LRB9202818MWcdA

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AN ACT in relation to State employees.

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

4 Section 5. The State Employee Indemnification Act is 5 amended by changing Sections 1 and 2 as follows:

6 (5 ILCS 350/1) (from Ch. 127, par. 1301)

Sec. 1. Definitions. For the purpose of this Act: 7 8 (a) The term "State" means the State of Illinois, the General Assembly, the court, or any State office, department, 9 division, bureau, board, commission, or committee, 10 the boards of the public institutions of higher 11 governing 12 education created by the State, the Illinois National Guard, 13 the Comprehensive Health Insurance Board, any poison control center designated under the Poison Control System Act that 14 15 receives State funding, or any other agency or instrumentality of the State. It does not mean any local 16 public entity as that term is defined in Section 1-206 of the 17 18 Local Governmental and Governmental Employees Tort Immunity 19 Act or a pension fund.

20 The term "employee" means any present or former (b) elected or appointed officer, trustee or employee of the 21 22 State, or of a pension fund, any present or former member of the Illinois National Guard while on active duty, individuals 23 organizations who contract with the Department of 24 or Corrections, the Comprehensive Health Insurance Board, or the 25 26 Department of Veterans' Affairs to provide services, 27 individuals or organizations who contract with the Department of Human Services (as successor to the Department of Mental 28 29 Health and Developmental Disabilities) to provide services including but not limited to treatment and other services for 30 31 sexually violent persons, individuals or organizations who

1 contract with the Department of Military Affairs for youth 2 individuals or organizations who contract to programs, perform carnival and amusement ride safety inspections for 3 4 the Department of Labor, individual representatives of or 5 designated organizations authorized to represent the Office 6 State Long-Term Ombudsman for the Department on Aging, of 7 individual representatives of or organizations designated by 8 the Department on Aging in the performance of their duties as 9 elder abuse provider agencies or regional administrative agencies under the Elder Abuse and Neglect Act, individuals 10 11 or organizations who perform volunteer services for the State where such volunteer relationship is reduced to writing, 12 individuals who serve on any public entity (whether created 13 by law or administrative action) described in paragraph (a) 14 15 of this Section, individuals or not for profit organizations 16 who, either as volunteers, where such volunteer relationship 17 is reduced to writing, or pursuant to contract, furnish advice or consultation to any agency or professional 18 19 instrumentality of the State, individuals who serve as foster parents for the Department of Children and Family Services 20 21 when caring for a Department ward, and individuals who serve 22 as arbitrators pursuant to Part 10A of Article II of the Code 23 of Civil Procedure and the rules of the Supreme Court implementing Part 10A, each as now or hereafter amended, but 24 25 does not mean an independent contractor except as provided in this Section. The term includes an individual appointed as an 26 inspector by the Director of State Police when performing 27 duties within the scope of the activities of a Metropolitan 28 29 Enforcement Group or а law enforcement organization 30 established under the Intergovernmental Cooperation Act. The 31 term includes any designated persons providing services in 32 connection with a contract at a Department of Corrections' facility when the Director of the Department of Corrections 33 34 determines the designation to be in the best interest of the

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<u>State.</u> An individual who renders professional advice and
 consultation to the State through an organization which
 qualifies as an "employee" under the Act is also an employee.
 The term includes the estate or personal representative of an
 employee.

6 (c) The term "pension fund" means a retirement system or
7 pension fund created under the Illinois Pension Code.
8 (Source: P.A. 90-793, eff. 8-14-98; 91-726, eff. 6-2-00.)

9 (5 ILCS 350/2) (from Ch. 127, par. 1302)

Sec. 2. Representation and indemnification of State employees.

