

101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB0041

Introduced 1/9/2019, by Rep. Mary E. Flowers

SYNOPSIS AS INTRODUCED:

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Amends the Medical Assistance Article of the Illinois Public Aid Code. Extends medical assistance coverage to all women of childbearing age regardless of income level.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

AN ACT concerning public aid. 1

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

4 Section 5. The Illinois Public Aid Code is amended by 5 changing Section 5-2 as follows:

(305 ILCS 5/5-2) (from Ch. 23, par. 5-2) 6

7 Sec. 5-2. Classes of Persons Eligible.

Medical assistance under this Article shall be available to 8 9 any of the following classes of persons in respect to whom a plan for coverage has been submitted to the Governor by the 10 Illinois Department and approved by him. If changes made in 11 this Section 5-2 require federal approval, they shall not take 12 13 effect until such approval has been received:

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1. Recipients of basic maintenance grants under Articles III and IV. 15

16 2. Beginning January 1, 2014, persons otherwise 17 eligible for basic maintenance under Article III, any eligibility requirements that 18 excluding are 19 inconsistent with any federal law or federal regulation, as interpreted by the U.S. Department of Health and Human 20 21 Services, but who fail to qualify thereunder on the basis 22 of need, and who have insufficient income and resources to meet the costs of necessary medical care, including but not 23

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limited to the following:

(a) All persons otherwise eligible for basic
maintenance under Article III but who fail to qualify
under that Article on the basis of need and who meet
either of the following requirements:

6 (i) their income, as determined by the 7 Illinois Department in accordance with any federal 8 requirements, is equal to or less than 100% of the 9 federal poverty level; or

10 (ii) their income, after the deduction of 11 costs incurred for medical care and for other types 12 of remedial care, is equal to or less than 100% of 13 the federal poverty level.

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(b) (Blank).

15 3. (Blank).

4. Persons not eligible under any of the preceding
paragraphs who fall sick, are injured, or die, not having
sufficient money, property or other resources to meet the
costs of necessary medical care or funeral and burial
expenses.

5. (a) Women during pregnancy and during the 60-day period beginning on the last day of the pregnancy, together with their infants, whose income is at or below 200% of the federal poverty level. Until September 30, 2019, or sooner if the maintenance of effort requirements under the Patient Protection and Affordable Care Act are eliminated or may be

waived before then, women during pregnancy and during the 1 2 60-day period beginning on the last day of the pregnancy, 3 whose countable monthly income, after the deduction of costs incurred for medical care and for other types of 4 5 remedial care as specified in administrative rule, is equal than the Medical Assistance-No Grant(C) 6 to or less 7 (MANG(C)) Income Standard in effect on April 1, 2013 as set 8 forth in administrative rule.

9 (b) The plan for coverage shall provide ambulatory 10 prenatal care to pregnant women during a presumptive 11 eligibility period and establish an income eligibility 12 standard that is equal to 200% of the federal poverty level, provided that costs incurred for medical care are 13 14 not taken into account in determining such income 15 eligibility.

16 (C) The Illinois Department may conduct а 17 demonstration in at least one county that will provide 18 medical assistance to pregnant women, together with their 19 infants and children up to one year of age, where the 20 income eligibility standard is set up to 185% of the 21 nonfarm income official poverty line, as defined by the 22 federal Office of Management and Budget. The Illinois 23 Department shall seek and obtain necessary authorization 24 provided under federal law to implement such а 25 demonstration. Such demonstration may establish resource 26 standards that are not more restrictive than those

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established under Article IV of this Code.

2 6. (a) Children younger than age 19 when countable 3 income is at or below 133% of the federal poverty level. Until September 30, 2019, or sooner if the maintenance of 4 effort requirements under the Patient Protection and 5 6 Affordable Care Act are eliminated or may be waived before 7 then, children younger than age 19 whose countable monthly 8 income, after the deduction of costs incurred for medical 9 care and for other types of remedial care as specified in 10 administrative rule, is equal to or less than the Medical 11 Assistance-No Grant(C) (MANG(C)) Income Standard in effect 12 on April 1, 2013 as set forth in administrative rule.

