95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

HB0417

Introduced 1/26/2007, by Rep. Brandon W. Phelps

SYNOPSIS AS INTRODUCED:

20 ILCS 510/510-40 new 20 ILCS 1705/4.2a new 20 ILCS 2310/2310-12 new 20 ILCS 2805/2.09 new 305 ILCS 5/12-4.37 new 730 ILCS 5/3-6-2.10 new

Amends the Department of Children and Family Services Powers Law of the Civil Administrative Code of Illinois, the Mental Health and Developmental Disabilities Administrative Act, the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois, the Department of Veterans Affairs Act, the Illinois Public Aid Code, and the Unified Code of Corrections. Provides that no nurse who is paid an hourly wage and who has direct responsibility to oversee or carry out nursing care or related duties may be required to work mandated overtime except in the case of an unforeseen emergent circumstance when such overtime is required only as a last resort, and limits the time of such overtime. Provides that when a nurse is mandated to work up to 12 consecutive hours, the nurse must be allowed at least 8 consecutive hours of off-duty time. Prohibits retaliation because a nurse refuses to work mandated overtime as prohibited under these provisions. Authorizes the filing of complaints alleging violations of these provisions. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning State government.

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

Section 5. The Department of Children and Family Services
Powers Law of the Civil Administrative Code of Illinois is
amended by adding Section 510-40 as follows:

7 (20 ILCS 510/510-40 new)

8 <u>Sec. 510-40.</u> Nurse mandated overtime prohibited.

9 (a) Definitions. As used in this Section:

10 <u>"Mandated overtime" means work that is required by the</u> 11 <u>Department in excess of an agreed-to, predetermined work shift.</u> 12 <u>Time spent by nurses required to be available as a condition of</u> 13 <u>employment in specialized units shall not be counted or</u> 14 <u>considered in calculating the amount of time worked for the</u> 15 <u>purpose of applying the prohibition against mandated overtime</u> 16 under subsection (b).

17 <u>"Nurse" means any advanced practice nurse, registered</u> 18 professional nurse, or licensed practical nurse, as defined in 19 the Nursing and Advanced Practice Nursing Act, who receives an 20 hourly wage and has direct responsibility to oversee or carry 21 <u>out nursing care or related duties.</u>

22 <u>"Unforeseen emergent circumstance" means (i) any declared</u>
 23 <u>national, State, or municipal disaster or other catastrophic</u>

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1	event, or any implementation of a disaster plan, that will
2	substantially affect or increase the need for health care
3	services or (ii) any circumstance in which patient care needs
4	require specialized nursing skills through the completion of a
5	procedure. An "unforeseen emergent circumstance" does not
6	include situations in which the Department fails to have enough
7	nursing staff to meet its usual and reasonably predictable
8	nursing needs.
9	(b) Mandated overtime prohibited. No nurse may be required
10	to work mandated overtime except in the case of an unforeseen
11	emergent circumstance when such overtime is required only as a
12	last resort. Such mandated overtime shall not exceed 4 hours
13	beyond an agreed-to, predetermined work shift.
14	(c) Off-duty period. When a nurse is mandated to work up to
15	12 consecutive hours, the nurse must be allowed at least 8
16	consecutive hours of off-duty time immediately following the
17	completion of a shift.
18	(d) Retaliation prohibited. The Department may not
19	discipline, discharge, or take any other adverse employment
20	action against a nurse solely because the nurse refused to work
21	mandated overtime as prohibited under subsection (b).
22	(e) Violations. Any employee of the Department of Children
23	and Family Services who is subject to this Section may file a
24	complaint with the Department of Labor regarding an alleged
25	violation of this Section. The complaint must be filed within

26 <u>45 days following the occurrence of the incident giving rise to</u>

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the alleged violation. The Department of Labor must forward notification of the alleged violation to the Department of Children and Family Services within 3 business days after the complaint is filed. The Department of Labor shall work with the Department of Children and Family Services to resolve the alleged violation.

8 <u>be proved by clear and convincing evidence that a nurse was</u> 9 <u>required to work overtime against his or her will. The</u> 10 <u>Department may defeat the claim of a violation by presenting</u> 11 <u>clear and convincing evidence that an unforeseen emergent</u> 12 <u>circumstance, which required overtime work, existed at the time</u> 13 <u>the employee was required or compelled to work.</u>

Section 10. The Mental Health and Developmental Disabilities Administrative Act is amended by adding Section 4.2a as follows:

17 (20 ILCS 1705/4.2a new) Sec. 4.2a. Nurse mandated overtime prohibited. 18 (a) Definitions. As used in this Section: 19 20 "Mandated overtime" means work that is required by a 21 facility described in subsection (a) of Section 4 of this Act 22 in excess of an agreed-to, predetermined work shift. Time spent 23 by nurses required to be available as a condition of employment in specialized units shall not be counted or considered in 24

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1 <u>calculating the amount of time worked for the purpose of</u> 2 <u>applying the prohibition against mandated overtime under</u> 3 subsection (b).

