

Secretary of the Senate

Jim Long

Originated in the Senate

PUBLIC ACT 92-2

1 AN ACT concerning the comprehensive health insurance 41
2 plan.

3 Be it enacted by the People of the State of Illinois, 45
4 represented in the General Assembly: 46

5 Section 5. The Comprehensive Health Insurance Plan Act 49
6 is amended by changing Section 8 as follows: 50

7 (215 ILCS 105/8) (from Ch. 73, par. 1308) 53

8 Sec. 8. Minimum benefits. 55

9 a. Availability. The Plan shall offer in an annually 58
10 renewable policy major medical expense coverage to every
11 eligible person who is not eligible for Medicare. Major 59
12 medical expense coverage offered by the Plan shall pay an 60
13 eligible person's covered expenses, subject to limit on the 61
14 deductible and coinsurance payments authorized under 62
15 paragraph (4) of subsection d of this Section, up to a 63
16 lifetime benefit limit of \$1,000,000 per covered individual. 64
17 The maximum limit under this subsection shall not be altered 65
18 by the Board, and no actuarial equivalent benefit may be 66
19 substituted by the Board. Any person who otherwise would 67
20 qualify for coverage under the Plan, but is excluded because 68
21 he or she is eligible for Medicare, shall be eligible for any 69
22 separate Medicare supplement policy or policies which the
23 Board may offer. 70

24 b. Outline of benefits. Covered expenses shall be 72
25 limited to the usual and customary charge, including 73
26 negotiated fees, in the locality for the following services 74
27 and articles when prescribed by a physician and determined by 75
28 the Plan to be medically necessary for the following areas of 76
29 services, subject to such separate deductibles, co-payments, 77
30 exclusions, and other limitations on benefits as the Board
31 shall establish and approve, and the other provisions of this 78

[Signature]

1 Section:

2 (1) Hospital services, except that any services 82
 3 provided by a hospital that is located more than 75 miles 83
 4 outside the State of Illinois shall be covered only for a 84
 5 maximum of 45 days in any calendar year. With respect to
 6 covered expenses incurred during any calendar year ending 85
 7 on or after December 31, 1999, inpatient hospitalization 86
 8 of an eligible person for the treatment of mental illness 87
 9 at a hospital located within the State of Illinois shall 89
 10 be subject to the same terms and conditions as for any
 11 other illness.

12 (2) Professional services for the diagnosis or 91
 13 treatment of injuries, illnesses or conditions, other 92
 14 than dental and mental and nervous disorders as described 95
 15 in paragraph (17), which are rendered by a physician, or
 16 by other licensed professionals at the physician's 96
 17 direction. This includes reconstruction of the breast on 97
 18 which a mastectomy was performed; surgery and 98
 19 reconstruction of the other breast to produce a
 20 symmetrical appearance; and prostheses and treatment of 99
 21 physical complications at all stages of the mastectomy, 100
 22 including lymphedemas.

23 (2.5) Professional services provided by a physician 102
 24 to children under the age of 16 years for physical 103
 25 examinations and age appropriate immunizations ordered by 104
 26 a physician licensed to practice medicine in all its
 27 branches. 105

28 (3) (Blank). 107

29 (4) Outpatient prescription drugs that by law 109
 30 require a prescription written by a physician licensed to 112
 31 practice medicine in all its branches subject to such 113
 32 separate deductible, copayment, and other limitations or
 33 restrictions as the Board shall approve, including the 114
 34 use of a prescription drug card or any other program, or 115

1	both.	
2	(5) Skilled nursing services of a licensed skilled	118
3	nursing facility for not more than 120 days during a	119
4	policy year.	
5	(6) Services of a home health agency in accord with	121
6	a home health care plan, up to a maximum of 270 visits	122
7	per year.	
8	(7) Services of a licensed hospice for not more	124
9	than 180 days during a policy year.	125
10	(8) Use of radium or other radioactive materials.	127
11	(9) Oxygen.	129
12	(10) Anesthetics.	131
13	(11) Orthoses and prostheses other than dental.	133
14	(12) Rental or purchase in accordance with Board	135
15	policies or procedures of durable medical equipment,	136
16	other than eyeglasses or hearing aids, for which there is	137
17	no personal use in the absence of the condition for which	138
18	it is prescribed.	
19	(13) Diagnostic x-rays and laboratory tests.	140
20	(14) Oral surgery (i) for excision of partially or	142
21	completely unerupted impacted teeth when not performed in	143
22	connection with the routine extraction or repair of	144
23	teeth; (ii) for excision of tumors or cysts of the jaws,	145
24	cheeks, lips, tongue, and roof and floor of the mouth;	146
25	(iii) required for correction of cleft lip and palate and	147
26	other craniofacial and maxillofacial birth defects; or	148
27	(iv) for treatment of injuries to natural teeth or a	
28	fractured jaw due to an accident.	
29	(15) Physical, speech, and functional occupational	150
30	therapy as medically necessary and provided by	151
31	appropriate licensed professionals.	
32	(16) Emergency and other medically necessary	153
33	transportation provided by a licensed ambulance service	154
	to the nearest health care facility qualified to treat a	155