(b) Children and youth who are under temporary custody
or guardianship of the Department of Children and Family
Services or who receive financial assistance in support of
an adoption or guardianship placement from the Department
of Children and Family Services.

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7. (Blank).

19 8. As required under federal law, persons who are 20 eligible for Transitional Medical Assistance as a result of 21 an increase in earnings or child or spousal support 22 received. The plan for coverage for this class of persons 23 shall:

(a) extend the medical assistance coverage to the
 extent required by federal law; and

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(b) offer persons who have initially received 6

1 months of the coverage provided in paragraph (a) above, 2 the option of receiving an additional 6 months of 3 coverage, subject to the following:

(i) such coverage shall be pursuant to provisions of the federal Social Security Act;

6 (ii) such coverage shall include all services
7 covered under Illinois' State Medicaid Plan;

8 (iii) no premium shall be charged for such 9 coverage; and

10 (iv) such coverage shall be suspended in the 11 event of a person's failure without good cause to 12 file in a timely fashion reports required for this 13 coverage under the Social Security Act and 14 coverage shall be reinstated upon the filing of 15 such reports if the person remains otherwise 16 eligible.

17 9. Persons with acquired immunodeficiency syndrome (AIDS) or with AIDS-related conditions with respect to whom 18 there has been a determination that but for home or 19 20 community-based services such individuals would require 21 the level of care provided in an inpatient hospital, 22 skilled nursing facility or intermediate care facility the 23 cost of which is reimbursed under this Article. Assistance 24 shall be provided to such persons to the maximum extent 25 permitted under Title XIX of the Federal Social Security 26 Act.

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1 10. Participants in the long-term care insurance 2 partnership program established under the Illinois 3 Long-Term Care Partnership Program Act who meet the 4 qualifications for protection of resources described in 5 Section 15 of that Act.

11. Persons with disabilities who are employed and 6 7 Medicaid, to Section eligible for pursuant 8 1902(a)(10)(A)(ii)(xv) of the Social Security Act, and, 9 subject to federal approval, persons with a medically 10 improved disability who are employed and eligible for 11 Medicaid pursuant to Section 1902(a)(10)(A)(ii)(xvi) of 12 the Social Security Act, as provided by the Illinois 13 Department by rule. In establishing eligibility standards 14 under this paragraph 11, the Department shall, subject to 15 federal approval:

(a) set the income eligibility standard at notlower than 350% of the federal poverty level;

18 (b) exempt retirement accounts that the person 19 cannot access without penalty before the age of 59 1/2, 20 and medical savings accounts established pursuant to 21 26 U.S.C. 220;

(c) allow non-exempt assets up to \$25,000 as to
 those assets accumulated during periods of eligibility
 under this paragraph 11; and

(d) continue to apply subparagraphs (b) and (c) in
 determining the eligibility of the person under this

1 2 Article even if the person loses eligibility under this paragraph 11.

3 12. Subject to federal approval, persons who are eligible for medical assistance coverage under applicable 4 5 provisions of the federal Social Security Act and the and Cervical Cancer Prevention 6 federal Breast and Treatment Act of 2000. Those eligible persons are defined 7 8 to include, but not be limited to, the following persons:

9 (1) persons who have been screened for breast or cervical cancer under the U.S. Centers for Disease 10 11 Control and Prevention Breast and Cervical Cancer 12 Program established under Title XV of the federal 13 Public Health Services Act in accordance with the requirements of 14 Section 1504 of that Act as 15 administered by the Illinois Department of Public 16 Health; and

17 (2) persons whose screenings under the above
18 program were funded in whole or in part by funds
19 appropriated to the Illinois Department of Public
20 Health for breast or cervical cancer screening.

