HB4915 Engrossed

1 AN ACT concerning children.

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

Section 5. The Abused and Neglected Child Reporting Act is
amended by changing Section 4 as follows:

6 (325 ILCS 5/4)

Sec. 4. Persons required to report; privileged
communications; transmitting false report.

9 (a) The following persons are required to immediately 10 report to the Department when they have reasonable cause to 11 believe that a child known to them in their professional or 12 official capacities may be an abused child or a neglected 13 child:

14 Medical personnel, including any: physician (1)licensed to practice medicine in any of its branches 15 16 (medical doctor or doctor of osteopathy); resident; 17 intern; medical administrator or personnel engaged in the examination, care, and treatment of persons; psychiatrist; 18 19 surgeon; dentist; dental hygienist; chiropractic 20 physician; podiatric physician; physician assistant; 21 emergency medical technician; physical therapist; physical 22 therapy assistant; occupational therapist; occupational therapy assistant; acupuncturist; registered nurse; 23

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licensed practical nurse; advanced practice registered
 nurse; genetic counselor; respiratory care practitioner;
 home health aide; or certified nursing assistant.

Social services and mental health personnel, 4 (2)5 including any: licensed professional counselor; licensed clinical professional counselor; licensed social worker; 6 7 licensed clinical social worker; licensed psychologist or assistant working under the direct supervision of a 8 9 psychologist; associate licensed marriage and family 10 therapist; licensed marriage and family therapist; field 11 personnel of the Departments of Healthcare and Family 12 Services, Public Health, Human Services, Human Rights, or Children and Family Services; supervisor or administrator 13 14 of the General Assistance program established under Article VI of the Illinois Public Aid Code; social 15 16 services administrator; or substance abuse treatment 17 personnel.

18 (3) Crisis intervention personnel, including any:
19 crisis line or hotline personnel; or domestic violence
20 program personnel.

(4) Education personnel, including any: school personnel (including administrators and certified and non-certified school employees); personnel of institutions of higher education; educational advocate assigned to a child in accordance with the School Code; member of a school board or the Chicago Board of Education or the HB4915 Engrossed - 3 - LRB102 25747 KTG 35065 b

1 2 governing body of a private school (but only to the extent required under subsection (d)); or truant officer.

3 4 (5) Recreation or athletic program or facility personnel; or an athletic trainer.

5 (6) Child care personnel, including any: early 6 intervention provider as defined in the Early Intervention 7 Services System Act; director or staff assistant of a 8 nursery school or a child day care center; or foster 9 parent, homemaker, or child care worker.

10 (7) Law enforcement personnel, including any: law 11 enforcement officer; field personnel of the Department of 12 Juvenile Justice; field personnel of the Department of 13 Corrections; probation officer; or animal control officer 14 or field investigator of the Department of Agriculture's 15 Bureau of Animal Health and Welfare.

16 (8) Any funeral home director; funeral home director 17 and embalmer; funeral home employee; coroner; or medical 18 examiner.

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(9) Any member of the clergy.

(10) Any physician, physician assistant, registered
nurse, licensed practical nurse, medical technician,
certified nursing assistant, licensed social worker,
licensed clinical social worker, or licensed professional
counselor of any office, clinic, or any other physical
location that provides abortions, abortion referrals, or
contraceptives.

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(b) When 2 or more persons who work within the same 1 2 workplace and are required to report under this Act share a 3 reasonable cause to believe that a child may be an abused or neglected child, one of those reporters may be designated to 4 5 make a single report. The report shall include the names and contact information for the other mandated reporters sharing 6 7 the reasonable cause to believe that a child may be an abused 8 or neglected child. The designated reporter must provide 9 written confirmation of the report to those mandated reporters 10 within 48 hours. If confirmation is not provided, those 11 mandated reporters are individually responsible for 12 immediately ensuring a report is made. Nothing in this Section 13 precludes or may be used to preclude any person from reporting 14 child abuse or child neglect.

