96TH GENERAL ASSEMBLY

State of Illinois

2009 and 2010

HB5822

Introduced 2/10/2010, by Rep. Ron Stephens

SYNOPSIS AS INTRODUCED:

Nour Act

New	ACL							
305	ILCS	5/11-22	from	Ch.	23,	par.	11-22	
305	ILCS	5/11-22a	from	Ch.	23,	par.	11-22a	
305	ILCS	5/11-22b	from	Ch.	23,	par.	11-22b	
305	ILCS	5/11-22c	from	Ch.	23,	par.	11-22c	
330	ILCS	126/Act rep.						

Creates the Military Emergency Direct Insurance Contingency Act. Creates the Military Emergency Direct Insurance Contingency Program under the Act. Provides for administration of the program by the Department of Healthcare and Family Services. Sets forth eligibility requirements for veterans. Requires the Department to purchase or provide health care benefits for eligible veterans that are identical to the benefits provided to adults under the State's Medicaid program, except for nursing facility services and non-emergency transportation. Includes provisions for co-payments and monthly premiums for health care services. Gives the Department a charge upon claims and causes of action and a right of subrogation, and gives the Department the right to recover the reasonable value of benefits provided. Requires an annual report to the General Assembly by January 1 of each year beginning in 2011. Amends the Illinois Public Aid Code to add cross-references to the Military Emergency Direct Insurance Contingency Act. Repeals the Veterans' Health Insurance Program Act of 2008. Repeals the Military Emergency Direct Insurance Contingency Act on January 1, 2014. Effective immediately.

LRB096 18079 KTG 33454 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

HB5822

1

AN ACT concerning State government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 1. Short title. This Act may be cited as the
Military Emergency Direct Insurance Contingency Act.

Section 3. Legislative intent. The General Assembly finds 6 7 that those who have served their country honorably in military service and who are residing in this State deserve access to 8 9 affordable, comprehensive health insurance. Many veterans are 10 uninsured and unable to afford healthcare. This lack of healthcare, including preventative care, often exacerbates 11 health conditions. The effects of lack of insurance negatively 12 impact those residents of the State who are insured because the 13 14 cost of paying for care to the uninsured is often shifted to those who have insurance in the form of higher health insurance 15 16 premiums. It is, therefore, the intent of this legislation to 17 provide access to affordable health insurance for veterans residing in Illinois who are unable to afford such coverage. 18 19 However, the State has only a limited amount of resources, and 20 the General Assembly therefore declares that while it intends 21 to cover as many such veterans as possible, the State may not 22 be able to cover every eligible person who qualifies for this Program as a matter of entitlement due to limited funding. 23

HB5822

Section 5. Definitions. The following words have the
 following meanings:

3 "Department" means the Department of Healthcare and Family4 Services, or any successor agency.

5 "Director" means the Director of Healthcare and Family6 Services, or any successor agency.

7 "Medical assistance" means health care benefits provided8 under Article V of the Illinois Public Aid Code.

9 "Program" means the Military Emergency Direct Insurance10 Contingency Program.

11 "Resident" means an individual who has an Illinois 12 residence, as provided in Section 5-3 of the Illinois Public 13 Aid Code.

14 "Veteran" means any person who has served in a branch of 15 the United States military for greater than 180 consecutive 16 days after initial training.

17 "Veterans Affairs" or "VA" means the United States18 Department of Veterans Affairs.

19 Section 10. Operation of the Program.

(a) The Military Emergency Direct Insurance Contingency
Program is created. This Program is not an entitlement.
Enrollment is based on the availability of funds, and
enrollment may be capped based on funds appropriated for the
Program. As soon as practical after the effective date of this

Act, coverage for this Program shall begin. The Program shall 1 2 be administered by the Department of Healthcare and Family 3 Services in collaboration with the Department of Veterans' The Department shall have the same powers 4 Affairs. and 5 authority to administer the Program as are provided to the Department in connection with the Department's administration 6 7 the Illinois Public Aid Code. The Department of shall 8 coordinate the Program with other health programs operated by 9 the Department and other State and federal agencies.

