AMENDMENT TO SENATE BILL 214

AMENDMENT NO. ______. Amend Senate Bill 214 by replacing everything after the enacting clause with the following:

"Section 5. The Public Employee Disability Act is amended by changing Sections 1 as follows:

(5 ILCS 345/1) (from Ch. 70, par. 91)

Sec. 1. Disability benefit.

(a) As used in this Section: For the purposes of this Section,

"Eligible eligible employee" means any part-time or full-time State correctional officer or any other full or part-time employee of the Department of Corrections, any full or part-time employee of the Prisoner Review Board, any full or part-time employee of the Department of Human Services working within a penal institution or a State mental health or developmental disabilities facility operated by the Department
of Human Services, and any full-time law enforcement officer
or full-time firefighter, including a full-time paramedic or a
firefighter who performs paramedic duties, who is employed by
the State of Illinois, any unit of local government (including
any home rule unit), any State supported college or
university, or any other public entity granted the power to
employ persons for such purposes by law.

"Illness" includes any illness, disease, or condition the
presence of which in a community results in the declaration of
a disaster or emergency by a State, county, or municipal
official.

(b) Whenever an eligible employee suffers any injury or
illness in the line of duty which causes him to be unable to
perform his duties, he shall continue to be paid by the
employing public entity on the same basis as he was paid before
the injury or illness, with no deduction from his sick leave
credits, compensatory time for overtime accumulations or
vacation, or service credits in a public employee pension fund
during the time he is unable to perform his duties due to the
result of the injury or illness, but not longer than one year
in relation to the same injury, except as otherwise provided
under subsection (b-5). However, no injury or illness to an
employee of the Department of Corrections or the Prisoner
Review Board working within a penal institution or an employee
of the Department of Human Services working within a
departmental mental health or developmental disabilities
facility shall qualify the employee for benefits under this
Section unless the injury or illness is the direct or indirect
result of violence by inmates of the penal institution or
residents of the mental health or developmental disabilities
facility.

(b-5) Upon the occurrence of circumstances, directly or
indirectly attributable to COVID-19, occurring on or after
March 9, 2020 and on or before June 30, 2021 (including the
period between December 31, 2020 and the effective date of
this amendatory Act of the 101st General Assembly) which would
hinder the physical recovery from an injury of an eligible
employee within the one-year period as required under
subsection (b), the eligible employee shall be entitled to an
extension of no longer than 60 days by which he or she shall
continue to be paid by the employing public entity on the same
basis as he or she was paid before the injury. The employing
public entity may require proof of the circumstances hindering
an eligible employee's physical recovery before granting the
extension provided under this subsection (b-5).

(c) At any time during the period for which continuing
compensation is required by this Act, the employing public
entity may order at the expense of that entity physical or
medical examinations of the injured person to determine the
degree of disability.

(d) During this period of disability, the injured person
shall not be employed in any other manner, with or without
monetary compensation. Any person who is employed in violation of this paragraph forfeits the continuing compensation provided by this Act from the time such employment begins. Any salary compensation due the injured or ill person from workers' compensation or any salary due him from any type of insurance which may be carried by the employing public entity shall revert to that entity during the time for which continuing compensation is paid to him under this Act. Any person with a disability receiving compensation under the provisions of this Act shall not be entitled to any benefits for which he would qualify because of his disability under the provisions of the Illinois Pension Code.

(e) Any employee of the State of Illinois, as defined in Section 14-103.05 of the Illinois Pension Code, who becomes permanently unable to perform the duties of such employment due to an injury or illness received in the active performance of his duties as a State employee as a result of a willful act of violence by another employee of the State of Illinois, as so defined, committed during such other employee's course of employment and after January 1, 1988, shall be eligible for benefits pursuant to the provisions of this Section. For purposes of this Section, permanent disability is defined as a diagnosis or prognosis of an inability to return to current job duties by a physician licensed to practice medicine in all of its branches.

(f) The compensation and other benefits provided to
part-time employees covered by this Section shall be calculated based on the percentage of time the part-time employee was scheduled to work pursuant to his or her status as a part-time employee.

(g) Pursuant to paragraphs (h) and (i) of Section 6 of Article VII of the Illinois Constitution, this Act specifically denies and limits the exercise by home rule units of any power which is inconsistent herewith, and all existing laws and ordinances which are inconsistent herewith are hereby superseded. This Act does not preempt the concurrent exercise by home rule units of powers consistent herewith.

This Act does not apply to any home rule unit with a population of over 1,000,000.

(h) In those cases where the injury or illness to a State employee for which a benefit is payable under this Act was caused under circumstances creating a legal liability for damages on the part of some person other than the State employer, all of the rights and privileges, including the right to notice of suit brought against such other person and the right to commence or join in such suit, as given the employer, together with the conditions or obligations imposed under paragraph (b) of Section 5 of the Workers' Compensation Act, are also given and granted to the State, to the end that, with respect to State employees only, the State may be paid or reimbursed for the amount of benefit paid or to be paid by the State to the injured employee or his or her personal
representative out of any judgment, settlement, or payment for such injury or illness obtained by such injured or ill employee or his or her personal representative from such other person by virtue of the injury or illness.

(Source: P.A. 100-1143, eff. 1-1-19; 101-651, eff. 8-7-20; 101-653, eff. 2-28-21.)"