15 (c) (1) As used in this Section, "a child known to them in 16 their professional or official capacities" means:

17 (A) the mandated reporter comes into contact with the 18 child in the course of the reporter's employment or 19 practice of a profession, or through a regularly scheduled 20 program, activity, or service;

the mandated reporter is affiliated with an 21 (B) 22 agency, institution, organization, school, school 23 district, regularly established church or religious organization, or other entity that is directly responsible 24 25 for the care, supervision, guidance, or training of the 26 child; or

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1 (C) a person makes a specific disclosure to the 2 mandated reporter that an identifiable child is the victim 3 of child abuse or child neglect, and the disclosure 4 happens while the mandated reporter is engaged in his or 5 her employment or practice of a profession, or in a 6 regularly scheduled program, activity, or service.

7 (2) Nothing in this Section requires a child to come
8 before the mandated reporter in order for the reporter to make
9 a report of suspected child abuse or child neglect.

10 (d) If an allegation is raised to a school board member 11 during the course of an open or closed school board meeting 12 that a child who is enrolled in the school district of which he 13 or she is a board member is an abused child as defined in 14 Section 3 of this Act, the member shall direct or cause the 15 school board to direct the superintendent of the school 16 district or other equivalent school administrator to comply 17 with the requirements of this Act concerning the reporting of child abuse. For purposes of this paragraph, a school board 18 member is granted the authority in his or her individual 19 20 capacity to direct the superintendent of the school district or other equivalent school administrator to comply with the 21 22 requirements of this Act concerning the reporting of child 23 abuse.

Notwithstanding any other provision of this Act, if an employee of a school district has made a report or caused a report to be made to the Department under this Act involving HB4915 Engrossed - 6 - LRB102 25747 KTG 35065 b

the conduct of a current or former employee of the school 1 2 district and a request is made by another school district for the provision of information concerning the job performance or 3 qualifications of the current or former employee because he or 4 5 she is an applicant for employment with the requesting school district, the general superintendent of the school district to 6 7 which the request is being made must disclose to the 8 requesting school district the fact that an employee of the 9 school district has made a report involving the conduct of the 10 applicant or caused a report to be made to the Department, as 11 required under this Act. Only the fact that an employee of the 12 school district has made a report involving the conduct of the 13 applicant or caused a report to be made to the Department may 14 be disclosed by the general superintendent of the school 15 district to which the request for information concerning the 16 applicant is made, and this fact may be disclosed only in cases 17 where the employee and the general superintendent have not been informed by the Department that the allegations were 18 unfounded. An employee of a school district who is or has been 19 20 the subject of a report made pursuant to this Act during his or her employment with the school district must be informed by 21 22 that school district that if he or she applies for employment 23 with another school district, the general superintendent of the former school district, upon the request of the school 24 district to which the employee applies, shall notify that 25 26 requesting school district that the employee is or was the

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1 subject of such a report.

2 (e) Whenever such person is required to report under this Act in his capacity as a member of the staff of a medical or 3 other public or private institution, school, facility or 4 agency, or as a member of the clergy, he shall make report 5 6 Department in accordance immediately to the with the 7 provisions of this Act and may also notify the person in charge 8 of such institution, school, facility or agency, or church, 9 synagoque, temple, mosque, or other religious institution, or 10 his designated agent that such report has been made. Under no 11 circumstances shall any person in charge of such institution, 12 school, facility or agency, or church, synagogue, temple, 13 mosque, or other religious institution, or his designated agent to whom such notification has been made, exercise any 14 15 control, restraint, modification or other change in the report 16 or the forwarding of such report to the Department.

(f) In addition to the persons required to report suspected cases of child abuse or child neglect under this Section, any other person may make a report if such person has reasonable cause to believe a child may be an abused child or a neglected child.

(g) The privileged quality of communication between any professional person required to report and his patient or client shall not apply to situations involving abused or neglected children and shall not constitute grounds for failure to report as required by this Act or constitute HB4915 Engrossed - 8 - LRB102 25747 KTG 35065 b

1 grounds for failure to share information or documents with the 2 Department during the course of a child abuse or neglect 3 investigation. If requested by the professional, the 4 Department shall confirm in writing that the information or 5 documents disclosed by the professional were gathered in the 6 course of a child abuse or neglect investigation.