10 (b) The Department shall operate the Program in a manner so 11 that the estimated cost of the Program during the fiscal year 12 will not exceed the total appropriation for the Program. The Department may take any appropriate action to limit spending or 13 14 enrollment into the Program, including, but not limited to, applications, 15 ceasing to accept or process reviewing 16 eligibility more frequently than annually, adjusting 17 cost-sharing, or reducing the income threshold for eligibility as necessary to control expenditures for the Program. 18

19 Section 15. Eligibility.

20 (a) To be eligible for the Program, a person must:

(1) be a veteran who is not on active duty and who has
not been dishonorably discharged from service;

(2) be a resident of the State of Illinois;
(3) be at least 19 years of age and no older than 64
years of age;

- (4) be uninsured, as defined by the Department by rule,
 for a period of time established by the Department by rule,
 which shall be no less than 6 months;
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(5) not be eligible for medical assistance under the Illinois Public Aid Code;

6 (6) not be eligible for medical benefits through the 7 Veterans Health Administration; except that if he or she is 8 eligible for services provided at a VA facility but resides 9 60 miles or more from such a facility, he or she is 10 eligible for the Program; and

11 (7) have a household income no greater than the sum of 12 (i) an amount equal to 25% of the federal poverty level plus (ii) an amount equal to the Veterans Administration 13 14 means test income threshold at the initiation of the 15 Program; depending on the availability of funds, this level 16 may be increased to an amount equal to the sum of (iii) an 17 amount equal to 50% of the federal poverty level plus (iv) an amount equal to the Veterans Administration means test 18 19 income threshold. This means test income threshold is 20 subject to alteration by the Department as set forth in subsection (b) of Section 10. 21

(b) A veteran who is determined eligible for the Program shall remain eligible for 12 months, provided the veteran remains a resident of the State and is not excluded under subsection (c) of this Section and provided the Department has not limited the enrollment period as set forth in subsection - 5 - LRB096 18079 KTG 33454 b

1 (b) of Section 10.

2 (b-5) If a veteran was enrolled in the program operated 3 under the Veterans' Health Insurance Program Act of 2008 on the 4 effective date of this Act, he or she shall be enrolled in the 5 Program operated under this Act on that date, notwithstanding 6 any other provision of this Act.

7 (c) A veteran is not eligible for coverage under the 8 Program if:

9 (1) the premium required under Section 35 of this Act 10 has not been timely paid; if the required premiums are not 11 paid, the liability of the Program shall be limited to 12 benefits incurred under the Program for the time period for which premiums have been paid and for grace periods as 13 14 established under subsection (d); if the required monthly 15 premium is not paid, the veteran is ineligible for 16 re-enrollment for a minimum period of 3 months; or

17 (2) the veteran is a resident of a nursing facility or
18 an inmate of a public institution, as defined by 42 CFR
19 435.1009.

(d) The Department shall adopt rules for the Program,
including, but not limited to, rules relating to eligibility,
re-enrollment, grace periods, notice requirements, hearing
procedures, cost-sharing, covered services, and provider
requirements.

25 Section 20. Notice of decisions to terminate eligibility.

- 6 - LRB096 18079 KTG 33454 b

1 Whenever the Department decides to either deny or terminate 2 eligibility under this Act, the veteran shall have a right to 3 notice and a hearing, as provided by the Department by rule.

Section 25. Illinois Department of Veterans' Affairs. The 4 5 Department shall coordinate with the Illinois Department of 6 Veterans' Affairs and the Veterans Assistance Commissions to allow State Veterans' Affairs service officers and the Veterans 7 8 Assistance Commissions to assist veterans to apply for the 9 Program. All applicants must be reviewed for Veterans Health 10 Administration eligibility or other existing health benefits 11 prior to consideration for the Program.

