

## Sen. M. Maggie Crotty

## Filed: 5/22/2008

## 09500HB5595sam003

LRB095 19884 RPM 51291 a

AMENDMENT TO HOUSE BILL 5595

2 AMENDMENT NO. \_\_\_\_\_. Amend House Bill 5595 by replacing

3 everything after the enacting clause with the following:

4 "Section 5. The State Employees Group Insurance Act of 1971

is amended by changing Section 6.11 as follows:

6 (5 ILCS 375/6.11)

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7 Sec. 6.11. Required health benefits; Illinois Insurance

8 Code requirements. The program of health benefits shall provide

the post-mastectomy care benefits required to be covered by a

10 policy of accident and health insurance under Section 356t of

11 the Illinois Insurance Code. The program of health benefits

12 shall provide the coverage required under Sections 356g.5,

356u, 356w, 356x, 356z.2, 356z.4, 356z.6, and 356z.9, 356z.10,

and 356z.11 and 356z.9 of the Illinois Insurance Code. The

program of health benefits must comply with Section 155.37 of

16 the Illinois Insurance Code.

- (Source: P.A. 95-189, eff. 8-16-07; 95-422, eff. 8-24-07; 1
- 2 95-520, eff. 8-28-07; revised 12-4-07.)
- 3 Section 10. The Counties Code is amended by changing
- 4 Section 5-1069.3 as follows:
- 5 (55 ILCS 5/5-1069.3)
- 6 Sec. 5-1069.3. Required health benefits. If a county,
- including a home rule county, is a self-insurer for purposes of 7
- 8 providing health insurance coverage for its employees, the
- 9 coverage shall include coverage for the post-mastectomy care
- benefits required to be covered by a policy of accident and 10
- 11 health insurance under Section 356t and the coverage required
- under Sections 356g.5, 356u, 356w, 356x, 356z.6, and 356z.9, 12
- 13 356z.10, and 356z.11 and 356z.9 of the Illinois Insurance Code.
- 14 The requirement that health benefits be covered as provided in
- this Section is an exclusive power and function of the State 15
- and is a denial and limitation under Article VII, Section 6, 16
- subsection (h) of the Illinois Constitution. A home rule county 17
- 18 to which this Section applies must comply with every provision
- of this Section. 19
- (Source: P.A. 95-189, eff. 8-16-07; 95-422, eff. 8-24-07; 20
- 95-520, eff. 8-28-07; revised 12-4-07.) 21
- 22 Section 15. The Illinois Municipal Code is amended by
- 23 changing Section 10-4-2.3 as follows:

- (65 ILCS 5/10-4-2.3) 1
- Sec. 10-4-2.3. Required health benefits. Τf
- 3 municipality, including a home rule municipality, is
- 4 self-insurer for purposes of providing health insurance
- 5 coverage for its employees, the coverage shall include coverage
- for the post-mastectomy care benefits required to be covered by 6
- 7 a policy of accident and health insurance under Section 356t
- 8 and the coverage required under Sections 356g.5, 356u, 356w,
- 9 356x, 356z.6, and 356z.9, 356z.10, and 356z.11 and 356z.9 of
- 10 the Illinois Insurance Code. The requirement that health
- benefits be covered as provided in this is an exclusive power 11
- 12 and function of the State and is a denial and limitation under
- 13 Article VII, Section 6, subsection (h) of the Illinois
- 14 Constitution. A home rule municipality to which this Section
- 15 applies must comply with every provision of this Section.
- (Source: P.A. 95-189, eff. 8-16-07; 95-422, eff. 8-24-07; 16
- 95-520, eff. 8-28-07; revised 12-4-07.) 17
- 18 Section 20. The School Code is amended by changing Section
- 10-22.3f as follows: 19
- 20 (105 ILCS 5/10-22.3f)
- 21 Sec. 10-22.3f. Required health benefits. Insurance
- 22 protection and benefits for employees shall provide the
- 23 post-mastectomy care benefits required to be covered by a