7 The reporting requirements of this Act shall not apply to 8 the contents of a privileged communication between an attorney 9 and his or her client or to confidential information within 10 the meaning of Rule 1.6 of the Illinois Rules of Professional 11 Conduct relating to the legal representation of an individual 12 client.

13 A member of the clergy may claim the privilege under 14 Section 8-803 of the Code of Civil Procedure.

(h) Any office, clinic, or any other physical location 15 16 that provides abortions, abortion referrals, or contraceptives 17 shall provide to all office personnel copies of written information and training materials about abuse and neglect and 18 19 the requirements of this Act that are provided to employees of the office, clinic, or physical location who are required to 20 21 make reports to the Department under this Act, and instruct 22 such office personnel to bring to the attention of an employee 23 of the office, clinic, or physical location who is required to 24 make reports to the Department under this Act any reasonable 25 suspicion that a child known to him or her in his or her 26 professional or official capacity may be an abused child or a

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1 neglected child.

2 (i) Any person who enters into employment on and after 3 July 1, 1986 and is mandated by virtue of that employment to report under this Act, shall sign a statement on a form 4 5 prescribed by the Department, to the effect that the employee has knowledge and understanding of the reporting requirements 6 of this Act. On and after January 1, 2019, the statement shall 7 also include information about available mandated reporter 8 9 training provided by the Department. The statement shall be 10 signed prior to commencement of the employment. The signed 11 statement shall be retained by the employer. The cost of 12 printing, distribution, and filing of the statement shall be 13 borne by the employer.

Persons required to report child abuse or child 14 (j) 15 neglect as provided under this Section must complete an 16 initial mandated reporter training, including a section on 17 implicit bias, within 3 months of their date of engagement in a professional or official capacity as a mandated reporter, or 18 within the time frame of any other applicable State law that 19 20 governs training requirements for a specific profession, and at least every 3 years thereafter. The initial requirement 21 22 only applies to the first time they engage in their 23 professional or official capacity. In lieu of training every 3 years, medical personnel, as listed in paragraph (1) of 24 25 subsection (a), must meet the requirements described in 26 subsection (k).

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The mandated reporter trainings shall be in-person or 1 2 web-based, and shall include, at a minimum, information on the following topics: (i) indicators for recognizing child abuse 3 and child neglect, as defined under this Act; (ii) the process 4 5 for reporting suspected child abuse and child neglect in 6 by this Illinois as required Act and the required 7 documentation; (iii) responding to child in а а 8 trauma-informed manner; and (iv) understanding the response of 9 child protective services and the role of the reporter after a 10 call has been made. Child-serving organizations are encouraged 11 to provide in-person annual trainings.

12 The implicit bias section shall be in-person or web-based, 13 and shall include, at a minimum, information on the following 14 topics: (i) implicit bias and (ii) racial and ethnic sensitivity. As used in this subsection, "implicit bias" means 15 16 the attitudes or internalized stereotypes that affect people's 17 perceptions, actions, and decisions in an unconscious manner and that exist and often contribute to unequal treatment of 18 people based on race, ethnicity, gender identity, sexual 19 20 orientation, age, disability, and other characteristics. The implicit bias section shall provide tools to adjust automatic 21 22 patterns of thinking and ultimately eliminate discriminatory 23 behaviors. During these trainings mandated reporters shall 24 complete the following: (1) a pretest to assess baseline 25 implicit bias levels; (2) an implicit bias training task; and (3) a posttest to reevaluate bias levels after training. The 26

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implicit bias curriculum for mandated reporters shall be 1 2 developed within one year after the effective date of this amendatory Act of the 102nd General Assembly and shall be 3 created in consultation with organizations demonstrating 4 5 expertise and or experience in the areas of implicit bias, youth and adolescent developmental issues, prevention of child 6 7 abuse, exploitation, and neglect, culturally diverse family 8 systems, and the child welfare system.