12 Section 30. Health care benefits.

(a) For veterans eligible and enrolled, the Department shall purchase or provide health care benefits for eligible veterans that are identical to the benefits provided to adults under the State's approved plan under Title XIX of the Social Security Act, except for nursing facility services and non-emergency transportation.

(b) Providers shall be subject to approval by the Department to provide health care under the Illinois Public Aid Code and shall be reimbursed at the same rates as providers reimbursed under the State's approved plan under Title XIX of the Social Security Act.

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(c) As an alternative to the benefits set forth in

- 7 - LRB096 18079 KTG 33454 b

subsection (a) of this Section, and when cost-effective, the Department may offer veterans subsidies toward the cost of privately sponsored health insurance, including employer-sponsored health insurance.

HB5822

5 Section 35. Cost-sharing. The Department, by rule, shall 6 set forth requirements concerning co-payments and monthly 7 premiums for health care services. This cost-sharing shall be 8 based on household income, as defined by the Department by 9 rule, and is subject to alteration by the Department as set 10 forth in subsection (b) of Section 10.

11 Section 40. Charge upon claims and causes of action; right 12 of subrogation; recoveries. Sections 11-22, 11-22a, 11-22b, 13 and 11-22c of the Illinois Public Aid Code apply to health 14 benefits provided to veterans under this Act, as provided in 15 those Sections.

16 Section 45. Reporting. The Department shall prepare an 17 annual report for submission to the General Assembly. The report shall be due to the General Assembly by January 1 of 18 19 each year beginning in 2011. This report shall include 20 information regarding implementation of the Program, including the number of veterans enrolled and any available information 21 regarding other benefits derived from the Program, including 22 screening for and acquisition of other veterans' benefits 23

1 through the Veterans' Service Officers and the Veterans' 2 Assistance Commissions. This report may also include 3 recommendations regarding improvements that may be made to the 4 Program and regarding the extension of the repeal date set 5 forth in Section 85 of this Act.

6 Section 50. Emergency rulemaking. The Department may adopt 7 rules necessary to establish and implement this Act through the 8 use of emergency rulemaking in accordance with Section 5-45 of 9 the Illinois Administrative Procedure Act. For the purposes of 10 that Act, the General Assembly finds that the adoption of rules 11 to implement this Act is deemed an emergency and necessary for 12 the public interest, safety, and welfare.

Section 85. Repeal. This Act is repealed on January 1, 2014.

15 Section 90. The Illinois Public Aid Code is amended by 16 changing Sections 11-22, 11-22a, 11-22b, and 11-22c as follows:

17 (305 ILCS 5/11-22) (from Ch. 23, par. 11-22)

Sec. 11-22. Charge upon claims and causes of action for injuries. The Illinois Department shall have a charge upon all claims, demands and causes of action for injuries to an applicant for or recipient of (i) financial aid under Articles III, IV, and V, (ii) health care benefits provided under the

Covering ALL KIDS Health Insurance Act, or (iii) health care 1 2 benefits provided under the Veterans' Health Insurance Program 3 Act, or the Veterans' Health Insurance Program Act of 2008, or the Military Emergency Direct Insurance Contingency Act for the 4 5 total amount of medical assistance provided the recipient from the time of injury to the date of recovery upon such claim, 6 demand or cause of action. In addition, if the applicant or 7 8 recipient was employable, as defined by the Department, at the 9 time of the injury, the Department shall also have a charge 10 upon any such claims, demands and causes of action for the 11 total amount of aid provided to the recipient and his 12 dependents, including all cash assistance and medical 13 assistance only to the extent includable in the claimant's 14 action, from the time of injury to the date of recovery upon 15 such claim, demand or cause of action. Any definition of 16 "employable" adopted by the Department shall apply only to 17 persons above the age of compulsory school attendance.