21 "Medical assistance" under this paragraph 12 shall be 22 identical to the benefits provided under the State's 23 approved plan under Title XIX of the Social Security Act. 24 The Department must request federal approval of the 25 coverage under this paragraph 12 within 30 days after the 26 effective date of this amendatory Act of the 92nd General

Assembly.

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2 In addition to the persons who are eligible for medical 3 assistance pursuant to subparagraphs (1) and (2) of this paragraph 12, and to be paid from funds appropriated to the 4 5 Department for its medical programs, any uninsured person as defined by the Department in rules residing in Illinois 6 7 who is younger than 65 years of age, who has been screened for breast and cervical cancer in accordance with standards 8 9 and procedures adopted by the Department of Public Health 10 for screening, and who is referred to the Department by the 11 Department of Public Health as being in need of treatment 12 for breast or cervical cancer is eligible for medical 13 assistance benefits that are consistent with the benefits 14 provided to those persons described in subparagraphs (1) 15 and (2). Medical assistance coverage for the persons who 16 are eligible under the preceding sentence is not dependent 17 on federal approval, but federal moneys may be used to pay for services provided under that coverage upon federal 18 19 approval.

20 13. Subject to appropriation and to federal approval, 21 persons living with HIV/AIDS who are not otherwise eligible 22 under this Article and who qualify for services covered 23 under Section 5-5.04 as provided by the Illinois Department 24 by rule.

25 14. Subject to the availability of funds for this
 26 purpose, the Department may provide coverage under this

Article to persons who reside in Illinois who are not 1 2 eligible under any of the preceding paragraphs and who meet 3 the income guidelines of paragraph 2(a) of this Section and (i) have an application for asylum pending before the 4 5 federal Department of Homeland Security or on appeal before a court of competent jurisdiction and are represented 6 7 either by counsel or by an advocate accredited by the 8 federal Department of Homeland Security and employed by a 9 not-for-profit organization in regard to that application 10 appeal, or (ii) are receiving services through a or 11 federally funded torture treatment center. Medical 12 coverage under this paragraph 14 may be provided for up to 13 24 continuous months from the initial eligibility date so 14 long as an individual continues to satisfy the criteria of 15 this paragraph 14. If an individual has an appeal pending 16 regarding an application for asylum before the Department 17 of Homeland Security, eligibility under this paragraph 14 may be extended until a final decision is rendered on the 18 19 appeal. The Department may adopt rules governing the 20 implementation of this paragraph 14.

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15. Family Care Eligibility.

(a) On and after July 1, 2012, a parent or other
caretaker relative who is 19 years of age or older when
countable income is at or below 133% of the federal
poverty level. A person may not spend down to become
eligible under this paragraph 15.

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(b) Eligibility shall be reviewed annually.

- 2 (c) (Blank).
- 3 (d) (Blank).
- 4 (e) (Blank).
- 5 (f) (Blank).
- 6 (q) (Blank).
 - (h) (Blank).

8 (i) Following termination of an individual's 9 coverage under this paragraph 15, the individual must 10 be determined eligible before the person can be 11 re-enrolled.

12 16. Subject to appropriation, uninsured persons who are not otherwise eligible under this Section who have been 13 14 certified and referred by the Department of Public Health 15 as having been screened and found to need diagnostic 16 evaluation or treatment, or both diagnostic evaluation and 17 treatment, for prostate or testicular cancer. For the 18 purposes of this paragraph 16, uninsured persons are those 19 who do not have creditable coverage, as defined under the 20 Health Insurance Portability and Accountability Act, or 21 have otherwise exhausted any insurance benefits they may 22 have had, for prostate or testicular cancer diagnostic 23 evaluation or treatment, or both diagnostic evaluation and 24 treatment. To be eligible, a person must furnish a Social 25 Security number. A person's assets are exempt from 26 consideration in determining eligibility under this