- 1 policy of accident and health insurance under Section 356t and
- the coverage required under Sections 356q.5, 356u, 356w, 356x, 2
- 356z.6, and 356z.9, and 356z.11 of the Illinois Insurance Code. 3
- 4 (Source: P.A. 95-189, eff. 8-16-07; 95-422, eff. 8-24-07;
- 5 revised 12-4-07.)
- Section 25. The Illinois Insurance Code is amended by 6
- 7 adding Sections 356z.11 and 370c as follows:
- 8 (215 ILCS 5/356z.11 new)
- 9 Sec. 356z.11. Habilitative services for children.
- (a) As used in this Section, "habilitative services" means 10
- occupational therapy, physical therapy, speech therapy, and 11
- 12 other services prescribed by the insured's treating physician
- 13 pursuant to a treatment plan to enhance the ability of a child
- to function with a congenital, genetic, or early acquired 14
- disorder. A congenital or genetic disorder includes, but is not 15
- limited to, hereditary disorders. An early acquired disorder 16
- 17 refers to a disorder resulting from illness, trauma, injury, or
- 18 some other event or condition suffered by a child prior to that
- child developing functional life skills such as, but not 19
- limited to, walking, talking, or self-help skills. Congenital, 20
- genetic, and early acquired disorders may include, but are not 21
- 22 limited to, autism or an autism spectrum disorder, cerebral
- 23 palsy, and other disorders resulting from early childhood
- 24 illness, trauma, or injury.

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1	(b) A group or individual policy of accident and health									
2	insurance or managed care plan amended, delivered, issued, or									
3	renewed after the effective date of this amendatory Act of the									
4	95th General Assembly must provide coverage for habilitative									
5	services for children under 19 years of age with a congenital,									
6	genetic, or early acquired disorder so long as all of the									
7	following conditions are met:									
8	(1) A physician licensed to practice medicine in all									
9	its branches has diagnosed the child's congenital,									
10	genetic, or early acquired disorder.									
11	(2) The treatment is administered by a licensed									
12	speech-language pathologist, licensed audiologist,									
13	licensed occupational therapist, licensed physical									
14	therapist, licensed physician, licensed nurse, licensed									
15	optometrist, licensed nutritionist, licensed social									
16	worker, or licensed psychologist upon the referral of a									
17	physician licensed to practice medicine in all its									
18	branches.									
19	(3) The initial or continued treatment must be									
20	medically necessary and therapeutic and not experimental									
21	or investigational.									
22	(c) The coverage required by this Section shall be subject									
23	to other general exclusions and limitations of the policy,									

including coordination of benefits, participating provider

requirements, restrictions on services provided by family or

household members, utilization review of health care services,

- 1 including review of medical necessity, case management,
- experimental, and investigational treatments, and other 2
- 3 managed care provisions.
- 4 (d) Coverage under this Section does not apply to those
- 5 services that are solely educational in nature or otherwise
- paid under State or federal law for purely educational 6
- services. Nothing in this subsection (d) relieves an insurer or 7
- similar third party from an otherwise valid obligation to 8
- 9 provide or to pay for services provided to a child with a
- 10 disability.
- 11 (e) Coverage under this Section for children under age 19
- shall not apply to treatment of mental or emotional disorders 12
- 13 or illnesses as covered under Section 370 of this Code as well
- 14 as any other benefit based upon a specific diagnosis that may
- 15 be otherwise required by law.
- 16 (f) The provisions of this Section do not apply to
- short-term travel, accident-only, limited, or specific disease 17
- 18 policies.
- (q) Any denial of care for habilitative services shall be 19
- 20 subject to appeal and external independent review procedures as
- provided by Section 45 of the Managed Care Reform and Patient 21
- 22 Rights Act.
- (h) Upon request of the reimbursing insurer, the provider 23
- 24 under whose supervision the habilitative services are being
- 25 provided shall furnish medical records, clinical notes, or
- 26 other necessary data to allow the insurer to substantiate that

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1 initial or continued medical treatment is medically necessary and that the patient's condition is clinically improving. When 2 3 the treating provider anticipates that continued treatment is 4 or will be required to permit the patient to achieve 5 demonstrable progress, the insurer may request that the provider furnish a treatment plan consisting of diagnosis, 6 proposed treatment by type, frequency, anticipated duration of 7 treatment, the anticipated goals of treatment, and how 8 9 frequently the treatment plan will be updated.