If the injured person was employable at the time of the 18 injury and is provided aid under Articles III, IV, or V and any 19 20 dependent or member of his family is provided aid under Article 21 VI, or vice versa, both the Illinois Department and the local 22 governmental unit shall have a charge upon such claims, demands 23 and causes of action for the aid provided to the injured person and any dependent member of his family, including all cash 24 25 assistance, medical assistance and food stamps, from the time 26 of the injury to the date of recovery.

- 10 - LRB096 18079 KTG 33454 b

"Recipient", as used herein, means (i) in the case of 1 2 financial aid provided under this Code, the grantee of record and any persons whose needs are included in the financial aid 3 provided to the grantee of record or otherwise met by grants 4 5 under the appropriate Article of this Code for which such person is eligible, (ii) in the case of health care benefits 6 7 provided under the Covering ALL KIDS Health Insurance Act, the 8 child to whom those benefits are provided, and (iii) in the 9 case of health care benefits provided under the Veterans' 10 Health Insurance Program Act, or the Veterans' Health Insurance 11 Program Act of 2008, or the Military Emergency Direct Insurance 12 Contingency Act, the veteran to whom benefits are provided.

13 In each case, the notice shall be served by certified mail 14 or registered mail, upon the party or parties against whom the 15 applicant or recipient has a claim, demand or cause of action. 16 The notice shall claim the charge and describe the interest the 17 Illinois Department, the local governmental unit, or the county, has in the claim, demand, or cause of action. The 18 19 charge shall attach to any verdict or judgment entered and to 20 any money or property which may be recovered on account of such 21 claim, demand, cause of action or suit from and after the time 22 of the service of the notice.

On petition filed by the Illinois Department, or by the local governmental unit or county if either is claiming a charge, or by the recipient, or by the defendant, the court, on written notice to all interested parties, may adjudicate the

rights of the parties and enforce the charge. The court may 1 2 approve the settlement of any claim, demand or cause of action either before or after a verdict, and nothing in this Section 3 shall be construed as requiring the actual trial or final 4 5 adjudication of any claim, demand or cause of action upon which the Illinois Department, the local governmental unit or county 6 7 has charge. The court may determine what portion of the 8 recovery shall be paid to the injured person and what portion 9 paid to the Illinois Department, the shall be local 10 governmental unit or county having a charge against the recovery. In making this determination, the court shall conduct 11 12 an evidentiary hearing and shall consider competent evidence pertaining to the following matters: 13

(1) the amount of the charge sought to be enforced 14 15 against the recovery when expressed as a percentage of the 16 gross amount of the recovery; the amount of the charge 17 sought to be enforced against the recovery when expressed as a percentage of the amount obtained by subtracting from 18 the gross amount of the recovery the total attorney's fees 19 20 and other costs incurred by the recipient incident to the 21 recovery; and whether the Department, unit of local 22 government or county seeking to enforce the charge against 23 the recovery should as a matter of fairness and equity bear its proportionate share of the fees and costs incurred to 24 25 generate the recovery from which the charge is sought to be 26 satisfied;

1 (2) the amount, if any, of the attorney's fees and 2 other costs incurred by the recipient incident to the 3 recovery and paid by the recipient up to the time of 4 recovery, and the amount of such fees and costs remaining 5 unpaid at the time of recovery;

(3) the total hospital, doctor and other medical 6 7 expenses incurred for care and treatment of the injury to 8 the date of recovery therefor, the portion of such expenses 9 theretofore paid by the recipient, by insurance provided by 10 the recipient, and by the Department, unit of local 11 government and county seeking to enforce a charge against 12 the recovery, and the amount of such previously incurred 13 expenses which remain unpaid at the time of recovery and by 14 whom such incurred, unpaid expenses are to be paid;

15 (4)whether the recovery represents less than 16 substantially full recompense for the injury and the 17 hospital, doctor and other medical expenses incurred to the date of recovery for the care and treatment of the injury, 18 19 so that reduction of the charge sought to be enforced 20 against the recovery would not likely result in a double 21 recovery or unjust enrichment to the recipient;

(5) the age of the recipient and of persons dependent for support upon the recipient, the nature and permanency of the recipient's injuries as they affect not only the future employability and education of the recipient but also the reasonably necessary and foreseeable future

HB5822

1 material, maintenance, medical, rehabilitative and 2 training needs of the recipient, the cost of such 3 reasonably necessary and foreseeable future needs, and the 4 resources available to meet such needs and pay such costs;

5 (6) the realistic ability of the recipient to repay in 6 whole or in part the charge sought to be enforced against 7 the recovery when judged in light of the factors enumerated 8 above.