4 <u>"Nurse" means any advanced practice nurse, registered</u>
5 professional nurse, or licensed practical nurse, as defined in
6 the Nursing and Advanced Practice Nursing Act, who receives an
7 hourly wage and has direct responsibility to oversee or carry
8 out nursing care.

9 "Unforeseen emergent circumstance" means (i) any declared 10 national, State, or municipal disaster or other catastrophic 11 event, or any implementation of the disaster plan of a facility 12 described in subsection (a) of Section 4, that will 13 substantially affect or increase the need for health care 14 services or (ii) any circumstance in which patient care needs require specialized nursing skills through the completion of a 15 16 procedure. An "unforeseen emergent circumstance" does not 17 include situations in which a facility fails to have enough nursing staff to meet the usual and reasonably predictable 18 19 nursing needs of its patients.

20 (b) Mandated overtime prohibited. No nurse may be required 21 to work mandated overtime except in the case of an unforeseen 22 emergent circumstance when such overtime is required only as a 23 last resort. Such mandated overtime shall not exceed 4 hours 24 beyond an agreed-to, predetermined work shift.

25 (c) Off-duty period. When a nurse is mandated to work up to
 26 <u>12 consecutive hours, the nurse must be allowed at least 8</u>

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1 <u>consecutive hours of off-duty time immediately following the</u> 2 completion of a shift.

3 <u>(d) Retaliation prohibited. No facility may discipline,</u> 4 <u>discharge, or take any other adverse employment action against</u> 5 <u>a nurse solely because the nurse refused to work mandated</u> 6 overtime as prohibited under subsection (b).

7 (e) Violations. Any employee of a facility that is subject 8 to this Act may file a complaint with the Department of Labor 9 regarding an alleged violation of this Section. The complaint 10 must be filed within 45 days following the occurrence of the 11 incident giving rise to the alleged violation. The Department 12 of Labor must forward notification of the alleged violation to 13 the Department of Human Services or the Department of Public 14 Health, whichever is responsible for regulating the facility in question, and to the facility in question within 3 business 15 16 days after the complaint is filed. The Department of Labor 17 shall work with the facility to resolve the alleged violation.

18 (f) Proof of violation. Any violation of this Section must 19 be proved by clear and convincing evidence that a nurse was 20 required to work overtime against his or her will. The facility 21 may defeat the claim of a violation by presenting clear and 22 convincing evidence that an unforeseen emergent circumstance, 23 which required overtime work, existed at the time the employee 24 was required or compelled to work.

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Section 15. The Department of Public Health Powers and

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24 procedure. An "unforeseen emergent circumstance" does not 25 include situations in which the Department fails to have enough

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1 <u>nursing staff to meet its usual and reasonably predictable</u>
2 nursing needs.

3 (b) Mandated overtime prohibited. No nurse may be required
4 to work mandated overtime except in the case of an unforeseen
5 emergent circumstance when such overtime is required only as a
6 last resort. Such mandated overtime shall not exceed 4 hours
7 beyond an agreed-to, predetermined work shift.

8 <u>(c) Off-duty period. When a nurse is mandated to work up to</u> 9 <u>12 consecutive hours, the nurse must be allowed at least 8</u> 10 <u>consecutive hours of off-duty time immediately following the</u> 11 <u>completion of a shift.</u>

12 <u>(d) Retaliation prohibited. The Department may not</u> 13 <u>discipline, discharge, or take any other adverse employment</u> 14 <u>action against a nurse solely because the nurse refused to work</u> 15 <u>mandated overtime as prohibited under subsection (b).</u>

16 (e) Violations. Any employee of the Department of Public 17 Health who is subject to this Section may file a complaint with the Department of Labor regarding an alleged violation of this 18 19 Section. The complaint must be filed within 45 days following 20 the occurrence of the incident giving rise to the alleged 21 violation. The Department of Labor must forward notification of 22 the alleged violation to the Department of Public Health within 23 3 business days after the complaint is filed. The Department of 24 Labor shall work with the Department of Public Health to 25 resolve the alleged violation.

26 (f) Proof of violation. Any violation of this Section must

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be proved by clear and convincing evidence that a nurse was required to work overtime against his or her will. The Department may defeat the claim of a violation by presenting clear and convincing evidence that an unforeseen emergent circumstance, which required overtime work, existed at the time the employee was required or compelled to work.