In the event that any civil proceeding is commenced 12 (a) against any State employee arising out of any act or omission 13 14 occurring within the scope of the employee's State 15 employment, the Attorney General shall, upon timely and appropriate notice to him by such employee, appear on behalf 16 17 of such employee and defend the action; provided that the Attorney General may not represent and the State may not 18 indemnify (i) an organization that contracts with the State 19 20 or (ii) persons who render services under such a contract, in 21 any civil proceeding brought by one against the other. In 22 the event that any civil proceeding is commenced against any physician who is an employee of the Department of Corrections 23 24 or the Department of Human Services (in a position relating Department's mental health and developmental 25 the to disabilities functions) alleging death or bodily injury or 26 other injury to the person of the complainant resulting from 27 28 and arising out of any act or omission occurring on or after 29 December 3, 1977 within the scope of the employee's State employment, or against any physician who is an employee of 30 31 the Department of Veterans' Affairs alleging death or bodily 32 injury or other injury to the person of the complainant 33 resulting from and arising out of any act or omission

1 occurring on or after the effective date of this amendatory 2 Act of 1988 within the scope of the employee's State employment, or in the event that any civil proceeding is 3 4 commenced against any attorney who is an employee of the 5 State Appellate Defender alleging legal malpractice or for б other damages resulting from and arising out of any legal act 7 or omission occurring on or after December 3, 1977, within 8 the scope of the employee's State employment, or in the event 9 that any civil proceeding is commenced against any individual or organization who contracts with the Department of Labor to 10 11 provide services as a carnival and amusement ride safety 12 inspector alleging malpractice, death or bodily injury or other injury to the person arising out of any act or omission 13 occurring on or after May 1, 1985, within the scope of that 14 15 employee's State employment, the Attorney General shall, upon 16 timely and appropriate notice to him by such employee, appear on behalf of such employee and defend the action. 17 Any such notice shall be in writing, shall be mailed within 15 days 18 19 after the date of receipt by the employee of service of shall authorize the Attorney General 20 and process, to 21 represent and defend the employee in the proceeding. The 22 giving of this notice to the Attorney General shall 23 constitute an agreement by the State employee to cooperate with the Attorney General in his defense of the action and a 24 25 consent that the Attorney General shall conduct the defense as he deems advisable and in the best interests of the 26 employee, including settlement in the Attorney General's 27 In any such proceeding, the State shall pay the 28 discretion. 29 court costs and litigation expenses of defending such action, 30 to the extent approved by the Attorney General as reasonable, as they are incurred. 31

32 (b) In the event that the Attorney General determines 33 that so appearing and defending an employee either (1) 34 involves an actual or potential conflict of interest, or (2)

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1 that the act or omission which gave rise to the claim was not 2 within the scope of the employee's State employment or was intentional, wilful or wanton misconduct, the 3 Attorney 4 General shall decline in writing to appear or defend or shall 5 promptly take appropriate action to withdraw as attorney for б such employee. Upon receipt of such declination or upon such 7 withdrawal by the Attorney General on the basis of an actual or potential conflict of interest, the State employee may 8 9 employ his own attorney to appear and defend, in which event the State shall pay the employee's court costs, litigation 10 11 expenses and attorneys' fees to the extent approved by the Attorney General as reasonable, as they are incurred. In the 12 event that the Attorney General declines to appear 13 or withdraws on the grounds that the act or omission was not 14 15 within the scope of employment, or was intentional, wilful or 16 wanton misconduct, and a court or jury finds that the act or omission of the State employee was within the scope of 17 employment and was not intentional, wilful 18 or wanton 19 misconduct, the State shall indemnify the State employee for any damages awarded and court costs and attorneys' fees 20 21 assessed as part of any final and unreversed judgment. In such event the State shall also pay the employee's court 22 23 litigation expenses and attorneys' fees to the extent costs, approved by the Attorney General as reasonable. 24

25 In the event that the defendant in the proceeding is an elected State official, including members of the General 26 Assembly, the elected State official may retain his or 27 her attorney, provided that said attorney shall be reasonably 28 29 acceptable to the Attorney General. In such case the State the elected State official's court costs, 30 shall pay litigation expenses, and attorneys' fees, to the extent 31 32 approved by the Attorney General as reasonable, as they are 33 incurred.

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(b-5) The Attorney General may file a counterclaim on

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1 behalf of a State employee, provided:

2 (1) the Attorney General determines that the State
3 employee is entitled to representation in a civil action
4 under this Section;

5 (2) the counterclaim arises out of any act or 6 omission occurring within the scope of the employee's 7 State employment that is the subject of the civil action; 8 and

9 (3) the employee agrees in writing that if judgment entered in favor of the employee, the amount of the 10 is 11 judgment shall be applied to offset any judgment that may be entered in favor of the plaintiff, and then to 12 State treasury for court costs and 13 reimburse the litigation expenses required to pursue the counterclaim. 14 15 The balance of the collected judgment shall be paid to 16 the State employee.