9 The burden of producing evidence sufficient to support the 10 exercise by the court of its discretion to reduce the amount of 11 a proven charge sought to be enforced against the recovery 12 shall rest with the party seeking such reduction.

13 reduce apportion Illinois The court may and the 14 Department's lien proportionate to the recovery of the 15 claimant. The court may consider the nature and extent of the 16 injury, economic and noneconomic loss, settlement offers, 17 comparative negligence as it applies to the case at hand, hospital costs, physician costs, and all other appropriate 18 19 costs. The Illinois Department shall pay its pro rata share of 20 the attorney fees based on the Illinois Department's lien as it compares to the total settlement agreed upon. This Section 21 22 shall not affect the priority of an attorney's lien under the 23 Attorneys Lien Act. The charges of the Illinois Department described in this Section, however, shall take priority over 24 25 all other liens and charges existing under the laws of the State of Illinois with the exception of the attorney's lien 26

1 under said statute.

Whenever the Department or any unit of local government has a statutory charge under this Section against a recovery for damages incurred by a recipient because of its advancement of any assistance, such charge shall not be satisfied out of any recovery until the attorney's claim for fees is satisfied, irrespective of whether or not an action based on recipient's claim has been filed in court.

9 This Section shall be inapplicable to any claim, demand or 10 cause of action arising under (a) the Workers' Compensation Act 11 or the predecessor Workers' Compensation Act of June 28, 1913, 12 (b) the Workers' Occupational Diseases Act or the predecessor 13 Workers' Occupational Diseases Act of March 16, 1936; and (c) 14 the Wrongful Death Act.

15 (Source: P.A. 94-693, eff. 7-1-06; 94-816, eff. 5-30-06; 16 95-755, eff. 7-25-08.)

17 (305 ILCS 5/11-22a) (from Ch. 23, par. 11-22a)

18 Sec. 11-22a. Right of Subrogation. To the extent of the 19 amount of (i) medical assistance provided by the Department to or on behalf of a recipient under Article V or VI, (ii) health 20 21 care benefits provided for a child under the Covering ALL KIDS 22 Health Insurance Act, or (iii) health care benefits provided to 23 a veteran under the Veterans' Health Insurance Program Act, or 24 the Veterans' Health Insurance Program Act of 2008, or the Military Emergency Direct Insurance Contingency Act, 25 the

Department shall be subrogated to any right of recovery such 1 2 recipient may have under the terms of any private or public 3 health care coverage or casualty coverage, including coverage under the "Workers' Compensation Act", approved July 9, 1951, 4 5 as amended, or the "Workers' Occupational Diseases Act", approved July 9, 1951, as amended, without the necessity of 6 assignment of claim or other authorization to secure the right 7 8 of recovery to the Department. To enforce its subrogation 9 right, the Department may (i) intervene or join in an action or 10 proceeding brought by the recipient, his or her quardian, 11 personal representative, estate, dependents, or survivors 12 against any person or public or private entity that may be 13 liable; (ii) institute and prosecute legal proceedings against any person or public or private entity that may be liable for 14 15 the cost of such services; or (iii) institute and prosecute 16 legal proceedings, to the extent necessary to reimburse the 17 Illinois Department for its costs, against any noncustodial parent who (A) is required by court or administrative order to 18 19 provide insurance or other coverage of the cost of health care 20 services for a child eligible for medical assistance under this 21 Code and (B) has received payment from a third party for the 22 costs of those services but has not used the payments to 23 reimburse either the other parent or the quardian of the child or the provider of the services. 24

25 (Source: P.A. 94-693, eff. 7-1-06; 94-816, eff. 5-30-06; 26 95-755, eff. 7-25-08.)

