- 1 AN ACT in relation to public aid.
- Be it enacted by the People of the State of Illinois, 2
- 3 represented in the General Assembly:
- Section 5. The Illinois Public Aid Code is amended by 4
- adding Section 12-4.25d as follows: 5
- 6 (305 ILCS 5/12-4.25d new)
- 7 Sec. 12-4.25d. Medical assistance vendors; unionization
- 8 activities.

28

29

- 9 (a) In this Section:
- 10 "Vendor" means a vendor of goods or services
- provided to recipients of medical assistance under 11
- Article V, except that "vendor" does not mean a facility 12
- 13 licensed under the Nursing Home Care Act as a skilled or
- intermediate care facility, including an intermediate 14
- care facility for the developmentally disabled. 15
- 16 "Vendor reimbursements" means moneys paid to a
- vendor for goods or services provided to recipients of 17
- 18 medical assistance under Article V.
- 19 (b) A vendor may not use vendor reimbursements to pay for
- 20 activities directly related to influencing employees of the
- vendor regarding their decision to organize or not to 21
- 22 organize and to form a union or to join an existing union,
- 23 because these activities are not directly related to the
- purchase of goods or services for recipients. Vendor 24
- reimbursements may not be used for these activities by 25
- officers or employees of the vendor, or by an independent 26
- contractor, consultant, or attorney with whom the vendor has 27

entered into a contract. Vendor reimbursements may not be

- used to litigate the issue of the application of the National
- Labor Relations Act to, nor the jurisdiction of the National 30
- Labor Relations Board over, a vendor. Nothing in this 31

1 <u>Section shall be construed as limiting an employer's rights</u>

2 under Section 8(c) of the National Labor Relations Act.

3 Nothing in this Section shall be construed as limiting the

use of State funds by a vendor in the employment of, or for

contracting for, assistance in good faith collective

bargaining or in handling employee grievances, including

7 <u>arbitration</u>, <u>under an employee-employer contract</u>.

(c) If a vendor engages in activities directly related to influencing employees of the vendor regarding their decision to organize or not to organize and to form a union or to join an existing union, the vendor must document the cost of those activities and show that no vendor reimbursements were used to pay for those activities in whole or in part. If the vendor engages in those activities during a time when the vendor's employees are ordinarily performing their normal duties, the vendor must maintain records showing (i) the date, time, and length of each meeting with employees held in connection with those activities and (ii) the identity of all participants in those meetings.

(d) If (i) a vendor engages in activities directly related to influencing employees of the vendor regarding their decision to organize or not to organize and to form a union or to join an existing union, (ii) those activities involved employees of the vendor whose normal duties involve providing goods or services to recipients of medical assistance, and (iii) those activities were conducted during a period of time during which the employee would ordinarily perform the employee's normal duties, then there is an irrebuttable presumption that vendor reimbursements were used to pay for a proportionate share of those activities. If it is determined that a vendor improperly used vendor reimbursements to pay for activities as described in this subsection, then the vendor is subject to a civil penalty in an amount equal to the proportion of the total cost of those

1	activities	that	represents	the	proportion	of	the	vendor	' ຣ
			_						

- 2 total revenues that were vendor reimbursements in the State
- 3 <u>fiscal year in which the vendor engaged in those activities.</u>
- 4 (e) If it is determined that a vendor improperly used
- 5 <u>vendor reimbursements to pay for activities other than as</u>
- 6 <u>described in subsection (d), then:</u>
- 7 (1) the vendor must repay to the State the amount of
- 8 moneys spent on activities in violation of this Section;
- 9 <u>and</u>
- 10 (2) the vendor is subject to a civil penalty in an
- 11 <u>amount equal to twice the amount of moneys spent on</u>
- 12 <u>activities in violation of this Section.</u>
- 13 <u>(f) The Illinois Department may impose a demand for</u>
- 14 repayment or a civil penalty under this Section after notice
- and an opportunity for the vendor to be heard on the matter.
- 16 The Attorney General may bring a civil action on behalf of
- 17 the Illinois Department to enforce the collection of any
- 18 repayment or civil penalty imposed under this Section. If
- 19 the Attorney General declines to bring such an action, any
- 20 <u>person may bring such an action on behalf of the Illinois</u>
- 21 <u>Department</u>.
- 22 (g) If an agent of a vendor knowingly violates this
- 23 <u>Section, the agent is jointly and severally liable with the</u>
- 24 <u>vendor for the violation and subject to imposition of demand</u>
- for repayment or a civil penalty under this Section.