1 paragraph 16. Such persons shall be eligible for medical 2 assistance under this paragraph 16 for so long as they need 3 treatment for the cancer. A person shall be considered to need treatment if, in the opinion of the person's treating 4 5 physician, the person requires therapy directed toward 6 cure or palliation of prostate or testicular cancer, 7 including recurrent metastatic cancer that is a known or 8 presumed complication of prostate or testicular cancer and 9 complications resulting from the treatment modalities 10 themselves. Persons who require only routine monitoring 11 services are not considered to need treatment. "Medical 12 assistance" under this paragraph 16 shall be identical to the benefits provided under the State's approved plan under 13 14 Title XIX of the Social Security Act. Notwithstanding any 15 other provision of law, the Department (i) does not have a 16 claim against the estate of a deceased recipient of 17 services under this paragraph 16 and (ii) does not have a lien against any homestead property or other legal or 18 19 equitable real property interest owned by a recipient of 20 services under this paragraph 16.

21 17. Persons who, pursuant to a waiver approved by the 22 Secretary of the U.S. Department of Health and Human 23 Services, are eligible for medical assistance under Title 24 or XXI of the federal Social Security Act. XIX 25 Notwithstanding any other provision of this Code and 26 consistent with the terms of the approved waiver, the

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Illinois Department, may by rule:

2 (a) Limit the geographic areas in which the waiver3 program operates.

4 (b) Determine the scope, quantity, duration, and 5 quality, and the rate and method of reimbursement, of 6 the medical services to be provided, which may differ 7 from those for other classes of persons eligible for 8 assistance under this Article.

9 (c) Restrict the persons' freedom in choice of 10 providers.

11 18. Beginning January 1, 2014, persons aged 19 or 12 older, but younger than 65, who are not otherwise eligible for medical assistance under this Section 5-2, who qualify 13 14 for medical assistance pursuant to 42 U.S.C. 15 1396a(a)(10)(A)(i)(VIII) and applicable federal 16 regulations, and who have income at or below 133% of the federal poverty level plus 5% for the applicable family 17 size as determined pursuant to 42 U.S.C. 1396a(e)(14) and 18 19 applicable federal regulations. Persons eligible for 20 medical assistance under this paragraph 18 shall receive 21 coverage for the Health Benefits Service Package as that 22 term is defined in subsection (m) of Section 5-1.1 of this 23 Code. If Illinois' federal medical assistance percentage 24 (FMAP) is reduced below 90% for persons eligible for 25 medical assistance under this paragraph 18, eligibility 26 under this paragraph 18 shall cease no later than the end

1 2 of the third month following the month in which the reduction in FMAP takes effect.

19. Beginning January 1, 2014, as required under 42 3 U.S.C. 1396a(a)(10)(A)(i)(IX), persons older than age 18 4 5 and younger than age 26 who are not otherwise eligible for 6 medical assistance under paragraphs (1) through (17) of 7 this Section who (i) were in foster care under the 8 responsibility of the State on the date of attaining age 18 9 or on the date of attaining age 21 when a court has 10 continued wardship for good cause as provided in Section 11 2-31 of the Juvenile Court Act of 1987 and (ii) received 12 medical assistance under the Illinois Title XIX State Plan or waiver of such plan while in foster care. 13

14 20. Beginning January 1, 2018, persons who are 15 foreign-born victims of human trafficking, torture, or 16 other serious crimes as defined in Section 2-19 of this 17 Code and their derivative family members if such persons: (i) reside in Illinois; (ii) are not eligible under any of 18 19 the preceding paragraphs; (iii) meet the income guidelines 20 of subparagraph (a) of paragraph 2; and (iv) meet the 21 nonfinancial eligibility requirements of Sections 16-2, 22 16-3, and 16-5 of this Code. The Department may extend 23 medical assistance for persons who are foreign-born 24 victims of human trafficking, torture, or other serious 25 crimes whose medical assistance would be terminated 26 pursuant to subsection (b) of Section 16-5 if the

Department determines that the person, during the year of 1 2 initial eligibility (1) experienced a health crisis, (2) 3 has been unable, after reasonable attempts, to obtain necessary information from a third party, or (3) has other 4 5 extenuating circumstances that prevented the person from completing his or her application for 6 status. The 7 Department may adopt any rules necessary to implement the 8 provisions of this paragraph.