- 10 (215 ILCS 5/370c) (from Ch. 73, par. 982c)
- Sec. 370c. Mental and emotional disorders. 11
  - (a) (1) On and after the effective date of this Section, every insurer which delivers, issues for delivery or renews or modifies group A&H policies providing coverage for hospital or t.reatment or services for illness medical expense-incurred basis shall offer to the applicant or group policyholder subject to the insurers standards insurability, coverage for reasonable and necessary treatment and services for mental, emotional or nervous disorders or conditions, other than serious mental illnesses as defined in item (2) of subsection (b), up to the limits provided in the policy for other disorders or conditions, except (i) the insured may be required to pay up to 50% of expenses incurred as a result of the treatment or services, and (ii) the annual benefit limit may be limited to the lesser of \$10,000 or 25% of

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- the lifetime policy limit.
- (2) Each insured that is covered for mental, emotional or 2 nervous disorders or conditions shall be free to select the 3 4 physician licensed to practice medicine in all its branches, 5 licensed clinical psychologist, licensed clinical worker, or licensed clinical professional counselor of his 6 choice to treat such disorders, and the insurer shall pay the 7 8 covered charges of such physician licensed to practice medicine 9 in all its branches, licensed clinical psychologist, licensed 10 clinical social worker, or licensed clinical professional 11 counselor up to the limits of coverage, provided (i) the disorder or condition treated is covered by the policy, and 12 13 (ii) the physician, licensed psychologist, licensed clinical social worker, or licensed clinical professional counselor is 14 15 authorized to provide said services under the statutes of this 16 State and in accordance with accepted principles of his 17 profession.
  - (3) Insofar as this Section applies solely to licensed clinical social workers and licensed clinical professional counselors, those persons who may provide services to individuals shall do so after the licensed clinical social worker or licensed clinical professional counselor has informed the patient of the desirability of the patient conferring with the patient's primary care physician and the licensed clinical social worker or licensed clinical professional counselor has provided written notification to

- the patient's primary care physician, if any, that services are being provided to the patient. That notification may, however,
- 3 be waived by the patient on a written form. Those forms shall
- 4 be retained by the licensed clinical social worker or licensed
- 5 clinical professional counselor for a period of not less than 5
- 6 years.

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- (b) (1) An insurer that provides coverage for hospital or medical expenses under a group policy of accident and health insurance or health care plan amended, delivered, issued, or renewed after the effective date of this amendatory Act of the 92nd General Assembly shall provide coverage under the policy for treatment of serious mental illness under the same terms and conditions as coverage for hospital or medical expenses related to other illnesses and diseases. The coverage required under this Section must provide for same durational limits, amount limits, deductibles, and co-insurance requirements for serious mental illness as are provided for other illnesses and diseases. This subsection does not apply to coverage provided to employees by employers who have 50 or fewer employees.
  - (2) "Serious mental illness" means the following psychiatric illnesses as defined in the most current edition of the Diagnostic and Statistical Manual (DSM) published by the American Psychiatric Association:
- 24 (A) schizophrenia;
- 25 (B) paranoid and other psychotic disorders;
- 26 (C) bipolar disorders (hypomanic, manic, depressive,

1 and mixed);

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- (D) major depressive disorders (single episode or 2 3 recurrent);
  - (E) schizoaffective disorders (bipolar or depressive);
- 5 (F) pervasive developmental disorders;
- (G) obsessive-compulsive disorders; 6
  - (H) depression in childhood and adolescence;
- 8 (I) panic disorder; and
- 9 (J) post-traumatic stress disorders (acute, chronic, 10 or with delayed onset).
- 11 (3) Upon request of the reimbursing insurer, a provider of treatment of serious mental illness shall furnish medical 12 13 records or other necessary data that substantiate that initial 14 or continued treatment is at all times medically necessary. An 15 insurer shall provide a mechanism for the timely review by a 16 provider holding the same license and practicing in the same specialty as the patient's provider, who is unaffiliated with 17 18 the insurer, jointly selected by the patient (or the patient's next of kin or legal representative if the patient is unable to 19 20 act for himself or herself), the patient's provider, and the insurer in the event of a dispute between the insurer and 2.1 22 patient's provider regarding the medical necessity of a 23 treatment proposed by a patient's provider. If the reviewing 24 provider determines the treatment to be medically necessary, 25 the insurer shall provide reimbursement for the treatment. 26 Future contractual or employment actions by the insurer

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regarding the patient's provider may not be based on the provider's participation in this procedure. Nothing prevents the insured from agreeing in writing to continue treatment at his or her expense. When making a determination of the medical necessity for a treatment modality for serous mental illness, an insurer must make the determination in a manner that is consistent with the manner used to make that determination with respect to other diseases or illnesses covered under the policy, including an appeals process.

