HB2336 Enrolled

AN ACT concerning local government.

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

Section 5. The Illinois Municipal Code is amended by adding Section 11-6-12 as follows:

(65 ILCS 5/11-6-12 new)

Sec. 11-6-12. Reimbursement for lift-assist services.

- (a) As used in this Section, "lift-assist service" means a response to an assisted living facility or nursing home facility by personnel of a fire department, an emergency response unit, or a unit of another public safety department providing automatic or mutual aid to a municipality, in order to lift a patient or other individual from the individual's current position to a desired position. "Lift-assist service" does not include lifting a patient or other individual during a response to a request for transportation to a health care facility such as a hospital or emergency room.
- (b) Municipalities may fix, charge, and collect reasonable fees from an assisted living facility or nursing home facility for every lift-assist service after the 6th lift assist service provided to that assisted living facility or nursing home facility that year rendered by a municipal fire department, firefighter, emergency response unit, or public

safety employee of a municipal department in connection with providing lift-assist services to a patient or other individual.

The fees may not exceed the actual personnel and equipment costs for all services rendered by the municipality in connection with providing lift-assist services to a patient or other individual.

Section 10. The Fire Protection District Act is amended by adding Section 11n as follows:

(70 ILCS 705/11n new)

Sec. 11n. Reimbursement for lift-assist services.

- (a) As used in this Section, "lift-assist service" means a response to an assisted living facility or nursing home facility by personnel of a fire protection district, in order to lift a patient or other individual from the individual's current position to a desired position. "Lift-assist service" does not include lifting a patient or other individual during a response to a request for transportation to a health care facility such as a hospital or emergency room.
- (b) A fire protection district may fix, charge, and collect reasonable fees from an assisted living facility or nursing home facility for every lift-assist service after the 6th lift assist service provided to that assisted living facility or nursing home facility that year rendered by the

HB2336 Enrolled

LRB104 06037 RTM 16070 b

fire protection district in connection with providing lift-assist services to a patient or other individual.

The fees may not exceed the actual personnel and equipment costs for all services rendered by the fire protection district in connection with providing lift-assist services to a patient or other individual.