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1 AN ACT concerning public aid.

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

Section 5. The Energy Assistance Act is amended by changing
Section 13 as follows:

6 (305 ILCS 20/13)

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(Section scheduled to be repealed on December 31, 2007)

Sec. 13. Supplemental Low-Income Energy Assistance Fund.

9 (a) The Supplemental Low-Income Energy Assistance Fund is hereby created as a special fund in the State Treasury. The 10 Supplemental Low-Income Energy Assistance Fund is authorized 11 12 to receive moneys from voluntary donations from individuals, 13 foundations, corporations, and other sources, moneys received 14 pursuant to Section 17, and, by statutory deposit, the moneys collected pursuant to this Section. The Fund is also authorized 15 16 to receive voluntary donations from individuals, foundations, 17 corporations, and other sources, as well as contributions made in accordance with Section 507MM of the Illinois Income Tax 18 19 Act. Subject to appropriation, the Department shall use moneys 20 from the Supplemental Low-Income Energy Assistance Fund for 21 payments to electric or gas public utilities, municipal 22 electric or gas utilities, and electric cooperatives on behalf of their customers who are participants in the program 23

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authorized by Section 4 of this Act, for the provision of 1 2 weatherization services and for administration of the 3 Supplemental Low-Income Energy Assistance Fund. The yearly expenditures for weatherization may not exceed 10% of the 4 5 amount collected during the year pursuant to this Section. The yearly administrative expenses of the Supplemental Low-Income 6 7 Energy Assistance Fund may not exceed 10% of the amount 8 collected during that year pursuant to this Section.

9 (b) Notwithstanding the provisions of Section 16-111 of the 10 Public Utilities Act but subject to subsection (k) of this 11 Section, each public utility, electric cooperative, as defined 12 in Section 3.4 of the Electric Supplier Act, and municipal utility, as referenced in Section 3-105 of the Public Utilities 13 Act, that is engaged in the delivery of electricity or the 14 15 distribution of natural gas within the State of Illinois shall, effective January 1, 1998, assess each of its customer accounts 16 17 a monthly Energy Assistance Charge for the Supplemental Low-Income Energy Assistance Fund. The delivering public 18 19 utility, municipal electric or gas utility, or electric or gas 20 cooperative for a self-assessing purchaser remains subject to 21 the collection of the fee imposed by this Section. The monthly 22 charge shall be as follows:

(1) \$0.40 per month on each account for residential
electric service;

25 (2) \$0.40 per month on each account for residential gas
 26 service;

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(3) \$4 per month on each account for non-residential 1 2 electric service which had less than 10 megawatts of peak 3 demand during the previous calendar year;

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(4) \$4 per month on each account for non-residential 5 gas service which had distributed to it less than 4,000,000 therms of gas during the previous calendar year; 6

7 (5) \$300 per month on each account for non-residential 8 electric service which had 10 megawatts or greater of peak 9 demand during the previous calendar year; and

10 (6) \$300 per month on each account for non-residential 11 gas service which had 4,000,000 or more therms of gas 12 distributed to it during the previous calendar year.

(c) For purposes of this Section: 13

"residential electric service" means electric 14 (1)15 utility service for household purposes delivered to a 16 dwelling of 2 or fewer units which is billed under a 17 residential rate, electric utility service or for household purposes delivered to a dwelling unit or units 18 which is billed under a residential rate and is registered 19 20 by a separate meter for each dwelling unit;

21 (2) "residential gas service" means gas utility 22 service for household purposes distributed to a dwelling of 23 2 or fewer units which is billed under a residential rate, 24 or gas utility service for household purposes distributed 25 to a dwelling unit or units which is billed under a 26 residential rate and is registered by a separate meter for

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each dwelling unit; 1

(3) "non-residential electric service" means electric 2 utility service which is not residential electric service; 3 and 4

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(4) "non-residential gas service" means gas utility service which is not residential gas service.

(d) At least 45 days prior to the date on which it must 7 8 begin assessing Energy Assistance Charges, each public utility 9 engaged in the delivery of electricity or the distribution of 10 natural gas shall file with the Illinois Commerce Commission 11 tariffs incorporating the Energy Assistance Charge in other 12 charges stated in such tariffs.

13 (e) The Energy Assistance Charge assessed by electric and 14 gas public utilities shall be considered a charge for public 15 utility service.

16 (f) By the 20th day of the month following the month in 17 which the charges imposed by the Section were collected, each public utility, municipal utility, and electric cooperative 18 19 shall remit to the Department of Revenue all moneys received as 20 payment of the Energy Assistance Charge on a return prescribed 21 and furnished by the Department of Revenue showing such 22 information as the Department of Revenue may reasonably 23 require. If a customer makes a partial payment, a public 24 utility, municipal utility, or electric cooperative may elect 25 either: (i) to apply such partial payments first to amounts 26 owed to the utility or cooperative for its services and then to

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payment for the Energy Assistance Charge or (ii) to apply such partial payments on a pro-rata basis between amounts owed to the utility or cooperative for its services and to payment for the Energy Assistance Charge.

5 (g) The Department of Revenue shall deposit into the 6 Supplemental Low-Income Energy Assistance Fund all moneys 7 remitted to it in accordance with subsection (f) of this 8 Section.

9 (h) (Blank).

10 On or before December 31, 2002, the Department shall 11 prepare a report for the General Assembly on the expenditure of 12 funds appropriated from the Low-Income Energy Assistance Block 13 Grant Fund for the program authorized under Section 4 of this 14 Act.

15 (i) The Department of Revenue may establish such rules as16 it deems necessary to implement this Section.

(j) The Department of Healthcare and Family Services
 Economic Opportunity may establish such rules as it deems
 necessary to implement this Section.

(k) The charges imposed by this Section shall only apply to customers of municipal electric or gas utilities and electric or gas cooperatives if the municipal electric or gas utility or electric or gas cooperative makes an affirmative decision to impose the charge. If a municipal electric or gas utility or an electric cooperative makes an affirmative decision to impose the charge provided by this Section, the municipal electric or SB0124 Engrossed - 6 - LRB095 04480 DRJ 24527 b

gas utility or electric cooperative shall inform the Department of Revenue in writing of such decision when it begins to impose the charge. If a municipal electric or gas utility or electric or gas cooperative does not assess this charge, the Department may not use funds from the Supplemental Low-Income Energy Assistance Fund to provide benefits to its customers under the program authorized by Section 4 of this Act.

8 In its use of federal funds under this Act, the Department 9 may not cause a disproportionate share of those federal funds 10 to benefit customers of systems which do not assess the charge 11 provided by this Section.

12 This Section is repealed effective December 31, <u>2013</u> 2007 13 unless renewed by action of the General Assembly. The General 14 Assembly shall consider the results of the evaluations 15 described in Section 8 in its deliberations.

16 (Source: P.A. 94-773, eff. 5-18-06; 94-793, eff. 5-19-06; 17 94-817, eff. 5-30-06; revised 8-3-06.)

18 Section 99. Effective date. This Act takes effect upon 19 becoming law.