LRB9201513MWdvA

1

AN ACT concerning military expenditures.

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

Section 5. The Military Code of Illinois is amended by
changing Section 65 as follows:

6 (20 ILCS 1805/65) (from Ch. 129, par. 220.65)

Sec. 65. Subject to such reasonable regulations as may be 7 8 promulgated by the Adjutant General, the use and rental of armories may be permitted for any reasonable and legitimate 9 civilian activities so long as the such activities do not 10 interfere with their use for military purposes. Proceeds 11 received from rentals, above the expenses incident to the 12 13 such use, will be placed in an "Armory Rental Account" by the Adjutant General and used for recruiting, athletic, and 14 recreational activities and other purposes on--a--per--capita 15 16 basis in the interest and for the benefit of the personnel of the Illinois National Guard. Expenditures of those proceeds 17 must be made on a modified per capita basis with due 18 consideration given to the proportion of each armory's 19 20 generation of revenue, as determined by the Adjutant General. (Source: P.A. 85-1241.) 21

22 Section 99. Effective date. This Act takes effect on 23 July 1, 2001.