- (4) A group health benefit plan:
- shall provide coverage based upon medical (A) necessity for the following treatment of mental illness in each calendar year:
  - (i) 45 days of inpatient treatment; and
  - (ii) beginning on June 26, 2006 (the effective date of Public Act 94-921), 60 visits for outpatient treatment including group and individual outpatient treatment; and
  - (iii) for plans or policies delivered, issued for delivery, renewed, or modified after January 1, 2007 (the effective date of Public Act 94-906), additional outpatient visits for speech therapy for treatment of pervasive developmental disorders that will be in addition to speech therapy provided pursuant to item (ii) of this subparagraph (A);
  - (B) may not include a lifetime limit on the number of

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- 1 days of inpatient treatment or the number of outpatient visits covered under the plan; and 2
  - (C) shall include the same amount limits, deductibles, copayments, and coinsurance factors for serious mental illness as for physical illness.
    - (5) An issuer of a group health benefit plan may not count toward the number of outpatient visits required to be covered under this Section an outpatient visit for the purpose of medication management and shall cover the outpatient visits under the same terms and conditions as it covers outpatient visits for the treatment of physical illness.
  - (6) An issuer of a group health benefit plan may provide or offer coverage required under this Section through a managed care plan.
    - (7) This Section shall not be interpreted to require a group health benefit plan to provide coverage for treatment of:
- (A) an addiction to a controlled substance or cannabis 17 that is used in violation of law; or 18
- 19 mental illness resulting from the use of 20 controlled substance or cannabis in violation of law.
- 21 (8) (Blank).
- 22 (c) This Section shall not be interpreted to require 23 coverage for speech therapy or other habilitative services for 24 those individuals covered under Section 356z.11 of this Code. 25 (Source: P.A. 94-402, eff. 8-2-05; 94-584, eff. 8-15-05;
- 94-906, eff. 1-1-07; 94-921, eff. 6-26-06; 95-331, eff. 26

- 1 8-21-07.
- 2 Section 30. The Health Maintenance Organization Act is
- 3 amended by changing Section 5-3 as follows:
- (215 ILCS 125/5-3) (from Ch. 111 1/2, par. 1411.2) 4
- Sec. 5-3. Insurance Code provisions. 5
- 6 (a) Health Maintenance Organizations shall be subject to
- 7 the provisions of Sections 133, 134, 137, 140, 141.1, 141.2,
- 8 141.3, 143, 143c, 147, 148, 149, 151, 152, 153, 154, 154.5,
- 154.6, 154.7, 154.8, 155.04, 355.2, 356m, 356v, 356w, 356x, 9
- 356y, 356z.2, 356z.4, 356z.5, 356z.6, 356z.8, 356z.9, 356z.10, 10
- 356z.11 <del>356z.9</del>, 364.01, 367.2, 367.2-5, 367i, 368a, 368b, 368c, 11
- 368d, 368e, 370c, 401, 401.1, 402, 403, 403A, 408, 408.2, 409, 12
- 13 412, 444, and 444.1, paragraph (c) of subsection (2) of Section
- 14 367, and Articles IIA, VIII 1/2, XII, XII 1/2, XIII, XIII 1/2,
- XXV, and XXVI of the Illinois Insurance Code. 15
- 16 (b) For purposes of the Illinois Insurance Code, except for
- Sections 444 and 444.1 and Articles XIII and XIII 1/2, Health 17
- 18 Maintenance Organizations in the following categories are
- 19 deemed to be "domestic companies":
- 20 (1) a corporation authorized under the Dental Service
- 21 Plan Act or the Voluntary Health Services Plans Act;
- 22 (2) a corporation organized under the laws of this
- 23 State; or
- 24 (3) a corporation organized under the laws of another

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- (c) In considering the merger, consolidation, or other acquisition of control of a Health Maintenance Organization pursuant to Article VIII 1/2 of the Illinois Insurance Code,
  - (1) the Director shall give primary consideration to the continuation of benefits to enrollees and the financial conditions of the acquired Health Maintenance Organization after the merger, consolidation, or other acquisition of control takes effect;
  - (2)(i) the criteria specified in subsection (1)(b) of Section 131.8 of the Illinois Insurance Code shall not apply and (ii) the Director, in making his determination with respect to the merger, consolidation, or other acquisition of control, need not take into account the effect on competition of the merger, consolidation, or other acquisition of control;
  - (3) the Director shall have the power to require the following information:
    - (A) certification by an independent actuary of the adequacy of the reserves of the Health Maintenance Organization sought to be acquired;
      - (B) pro forma financial statements reflecting the

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combined balance sheets of the acquiring company and the Health Maintenance Organization sought to be acquired as of the end of the preceding year and as of a date 90 days prior to the acquisition, as well as pro forma financial statements reflecting projected combined operation for a period of 2 years;

