 which the Board may require. The Executive Director of the Board shall report annually, no later than February 1, to the 3 4 Board, with copies to the Governor and the General Assembly, The-Board-shall,-in-its-annual-report-required-by-"The--Civil 5 6 Administrative--Code--of--Illinois",--indicate the results of 7 these inspections and provide other related information and 8 recommendations as it deems proper.

9 (Source: P.A. 79-652.)

Section 55. The Tanning Facility Permit Act is amended by changing Section 83 as follows:

12 (210 ILCS 145/83) (from Ch. 111 1/2, par. 8351-83)

Sec. 83. Tanning Facility Permit Fund. There is hereby 13 14 created in the State Treasury a special fund to be known as the Tanning Facility Permit Fund. 15 All fees and fines collected by the Department under this Act and any agreement 16 17 for the implementation of this Act and rules under Section 40(b) and any federal funds collected pursuant to the 18 19 administration of this Act shall be deposited into the Fund. 20 The amount <u>deposited</u> eelleeted-as-fees shall be appropriated 21 by the General Assembly to the Department for the purpose of conducting activities relating to tanning facilities. 22 (Source: P.A. 87-636; 87-1056.) 23

24 Section 60. The Veterinary Medicine and Surgery Practice 25 Act of 1994 is amended by changing Sections 15 and 16 as 26 follows:

(225 ILCS 115/15) (from Ch. 111, par. 7015)
Sec. 15. Expiration and renewal of license. The
expiration date and renewal period for each license or
certificate shall be set by rule. A veterinarian or

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1 veterinary technician whose license or certificate has 2 expired may reinstate his or her license or certificate at any time within 5 years after the expiration thereof, by 3 4 making a renewal application and by paying the required fee 5 and submitting proof of the required continuing education. 6 However, any veterinarian or veterinary technician whose license or certificate expired while he or she was (1) 7 on active duty with the Armed Forces of the United States or 8 9 called into service or training by the State militia or (2) in training or education under the supervision of the United 10 11 States preliminary to induction into the military service, may have his license or certificate renewed, reinstated, or 12 restored without paying any lapsed renewal fees if within 2 13 years after termination of the service, 14 training, or 15 education the veterinarian furnishes the Department with 16 satisfactory evidence of service, training, or education and it has been terminated under honorable conditions. 17

Any veterinarian or veterinary technician whose license 18 19 or certificate has expired for more than 5 years may have it restored by making application to the Department and filing 20 21 acceptable proof of fitness to have the license or 22 certificate restored. The proof may include sworn evidence 23 certifying active practice in another jurisdiction. The veterinarian or veterinary technician shall also pay the 24 25 required restoration fee and submit proof of the required continuing education. If the veterinarian has not practiced 26 for 5 years or more, the Board shall determine by an 27 evaluation program established by rule, whether the 28 29 individual is fit to resume active status and may require the 30 veterinarian to complete a period of evaluated clinical experience and may require successful completion of a 31 32 clinical examination.

33 (Source: P.A. 88-424.)

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(225 ILCS 115/16) (from Ch. 111, par. 7016)

2 Sec. 16. Continuing education. Proof of having met the minimum requirements of continuing education as determined by 3 4 the Board shall be required of all license and certificate 5 renewals and restorations. Pursuant to rule, the continuing education requirements may upon petition be waived in whole 6 7 or in part if the veterinarian or veterinary technician can demonstrate that he or she had served in the Coast Guard or 8 9 Armed Forces, had an extreme hardship or obtained such license or certification by examination or endorsement within 10 11 the preceding renewal period.

The Department shall establish by rule a means for the 12 verification of completion of the continuing education 13 by this Section. This verification may be 14 required accomplished through audits of 15 records maintained bv 16 registrants; by requiring the filing of continuing education certificates with the Department; or by other 17 means established by the Department. 18

19 (Source: P.A. 87-546; 88-424.)

20 Section 65. The Illinois Public Aid Code is amended by 21 changing Sections 5-2.1, 10-20, 10-21, and 12-4.20a as 22 follows:

- 23 (305 ILCS 5/5-2.1) (from Ch. 23, par. 5-2.1)
- 24 Sec. 5-2.1. Property transfers.

To the extent required under federal law, a person 25 (a) shall not make or have made a voluntary or involuntary 26 27 assignment or transfer of any legal or equitable interests in 28 real property or in personal property, whether vested, contingent or inchoate, for less than fair market value. A 29 30 person's interest in real or personal property includes all income and assets to which the person is entitled or to which 31 the person would be entitled if the person had not taken 32

1 action to avoid receiving the interest.

2 (b) (Blank).

3 (c) (Blank).

4 (d) (Blank).

5 (Blank). The-Auditor-General-shall-conduct-a-program (e) audit--of--the--Illinois--Department's--enforcement--of--this 6 7 Section----The-Auditor-General's-report-of-the-audit-shall-be 8 filed-with-the-Legislative-Audit--Commission,--the--Governor, and-the-General-Assembly.-The-need-for-any-subsequent-reaudit 9 10 shall-be-determined-by-the-Legislative-Audit-Commission--Each 11 audit-report-shall-include-the-Auditor-General's-findings-and 12 recommendations--concerning--the--need-for-changes-in-the-law 13 concerning-property-transfers-

14 (Source: P.A. 88-554, eff. 7-26-94; 89-21, eff. 7-1-95.)

15 (305 ILCS 5/10-20) (from Ch. 23, par. 10-20)

Sec. 10-20. The Illinois Department may provide by rule 16 17 for the establishment of a child support enforcement amnesty program for responsible relatives who owe support under this 18 the extent permitted by federal law and 19 Article, to 20 regulation. The rule shall provide for the suspending of 21 specified enforcement actions, the duration of the suspension 22 period or periods, the action the responsible relative must take to avoid future enforcement action, and the announcement 23 24 of the program.