9 The mandated reporter training, including a section on 10 implicit bias, shall be provided through the Department, 11 through an entity authorized to provide continuing education 12 for professionals licensed through the Department of Financial 13 and Professional Regulation, the State Board of Education, the Illinois Law Enforcement Training Standards Board, or the 14 15 Department of State Police, or through an organization 16 approved by the Department to provide mandated reporter 17 training, including a section on implicit bias. The Department must make available a free web-based training for reporters. 18

Each mandated reporter shall report to his or her employer and, when applicable, to his or her licensing or certification board that he or she received the mandated reporter training. The mandated reporter shall maintain records of completion.

Beginning January 1, 2021, if a mandated reporter receives licensure from the Department of Financial and Professional Regulation or the State Board of Education, and his or her profession has continuing education requirements, the training HB4915 Engrossed - 12 - LRB102 25747 KTG 35065 b

1 mandated under this Section shall count toward meeting the 2 licensee's required continuing education hours.

3 (k)(1) Medical personnel, as listed in paragraph (1) of subsection (a), who work with children in their professional 4 5 or official capacity, must complete mandated reporter training at least every 6 years. Such medical personnel, if licensed, 6 7 must attest at each time of licensure renewal on their renewal 8 form that they understand they are a mandated reporter of 9 child abuse and neglect, that they are aware of the process for 10 making a report, that they know how to respond to a child in a 11 trauma-informed manner, and that they are aware of the role of 12 child protective services and the role of a reporter after a 13 call has been made.

(2) In lieu of repeated training, medical personnel, as 14 15 listed in paragraph (1) of subsection (a), who do not work with children in their professional or official capacity, may 16 17 instead attest each time at licensure renewal on their renewal form that they understand they are a mandated reporter of 18 19 child abuse and neglect, that they are aware of the process for 20 making a report, that they know how to respond to a child in a 21 trauma-informed manner, and that they are aware of the role of 22 child protective services and the role of a reporter after a 23 call has been made. Nothing in this paragraph precludes 24 medical personnel from completing mandated reporter training 25 and receiving continuing education credits for that training. 26 (1) The Department shall provide copies of this Act, upon 1 request, to all employers employing persons who shall be 2 required under the provisions of this Section to report under 3 this Act.

(m) Any person who knowingly transmits a false report to
the Department commits the offense of disorderly conduct under
subsection (a) (7) of Section 26-1 of the Criminal Code of
2012. A violation of this provision is a Class 4 felony.

8 Any person who knowingly and willfully violates any 9 provision of this Section other than a second or subsequent 10 violation of transmitting a false report as described in the 11 preceding paragraph, is guilty of a Class A misdemeanor for a 12 first violation and a Class 4 felony for a second or subsequent 13 violation; except that if the person acted as part of a plan or scheme having as its object the prevention of discovery of an 14 15 abused or neglected child by lawful authorities for the 16 purpose of protecting or insulating any person or entity from 17 arrest or prosecution, the person is guilty of a Class 4 felony for a first offense and a Class 3 felony for a second or 18 subsequent offense (regardless of whether the second or 19 20 subsequent offense involves any of the same facts or persons as the first or other prior offense). 21

(n) A child whose parent, guardian or custodian in good faith selects and depends upon spiritual means through prayer alone for the treatment or cure of disease or remedial care may be considered neglected or abused, but not for the sole reason that his parent, guardian or custodian accepts and practices HB4915 Engrossed - 14 - LRB102 25747 KTG 35065 b

1 such beliefs.

2 (o) A child shall not be considered neglected or abused 3 solely because the child is not attending school in accordance 4 with the requirements of Article 26 of the School Code, as 5 amended.

6 (p) Nothing in this Act prohibits a mandated reporter who 7 reasonably believes that an animal is being abused or 8 neglected in violation of the Humane Care for Animals Act from 9 reporting animal abuse or neglect to the Department of 10 Agriculture's Bureau of Animal Health and Welfare.

(q) A home rule unit may not regulate the reporting of child abuse or neglect in a manner inconsistent with the provisions of this Section. This Section is a limitation under subsection (i) of Section 6 of Article VII of the Illinois Constitution on the concurrent exercise by home rule units of powers and functions exercised by the State.

(r) For purposes of this Section "child abuse or neglect" includes abuse or neglect of an adult resident as defined in this Act.

20 (Source: P.A. 101-564, eff. 1-1-20; 102-604, eff. 1-1-22.)

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