Notwithstanding any other provision of this Section, 17 (C) representation and indemnification of a judge under this Act 18 shall also be provided in any case where the plaintiff seeks 19 damages or any equitable relief as a result of any decision, 20 21 ruling or order of a judge made in the course of his or her judicial or administrative duties, without regard to the 22 23 of recovery employed by plaintiff. theory the Indemnification shall be for all damages awarded and all 24 25 court costs, attorney fees and litigation expenses assessed against the judge. When a judge has been convicted of a crime 26 as a result of his or her intentional judicial misconduct in 27 a trial, that judge shall not be entitled to indemnification 28 29 and representation under this subsection in any case 30 maintained by a party who seeks damages or other equitable relief as a direct result of the judge's intentional judicial 31 32 misconduct.

33 (d) In any such proceeding where notice in accordance34 with this Section has been given to the Attorney General,

1 unless the court or jury finds that the conduct or inaction 2 which gave rise to the claim or cause of action was intentional, wilful or wanton misconduct and was not intended 3 4 to serve or benefit interests of the State, the State shall 5 indemnify the State employee for any damages awarded and 6 court costs and attorneys' fees assessed as part of any final 7 and unreversed judgment, or shall pay such judgment. Unless the Attorney General determines that the conduct or inaction 8 9 which gave rise to the claim or cause of action was intentional, wilful or wanton misconduct and was not intended 10 11 to serve or benefit interests of the State, the case may be settled, in the Attorney General's discretion and with the 12 13 employee's consent, and the State shall indemnify the employee for any damages, court costs and attorneys' fees 14 15 agreed to as part of the settlement, or shall pay such 16 settlement. Where the employee is represented by private counsel, any settlement must be so approved by the Attorney 17 18 General and the court having jurisdiction, which shall 19 obligate the State to indemnify the employee.

(e) (i) Court costs and litigation expenses and other 20 21 costs of providing a defense or counterclaim, including attorneys' fees obligated under this Section, shall be paid 22 23 from the State Treasury on the warrant of the Comptroller out made to the Department of Central 24 of appropriations 25 Management Services specifically designed for the payment of costs, fees and expenses covered by this Section. 26

entry of a final 27 (ii) Upon judgment against the employee, or upon the settlement of the claim, the 28 employee 29 shall cause to be served a copy of such judgment or 30 settlement, personally or by certified or registered mail within thirty days of the date of entry or settlement, upon 31 the chief administrative officer of the department, office or 32 agency in which he is employed. If not inconsistent with the 33 provisions of this Section, such judgment or settlement shall 34

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be certified for payment by such chief administrative officer and by the Attorney General. The judgment or settlement shall be paid from the State Treasury on the warrant of the Comptroller out of appropriations made to the Department of Central Management Services specifically designed for the payment of claims covered by this Section.

7 (f) Nothing contained or implied in this Section shall
8 operate, or be construed or applied, to deprive the State, or
9 any employee thereof, of any defense heretofore available.

10 (g) This Section shall apply regardless of whether the 11 employee is sued in his or her individual or official 12 capacity.

13 (h) This Section shall not apply to claims for bodily 14 injury or damage to property arising from motor vehicle 15 accidents.

(i) This Section shall apply to all proceedings filed on
or after its effective date, and to any proceeding pending on
its effective date, if the State employee gives notice to the
Attorney General as provided in this Section within 30 days
of the Act's effective date.

(j) The amendatory changes made to this Section by this amendatory Act of 1986 shall apply to all proceedings filed on or after the effective date of this amendatory Act of 1986 and to any proceeding pending on its effective date, if the State employee gives notice to the Attorney General as provided in this Section within 30 days of the effective date of this amendatory Act of 1986.

This Act applies to all State officials who are 28 (k) 29 serving as trustees, or their appointing authorities, of a 30 energy community trust clean or as members of а not-for-profit foundation or corporation established pursuant 31 to Section 16-111.1 of the Public Utilities Act. 32

33 (Source: P.A. 90-655, eff. 7-30-98; 91-781, eff. 6-9-00.)

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