7 Section 20. The Department of Veterans Affairs Act is
8 amended by adding Section 2.09 as follows:

9 (20 ILCS 2805/2.09 new)

10 <u>Sec. 2.09.</u> Nurse mandated overtime prohibited.

11 (a) Definitions. As used in this Section:

12 <u>"Mandated overtime" means work that is required by a</u> 13 <u>veterans home in excess of an agreed-to, predetermined work</u> 14 <u>shift. Time spent by nurses required to be available as a</u> 15 <u>condition of employment in specialized units shall not be</u> 16 <u>counted or considered in calculating the amount of time worked</u> 17 <u>for the purpose of applying the prohibition against mandated</u> 18 overtime under subsection (b).

19 <u>"Nurse" means any advanced practice nurse, registered</u> 20 professional nurse, or licensed practical nurse, as defined in 21 <u>the Nursing and Advanced Practice Nursing Act, who receives an</u> 22 <u>hourly wage and has direct responsibility to oversee or carry</u> 23 <u>out nursing care.</u>

24 "Unforeseen emergent circumstance" means (i) any declared

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national, State, or municipal disaster or other catastrophic 1 2 event, or any implementation of a facility's disaster plan, 3 that will substantially affect or increase the need for health care services or (ii) any circumstance in which patient care 4 needs require specialized nursing skills through the 5 completion of a procedure. An "unforeseen 6 emergent circumstance" does not include situations in which a facility 7 fails to have enough nursing staff to meet the usual and 8 9 reasonably predictable nursing needs of its patients.

10 <u>(b) Mandated overtime prohibited. No nurse may be required</u> 11 <u>to work mandated overtime except in the case of an unforeseen</u> 12 <u>emergent circumstance when such overtime is required only as a</u> 13 <u>last resort. Such mandated overtime shall not exceed 4 hours</u> 14 <u>beyond an agreed-to, predetermined work shift.</u>

15 (c) Off-duty period. When a nurse is mandated to work up to 16 <u>12 consecutive hours, the nurse must be allowed at least 8</u> 17 <u>consecutive hours of off-duty time immediately following the</u> 18 <u>completion of a shift.</u>

19 (d) Retaliation prohibited. No facility may discipline, 20 discharge, or take any other adverse employment action against 21 <u>a nurse solely because the nurse refused to work mandated</u> 22 <u>overtime as prohibited under subsection (b).</u>

(e) Violations. Any employee of a facility that is subject
 to this Act may file a complaint with the Department of Labor
 regarding an alleged violation of this Section. The complaint
 must be filed within 45 days following the occurrence of the

incident giving rise to the alleged violation. The Department of Labor must forward notification of the alleged violation to the Department of Veterans' Affairs and to the facility in question within 3 business days after the complaint is filed. The Department of Labor shall work with the facility to resolve the alleged violation.

7 (f) Proof of violation. Any violation of this Section must 8 be proved by clear and convincing evidence that a nurse was 9 required to work overtime against his or her will. The facility 10 may defeat the claim of a violation by presenting clear and 11 convincing evidence that an unforeseen emergent circumstance, 12 which required overtime work, existed at the time the employee 13 was required or compelled to work.

Section 25. The Illinois Public Aid Code is amended by adding Section 12-4.37 as follows:

16 (305 ILCS 5/12-4.37 new)

17 <u>Sec. 12-4.37. Nurse mandated overtime prohibited.</u>

18 (a) Definitions. As used in this Section:

19 <u>"Mandated overtime" means work that is required by the</u>
20 Department of Healthcare and Family Services in excess of an

21 agreed-to, predetermined work shift. Time spent by nurses

22 required to be available as a condition of employment in

23 specialized units shall not be counted or considered in

24 calculating the amount of time worked for the purpose of

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1 <u>applying the prohibition against mandated overtime under</u> 2 subsection (b).

3 <u>"Nurse" means any advanced practice nurse, registered</u>
4 professional nurse, or licensed practical nurse, as defined in
5 <u>the Nursing and Advanced Practice Nursing Act, who receives an</u>
6 <u>hourly wage and has direct responsibility to oversee or carry</u>
7 out nursing care or duties.

8 "Unforeseen emergent circumstance" means (i) any declared 9 national, State, or municipal disaster or other catastrophic 10 event, or any implementation of a disaster plan, that will 11 substantially affect or increase the need for health care 12 services or (ii) any circumstance in which patient care needs 13 require specialized nursing skills through the completion of a 14 procedure. An "unforeseen emergent circumstance" does not 15 include situations in which the Department fails to have enough 16 nursing staff to meet its usual and reasonably predictable 17 nursing needs.