25 <u>This Section is repealed on July 1, 2002.</u>

26 (Source: P.A. 85-114; 85-115.)

(305 ILCS 5/10-21) (from Ch. 23, par. 10-21)
Sec. 10-21. The Illinois Department may provide by rule
for the imposition of a one-time charge of 20% of the amount
of past-due child support owed on July 1, 1988, by
responsible relatives of persons receiving support services
under this Article X, which has accrued under a support order

1 entered by a court or administrative body of this or any 2 other State, on behalf of resident or non-resident persons. The rule shall provide for notice to, and an opportunity to 3 4 be heard by, the responsible relative affected and any final 5 administrative decision rendered by the Department shall be 6 reviewed only under and in accordance with the Administrative 7 No action to impose the charge shall be Review Law. 8 commenced after June 30, 1993. Action under this Section 9 shall be subject to the limitations of Section 10-20 of this Code. 10

11 <u>This Section is repealed on July 1, 2002.</u>
12 (Source: P.A. 85-114.)

13 (305 ILCS 5/12-4.20a) (from Ch. 23, par. 12-4.20a)

14 Sec. 12-4.20a. Appointment of Executive Task Force on 15 Nursing Homes. Appoint the Executive Task Force on Nursing Homes, to be composed of members of the General Assembly and 16 17 representatives of State agencies, local governmental units, 18 nursing home facilities, nursing home residents and the general public as deemed appropriate by the Director. 19 The 20 Task Force shall conduct a study of the delivery of nursing 21 home care in this State and make to the Director such 22 recommendations as it deems necessary concerning rates 23 charged for nursing home care, reimbursements to nursing 24 homes from State funds (including, specifically, capitation 25 rates for payments to nursing homes under this Code), peer 26 review of delivery of services, and quality of care assurance. No later than January 1, 1988, the Director shall 27 28 report the recommendations of the Task Force to the General 29 Assembly, together with any other information or recommendations (including recommendations for legislation) 30 31 deemed appropriate by the Director.

32

This Section is repealed on July 1, 2002.

33 (Source: P.A. 85-539.)

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Section 70. The Elder Abuse Demonstration Project Act is
 amended by adding Section 10.1 as follows:

3 (320 ILCS 15/10.1 new)

4 Sec. 10.1. Repeal. This Act is repealed on July 1,
5 2002.

6 Section 75. The Senior Citizens and Disabled Persons
7 Property Tax Relief and Pharmaceutical Assistance Act is
8 amended by changing Section 9.1 as follows:

9 (320 ILCS 25/9.1) (from Ch. 67 1/2, par. 409.1)

Sec. 9.1. Report by Department of Revenue. The Department 10 of Revenue shall, on or before January 1, 1990, report to the 11 12 General Assembly on alternative methods, including 13 recommendations for legislation, for integrating the provisions for pharmaceutical assistance under this Act with 14 15 the provisions concerning payment for prescription drugs 16 under the federal Medicare Catastrophic Coverage Act of 1988. The recommendations shall be made in view of the goal of 17 enabling Illinois residents who are eligible for Medicare 18 benefits under Title XVIII of the Social Security Act to meet 19 20 the deductible and co-insurance requirements of the Medicare Catastrophic Coverage Act of 1988. 21

22 This Section is repealed on July 1, 2002.
23 (Source: P.A. 86-243.)

24 Section 80. The AIDS Registry Act is amended by changing 25 Sections 3 and 4 as follows:

26 (410 ILCS 310/3) (from Ch. 111 1/2, par. 7353)
27 Sec. 3. For the purposes of this Act, unless the context
28 requires otherwise:
29 (a) "AIDS" means acquired immunodeficiency syndrome, as

defined by the Centers for Disease Control or the National
 Institutes of Health.

3 (b) <u>(Blank).</u> "ARC"---means--AIDS-related--complex,--as 4 defined-by-the-Centers-for-Disease-Control--or--the--National 5 Institutes-of-Health.

6 (c) "Department" means the Illinois Department of Public7 Health.

8 (d) "Director" means the Director of Public Health.
9 (Source: P.A. 85-1248.)

10 (410 ILCS 310/4) (from Ch. 111 1/2, par. 7354)

Sec. 4. (a) The Department shall establish and maintain 11 an AIDS Registry consisting of a record of cases of AIDS and 12 ARE which occur in Illinois, and such information concerning 13 14 those cases as it deems necessary or appropriate in order to 15 conduct thorough and complete epidemiological surveys of AIDS and--ARC in Illinois, and to evaluate existing control and 16 17 prevention measures. Cases included in the Registry shall be 18 identified by a code rather than by name. To the extent feasible, the Registry shall be compatible with other 19 20 national models so as to facilitate the coordination of information with other data bases. 21

22 (b) To facilitate the collection of information relating to cases of AIDS and--ARC, the Department shall have the 23 24 authority to require hospitals, laboratories and other 25 facilities which diagnose such conditions to report cases of AIDS and-ARE to the Department, and to require the submission 26 of such other information pertaining to or in connection with 27 28 such reported cases as the Department deems necessary or 29 appropriate for the purposes of this Act. The Department may promulgate rules or regulations specifying the types of 30 31 information required, requirements for follow up of patients, 32 frequency of reporting, methods of submitting such information and any other details deemed by the Department to 33

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be necessary or appropriate for the administration of this Act. Nothing in this Act shall be construed to compel any individual to submit to a medical examination or supervision. (c) The Director shall by rule establish standards for ensuring the protection of information made confidential or privileged under law.

7 (Source: P.A. 85-929.)

8 Section 999. Effective date. This Act takes effect on9 July 1, 2002.".

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