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1 (305 ILCS 5/11-22b) (from Ch. 23, par. 11-22b)
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2 Sec. 11-22b. Recoveries.

3 (a) As used in this Section:

(1) "Carrier" means any insurer, including any private 4 5 company, corporation, mutual association, trust fund, reciprocal or interinsurance exchange authorized under the 6 7 laws of this State to insure persons against liability or injuries caused to another and any insurer providing 8 9 benefits under a policy of bodily injury liability 10 insurance covering liability arising out of the ownership, 11 maintenance or use of a motor vehicle which provides 12 uninsured motorist endorsement or coverage.

(2) "Beneficiary" means any person or their dependents 13 who has received benefits or will be provided benefits 14 15 under this Code, under the Covering ALL KIDS Health 16 Insurance Act, or under the Veterans' Health Insurance Program Act, or the Veterans' Health Insurance Program Act 17 18 of 2008, or the Military Emergency Direct Insurance 19 Contingency Act because of an injury for which another person may be liable. It includes such beneficiary's 20 21 quardian, conservator or other personal representative, 22 his estate or survivors.

(b) (1) When benefits are provided or will be provided to a
beneficiary under this Code, under the Covering ALL KIDS Health
Insurance Act, or under the Veterans' Health Insurance Program

- 17 - LRB096 18079 KTG 33454 b

Act, or the Veterans' Health Insurance Program Act of 2008, or 1 2 the Military Emergency Direct Insurance Contingency Act 3 because of an injury for which another person is liable, or for which a carrier is liable in accordance with the provisions of 4 5 any policy of insurance issued pursuant to the Illinois 6 Insurance Code, the Illinois Department shall have a right to 7 recover from such person or carrier the reasonable value of 8 benefits so provided. The Attorney General may, to enforce such 9 right, institute and prosecute legal proceedings against the 10 third person or carrier who may be liable for the injury in an 11 appropriate court, either in the name of the Illinois 12 Department or in the name of the injured person, his guardian, personal representative, estate, or survivors. 13

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(2) The Department may:

15 (A) compromise or settle and release any such claim for16 benefits provided under this Code, or

(B) waive any such claims for benefits provided under this Code, in whole or in part, for the convenience of the Department or if the Department determines that collection would result in undue hardship upon the person who suffered the injury or, in a wrongful death action, upon the heirs of the deceased.

(3) No action taken on behalf of the Department pursuant to
this Section or any judgment rendered in such action shall be a
bar to any action upon the claim or cause of action of the
beneficiary, his guardian, conservator, personal

representative, estate, dependents or survivors against the third person who may be liable for the injury, or shall operate deny to the beneficiary the recovery for that portion of any damages not covered hereunder.

5 (c)(1) When an action is brought by the Department pursuant 6 to subsection (b), it shall be commenced within the period 7 prescribed by Article XIII of the Code of Civil Procedure.

8 However, the Department may not commence the action prior 9 to 5 months before the end of the applicable period prescribed 10 by Article XIII of the Code of Civil Procedure. Thirty days 11 prior to commencing an action, the Department shall notify the 12 beneficiary of the Department's intent to commence such an 13 action.

14 (2) The death of the beneficiary does not abate any right15 of action established by subsection (b).

16 (3) When an action or claim is brought by persons entitled 17 to bring such actions or assert such claims against a third person who may be liable for causing the death of 18 а 19 beneficiary, any settlement, judgment or award obtained is subject to the Department's claim for reimbursement of the 20 benefits provided to the beneficiary under this Code, under the 21 22 Covering ALL KIDS Health Insurance Act, or under the Veterans' 23 Health Insurance Program Act, or the Veterans' Health Insurance Program Act of 2008, or the Military Emergency Direct Insurance 24 25 Contingency Act.