18 (b) Mandated overtime prohibited. No nurse may be required 19 to work mandated overtime except in the case of an unforeseen 20 emergent circumstance when such overtime is required only as a 21 last resort. Such mandated overtime shall not exceed 4 hours 22 beyond an agreed-to, predetermined work shift.

23 (c) Off-duty period. When a nurse is mandated to work up to
24 <u>12 consecutive hours, the nurse must be allowed at least 8</u>
25 <u>consecutive hours of off-duty time immediately following the</u>
26 <u>completion of a shift.</u>

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1	(d) Retaliation prohibited. The Department may not
2	discipline, discharge, or take any other adverse employment
3	action against a nurse solely because the nurse refused to work
4	mandated overtime as prohibited under subsection (b).
5	(e) Violations. Any employee of the Department who is
6	subject to this Section may file a complaint with the
7	Department of Labor regarding an alleged violation of this
8	Section. The complaint must be filed within 45 days following
9	the occurrence of the incident giving rise to the alleged
10	violation. The Department of Labor must forward notification of
11	the alleged violation to the Department of Healthcare and
12	Family Services within 3 business days after the complaint is
13	filed. The Department of Labor shall work with the Department
14	of Healthcare and Family Services to resolve the alleged
15	violation.
16	(f) Proof of violation. Any violation of this Section must
17	be proved by clear and convincing evidence that a nurse was
18	required to work overtime against his or her will. The
19	Department of Healthcare and Family Services may defeat the
20	claim of a violation by presenting clear and convincing
21	evidence that an unforeseen emergent circumstance, which
22	required overtime work, existed at the time the employee was
23	required or compelled to work.

24 Section 30. The Unified Code of Corrections is amended by 25 adding Section 3-6-2.10 as follows:

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1	(730 ILCS 5/3-6-2.10 new)
2	Sec. 3-6-2.10. Nurse mandated overtime prohibited.
3	(a) Definitions. As used in this Section:
4	"Mandated overtime" means work that is required by a
5	correctional facility regulated under this Code in excess of an
6	agreed-to, predetermined work shift. Time spent by nurses
7	required to be available as a condition of employment in
8	specialized units shall not be counted or considered in
9	calculating the amount of time worked for the purpose of
10	applying the prohibition against mandated overtime under
11	subsection (b).
12	"Nurse" means any advanced practice nurse, registered
13	professional nurse, or licensed practical nurse, as defined in
14	the Nursing and Advanced Practice Nursing Act, who receives an
15	hourly wage and has direct responsibility to oversee or carry
16	out nursing care.
17	"Unforeseen emergent circumstance" means (i) any declared
18	national, State, or municipal disaster or other catastrophic
19	event, or any implementation of the disaster plan of a
20	correctional facility regulated under this Code, that will
21	substantially affect or increase the need for health care
22	services or (ii) any circumstance in which patient care needs
23	require specialized nursing skills through the completion of a
24	procedure. An "unforeseen emergent circumstance" does not
25	include situations in which a correctional facility fails to

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have enough nursing staff to meet the usual and reasonably
predictable nursing needs of its patients.

3 (b) Mandated overtime prohibited. No nurse may be required
4 to work mandated overtime except in the case of an unforeseen
5 emergent circumstance when such overtime is required only as a
6 last resort. Such mandated overtime shall not exceed 4 hours
7 beyond an agreed-to, predetermined work shift.

8 <u>(c) Off-duty period. When a nurse is mandated to work up to</u> 9 <u>12 consecutive hours, the nurse must be allowed at least 8</u> 10 <u>consecutive hours of off-duty time immediately following the</u> 11 <u>completion of a shift.</u>

12 (d) Retaliation prohibited. No correctional facility may 13 discipline, discharge, or take any other adverse employment 14 action against a nurse solely because the nurse refused to work 15 mandated overtime as prohibited under subsection (b).

16 (e) Violations. Any employee of a correctional facility 17 that is subject to this Act may file a complaint with the Department of Labor regarding an alleged violation of this 18 19 Section. The complaint must be filed within 45 days following 20 the occurrence of the incident giving rise to the alleged violation. The Department of Labor must forward notification of 21 22 the alleged violation to the Department of Corrections and to 23 the correctional facility in question within 3 business days after the complaint is filed. The Department of Labor shall 24 25 work with the correctional facility to resolve the alleged 26 violation.

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1	(f) Proof of violation. Any violation of this Section must
2	be proved by clear and convincing evidence that a nurse was
3	required to work overtime against his or her will. The
4	correctional facility may defeat the claim of a violation by
5	presenting clear and convincing evidence that an unforeseen
6	emergent circumstance, which required overtime work, existed
7	at the time the employee was required or compelled to work.

8 Section 99. Effective date. This Act takes effect upon 9 becoming law.