- (C) a pro forma business plan detailing an acquiring party's plans with respect to the operation of the Health Maintenance Organization sought to be acquired for a period of not less than 3 years; and
- (D) such other information as the Director shall require.
  - (d) The provisions of Article VIII 1/2 of the Illinois Insurance Code and this Section 5-3 shall apply to the sale by any health maintenance organization of greater than 10% of its enrollee population (including without limitation the health maintenance organization's right, title, and interest in and to its health care certificates).
  - (e) In considering any management contract or service agreement subject to Section 141.1 of the Illinois Insurance Code, the Director (i) shall, in addition to the criteria specified in Section 141.2 of the Illinois Insurance Code, take into account the effect of the management contract or service agreement on the continuation of benefits to enrollees and the financial condition of the health maintenance organization to be managed or serviced, and (ii) need not take into account the

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- 1 effect of the management contract or service agreement on 2 competition.
  - (f) Except for small employer groups as defined in the Small Employer Rating, Renewability and Portability Health Insurance Act and except for medicare supplement policies as defined in Section 363 of the Illinois Insurance Code, a Health Maintenance Organization may by contract agree with a group or other enrollment unit to effect refunds or charge additional premiums under the following terms and conditions:
    - (i) the amount of, and other terms and conditions with respect to, the refund or additional premium are set forth in the group or enrollment unit contract agreed in advance of the period for which a refund is to be paid or additional premium is to be charged (which period shall not be less than one year); and
    - (ii) the amount of the refund or additional premium 20% of exceed t.he Healt.h Maintenance Organization's profitable or unprofitable experience with respect to the group or other enrollment unit for the period (and, for purposes of a refund or additional premium, the profitable or unprofitable experience shall be calculated taking into account a pro rata share of the Health Maintenance Organization's administrative marketing expenses, but shall not include any refund to be made or additional premium to be paid pursuant to this subsection (f)). The Health Maintenance Organization and

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1 the group or enrollment unit may agree that the profitable or unprofitable experience may be calculated taking into 2 3 account the refund period and the immediately preceding 2 4 plan years.

Health Maintenance Organization shall The include statement in the evidence of coverage issued to each enrollee describing the possibility of a refund or additional premium, and upon request of any group or enrollment unit, provide to the group or enrollment unit a description of the method used calculate (1)the Health Maintenance Organization's profitable experience with respect to the group or enrollment unit and the resulting refund to the group or enrollment unit or (2) the Health Maintenance Organization's unprofitable experience with respect to the group or enrollment unit and the resulting additional premium to be paid by the group or enrollment unit.

In no event shall the Illinois Health Maintenance Organization Guaranty Association be liable to pay any contractual obligation of an insolvent organization to pay any refund authorized under this Section.

- (Source: P.A. 94-906, eff. 1-1-07; 94-1076, eff. 12-29-06; 21
- 95-422, eff. 8-24-07; 95-520, eff. 8-28-07; revised 12-4-07.) 22
- 23 Section 35. The Voluntary Health Services Plans Act is 24 amended by changing Section 10 as follows:

- 1 (215 ILCS 165/10) (from Ch. 32, par. 604)
- 2 Sec. 10. Application of Insurance Code provisions. Health
- 3 services plan corporations and all persons interested therein
- 4 or dealing therewith shall be subject to the provisions of
- 5 Articles IIA and XII 1/2 and Sections 3.1, 133, 140, 143, 143c,
- 6 149, 155.37, 354, 355.2, 356q.5, 356r, 356t, 356u, 356v, 356w,
- 356x, 356y, 356z.1, 356z.2, 356z.4, 356z.5, 356z.6, 356z.8, 7
- 356z.9, 356z.10, 356z.11 <del>356z.9</del>, 364.01, 367.2, 368a, 401, 8
- 9 401.1, 402, 403, 403A, 408, 408.2, and 412, and paragraphs (7)
- 10 and (15) of Section 367 of the Illinois Insurance Code.
- (Source: P.A. 94-1076, eff. 12-29-06; 95-189, eff. 8-16-07; 11
- 95-331, eff. 8-21-07; 95-422, eff. 8-24-07; 95-520, eff. 12
- 8-28-07; revised 12-5-07.) 13
- 14 Section 90. The State Mandates Act is amended by adding
- Section 8.32 as follows: 15
- 16 (30 ILCS 805/8.32 new)
- 17 Sec. 8.32. Exempt mandate. Notwithstanding Sections 6 and 8
- 18 of this Act, no reimbursement by the State is required for the
- 19 implementation of any mandate created by this amendatory Act of
- 20 the 95th General Assembly.".