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(4) When the action or claim is brought by the beneficiary

alone and the beneficiary incurs a personal liability to pay 1 2 attorney's fees and costs of litigation, the Department's claim 3 for reimbursement of the benefits provided to the beneficiary shall be the full amount of benefits paid on behalf of the 4 5 beneficiary under this Code, under the Covering ALL KIDS Health Insurance Act, or under the Veterans' Health Insurance Program 6 Act, or the Veterans' Health Insurance Program Act of 2008, or 7 8 the Military Emergency Direct Insurance Contingency Act less a 9 pro rata share which represents the Department's reasonable 10 share of attorney's fees paid by the beneficiary and that 11 portion of the cost of litigation expenses determined by 12 multiplying by the ratio of the full amount of the expenditures of the full amount of the judgment, award or settlement. 13

(d)(1) If either the beneficiary or the Department brings 14 15 an action or claim against such third party or carrier, the 16 beneficiary or the Department shall within 30 days of filing 17 the action give to the other written notice by personal service or registered mail of the action or claim and of the name of 18 the court in which the action or claim is brought. Proof of 19 such notice shall be filed in such action or claim. If an 20 action or claim is brought by either the Department or the 21 22 beneficiary, the other may, at any time before trial on the 23 facts, become a party to such action or claim or shall consolidate his action or claim with the other if brought 24 25 independently.

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(2) If an action or claim is brought by the Department

pursuant to subsection (b)(1), written notice to the beneficiary, guardian, personal representative, estate or survivor given pursuant to this Section shall advise him of his right to intervene in the proceeding, his right to obtain a private attorney of his choice and the Department's right to recover the reasonable value of the benefits provided.

7 (e) In the event of judgment or award in a suit or claim8 against such third person or carrier:

9 (1) If the action or claim is prosecuted by the 10 beneficiary alone, the court shall first order paid from 11 any judgment or award the reasonable litigation expenses 12 incurred in preparation and prosecution of such action or claim, together with reasonable attorney's fees, when an 13 14 attorney has been retained. After payment of such expenses 15 and attorney's fees the court shall, on the application of 16 the Department, allow as a first lien against the amount of 17 such judgment or award the amount of the Department's expenditures for the benefit of the beneficiary under this 18 19 Code, under the Covering ALL KIDS Health Insurance Act, or 20 under the Veterans' Health Insurance Program Act, or the 21 Veterans' Health Insurance Program Act of 2008, or the 22 Military Emergency Direct Insurance Contingency Act, as 23 provided in subsection (c) (4).

(2) If the action or claim is prosecuted both by the
 beneficiary and the Department, the court shall first order
 paid from any judgment or award the reasonable litigation

HB5822

expenses incurred in preparation and prosecution of such 1 2 action or claim, together with reasonable attorney's fees 3 for plaintiffs attorneys based solely on the services rendered for the benefit of the beneficiary. After payment 4 of such expenses and attorney's fees, the court shall apply 5 out of the balance of such judgment or award an amount 6 7 sufficient to reimburse the Department the full amount of 8 benefits paid on behalf of the beneficiary under this Code, 9 under the Covering ALL KIDS Health Insurance Act, or under the Veterans' Health Insurance Program Act, or 10 the 11 Veterans' Health Insurance Program Act of 2008, or the Military Emergency Direct Insurance Contingency Act. 12

13 (f) The court shall, upon further application at any time 14 before the judgment or award is satisfied, allow as a further 15 lien the amount of any expenditures of the Department in 16 payment of additional benefits arising out of the same cause of 17 action or claim provided on behalf of the beneficiary under this Code, under the Covering ALL KIDS Health Insurance Act, or 18 19 under the Veterans' Health Insurance Program Act, or the 20 Veterans' Health Insurance Program Act of 2008, or the Military 21 Emergency Direct Insurance Contingency Act, when such benefits 22 were provided or became payable subsequent to the original 23 order.