9 <u>21. All women of childbearing age, regardless of income</u>
 10 <u>level.</u>

11 In implementing the provisions of Public Act 96-20, the 12 Department is authorized to adopt only those rules necessary, 13 including emergency rules. Nothing in Public Act 96-20 permits the Department to adopt rules or issue a decision that expands 14 15 eligibility for the FamilyCare Program to a person whose income 16 exceeds 185% of the Federal Poverty Level as determined from 17 time to time by the U.S. Department of Health and Human Services, unless the Department is provided with express 18 19 statutory authority.

The eligibility of any such person for medical assistance under this Article is not affected by the payment of any grant under the Senior Citizens and Persons with Disabilities Property Tax Relief Act or any distributions or items of income described under subparagraph (X) of paragraph (2) of subsection (a) of Section 203 of the Illinois Income Tax Act.

26 The Department shall by rule establish the amounts of

assets to be disregarded in determining eligibility for medical assistance, which shall at a minimum equal the amounts to be disregarded under the Federal Supplemental Security Income Program. The amount of assets of a single person to be disregarded shall not be less than \$2,000, and the amount of assets of a married couple to be disregarded shall not be less than \$3,000.

8 To the extent permitted under federal law, any person found 9 guilty of a second violation of Article VIIIA shall be 10 ineligible for medical assistance under this Article, as 11 provided in Section 8A-8.

12 The eligibility of any person for medical assistance under 13 this Article shall not be affected by the receipt by the person 14 of donations or benefits from fundraisers held for the person 15 in cases of serious illness, as long as neither the person nor 16 members of the person's family have actual control over the 17 donations or benefits or the disbursement of the donations or 18 benefits.

Notwithstanding any other provision of this Code, if the 19 20 United States Supreme Court holds Title II, Subtitle A, Section 2001(a) of Public Law 111-148 to be unconstitutional, or if a 21 22 holding of Public Law 111-148 makes Medicaid eligibility 23 allowed under Section 2001(a) inoperable, the State or a unit 24 local government shall be prohibited from enrolling of 25 individuals in the Medical Assistance Program as the result of 26 federal approval of a State Medicaid waiver on or after the

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effective date of this amendatory Act of the 97th General Assembly, and any individuals enrolled in the Medical Assistance Program pursuant to eligibility permitted as a result of such a State Medicaid waiver shall become immediately ineligible.

Notwithstanding any other provision of this Code, if an Act 6 of Congress that becomes a Public Law eliminates Section 7 2001(a) of Public Law 111-148, the State or a unit of local 8 9 government shall be prohibited from enrolling individuals in 10 the Medical Assistance Program as the result of federal 11 approval of a State Medicaid waiver on or after the effective 12 date of this amendatory Act of the 97th General Assembly, and 13 any individuals enrolled in the Medical Assistance Program pursuant to eligibility permitted as a result of such a State 14 15 Medicaid waiver shall become immediately ineligible.

16 Effective October 1, 2013, the determination of 17 eligibility of persons who qualify under paragraphs 5, 6, 8, 18 15, 17, and 18 of this Section shall comply with the 19 requirements of 42 U.S.C. 1396a(e)(14) and applicable federal 20 regulations.

The Department of Healthcare and Family Services, the Department of Human Services, and the Illinois health insurance marketplace shall work cooperatively to assist persons who would otherwise lose health benefits as a result of changes made under this amendatory Act of the 98th General Assembly to transition to other health insurance coverage.

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(Source: P.A. 98-104, eff. 7-22-13; 98-463, eff. 8-16-13;
 99-143, eff. 7-27-15; 99-870, eff. 8-22-16.)