(g) No judgment, award, or settlement in any action or
claim by a beneficiary to recover damages for injuries, when
the Department has an interest, shall be satisfied without

first giving the Department notice and a reasonable opportunity
 to perfect and satisfy its lien.

3 When the Department has perfected a lien upon a (h) judgment or award in favor of a beneficiary against any third 4 5 party for an injury for which the beneficiary has received benefits under this Code, under the Covering ALL KIDS Health 6 Insurance Act, or under the Veterans' Health Insurance Program 7 8 Act, or the Veterans' Health Insurance Program Act of 2008, or 9 the Military Emergency Direct Insurance Contingency Act, the 10 Department shall be entitled to a writ of execution as lien 11 claimant to enforce payment of said lien against such third 12 party with interest and other accruing costs as in the case of 13 other executions. In the event the amount of such judgment or award so recovered has been paid to the beneficiary, the 14 15 Department shall be entitled to a writ of execution against 16 such beneficiary to the extent of the Department's lien, with 17 interest and other accruing costs as in the case of other executions. 18

19 Except as otherwise provided in this Section, (i) 20 notwithstanding any other provision of law, the entire amount of any settlement of the injured beneficiary's action or claim, 21 22 with or without suit, is subject to the Department's claim for 23 reimbursement of the benefits provided and any lien filed pursuant thereto to the same extent and subject to the same 24 25 limitations as in Section 11-22 of this Code.

26 (Source: P.A. 94-693, eff. 7-1-06; 94-816, eff. 5-30-06;

- 23 - LRB096 18079 KTG 33454 b

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HB5822
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1 95-755, eff. 7-25-08.)

2 (305 ILCS 5/11-22c) (from Ch. 23, par. 11-22c)

3 Sec. 11-22c. Recovery of back wages.

(a) As used in this Section, "recipient" means any person
receiving financial assistance under Article IV or Article VI
of this Code, receiving health care benefits under the Covering
ALL KIDS Health Insurance Act, or receiving health care
benefits under the Veterans' Health Insurance Program Act, or
the Veterans' Health Insurance Program Act of 2008, or the
<u>Military Emergency Direct Insurance Contingency Act</u>.

11 (b) If a recipient maintains any suit, charge or other court or administrative action against an employer seeking back 12 13 pay for a period during which the recipient received financial 14 assistance under Article IV or Article VI of this Code, health 15 care benefits under the Covering ALL KIDS Health Insurance Act, 16 or health care benefits under the Veterans' Health Insurance Program Act, or the Veterans' Health Insurance Program Act of 17 18 2008, or the Military Emergency Direct Insurance Contingency 19 Act, the recipient shall report such fact to the Department. To 20 the extent of the amount of assistance provided to or on behalf 21 of the recipient under Article IV or Article VI, health care 22 benefits provided under the Covering ALL KIDS Health Insurance 23 Act, or health care benefits provided under the Veterans' 24 Health Insurance Program Act, or the Veterans' Health Insurance Program Act of 2008, or the Military Emergency Direct Insurance 25

Contingency Act, the Department may by intervention or 1 2 otherwise without the necessity of assignment of claim, attach 3 a lien on the recovery of back wages equal to the amount of 4 assistance provided by the Department to the recipient under 5 Article IV or Article VI, under the Covering ALL KIDS Health 6 Insurance Act, or under the Veterans' Health Insurance Program Act, or the Veterans' Health Insurance Program Act of 2008, or 7 8 the Military Emergency Direct Insurance Contingency Act.

9 (Source: P.A. 94-693, eff. 7-1-06; 94-816, eff. 5-30-06;
10 95-755, eff. 7-25-08.)

11 (330 ILCS 126/Act rep.)

Section 92. The Veterans' Health Insurance Program Act of 2008 is repealed.

Section 97. Severability. The provisions of this Act are severable under Section 1.31 of the Statute on Statutes.

Section 99. Effective date. This Act takes effect upon becoming law.