54


1 covered illness, injury, or condition, subject to the 156
2 provisions of the Emergency Medical Systems (EMS) Act. 157
3 (17) Outpatient services for diagnosis and 160
4 treatment of mental and nervous disorders provided that a 161
5 covered person shall be required to make a copayment not 162
6 to exceed 50% and that the Plan's payment shall not 163
7 exceed such amounts as are established by the Board. 164
8 (18) Human organ or tissue transplants specified by 166
9 the Board that are performed at a hospital designated by 167
10 the Board as a participating transplant center for that 168
11 specific organ or tissue transplant.
12 (19) Naprapathic services, as appropriate, provided 170
13 by a licensed naprapathic practitioner. 171
14 c. Exclusions. Covered expenses of the Plan shall not 173
15 include the following: 174
16 (1) Any charge for treatment for cosmetic purposes 176
17 other than for reconstructive surgery when the service is 177
18 incidental to or follows surgery resulting from injury, 178
19 sickness or other diseases of the involved part or 179
20 surgery for the repair or treatment of a congenital
21 bodily defect to restore normal bodily functions. 180
22 (2) Any charge for care that is primarily for rest, 182
23 custodial, educational, or domiciliary purposes. 183
24 (3) Any charge for services in a private room to 185
25 the extent it is in excess of the institution's charge 186
26 for its most common semiprivate room, unless a private 187
27 room is prescribed as medically necessary by a physician.
28 (4) That part of any charge for room and board or 189
29 for services rendered or articles prescribed by a 190
30 physician, dentist, or other health care personnel that 191
31 exceeds the reasonable and customary charge in the
32 locality or for any services or supplies not medically 192
33 necessary for the diagnosed injury or illness. 193
34 (5) Any charge for services or articles the 195



1	provision of which is not within the scope of licensure	196
2	of the institution or individual providing the services	197
3	or articles.	
4	(6) Any expense incurred prior to the effective	199
5	date of coverage by the Plan for the person on whose	200
6	behalf the expense is incurred.	
7	(7) Dental care, dental surgery, dental treatment,	202
8	any other dental procedure involving the teeth or	203
9	periodontium, or any dental appliances, including crowns,	204
10	bridges, implants, or partial or complete dentures,	
11	except as specifically provided in paragraph (14) of	207
12	subsection b of this Section.	
13	(8) Eyeglasses, contact lenses, hearing aids or	209
14	their fitting.	
15	(9) Illness or injury due to acts of war.	211
16	(10) Services of blood donors and any fee for	213
17	failure to replace the first 3 pints of blood provided to	215
18	a covered person each policy year.	
19	(11) Personal supplies or services provided by a	217
20	hospital or nursing home, or any other nonmedical or	218
21	nonprescribed supply or service.	
22	(12) Routine maternity charges for a pregnancy,	220
23	except where added as optional coverage with payment of	221
24	an additional premium for pregnancy resulting from	222
25	conception occurring after the effective date of the	
26	optional coverage.	223
27	(13) (Blank).	225
28	(14) Any expense or charge for services, drugs, or	227
29	supplies that are: (i) not provided in accord with	228
30	generally accepted standards of current medical practice;	229
31	(ii) for procedures, treatments, equipment, transplants,	
32	or implants, any of which are investigational,	230
33	experimental, or for research purposes; (iii)	231
34	investigative and not proven safe and effective; or (iv)	232

1 for, or resulting from, a gender transformation 233
2 operation.

3 (15) Any expense or charge for routine physical 235
4 examinations or tests except as provided in item (2.5) of 236
5 subsection b of this Section.

6 (16) Any expense for which a charge is not made in 238
7 the absence of insurance or for which there is no legal 239
8 obligation on the part of the patient to pay. 240

9 (17) Any expense incurred for benefits provided 242
10 under the laws of the United States and this State, 243
11 including Medicare, Medicaid, and other medical 245
12 assistance, maternal and child health services and any
13 other program that is administered or funded by the 246
14 Department of Human Services, Department of Public Aid, 247
15 or Department of Public Health, military
16 service-connected disability payments, medical services 249
17 provided for members of the armed forces and their
18 dependents or employees of the armed forces of the United 250
19 States, and medical services financed on behalf of all 251
20 citizens by the United States.

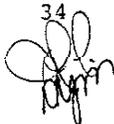
21 (18) Any expense or charge for in vitro 253
22 fertilization, artificial insemination, or any other 254
23 artificial means used to cause pregnancy.

24 (19) Any expense or charge for oral contraceptives 256
25 used for birth control or any other temporary birth 257
26 control measures.

27 (20) Any expense or charge for sterilization or 259
28 sterilization reversals.

29 (21) Any expense or charge for weight loss 261
30 programs, exercise equipment, or treatment of obesity, 262
31 except when certified by a physician as morbid obesity 263
32 (at least 2 times normal body weight).

33 (22) Any expense or charge for acupuncture 265
34 treatment unless used as an anesthetic agent for a 266



1 covered surgery.

2 (23) Any expense or charge for or related to organ 268

3 or tissue transplants other than those performed at a 269

4 hospital with a Board approved organ transplant program 270

5 that has been designated by the Board as a preferred or 271

6 exclusive provider organization for that specific organ

7 or tissue transplant. 272

8 (24) Any expense or charge for procedures, 274

9 treatments, equipment, or services that are provided in 275

10 special settings for research purposes or in a controlled 276

11 environment, are being studied for safety, efficiency,

12 and effectiveness, and are awaiting endorsement by the 277

13 appropriate national medical speciality college for 278

14 general use within the medical community.

15 d. Deductibles and coinsurance. 280

16 The Plan coverage defined in Section 6 shall provide for 282

17 a choice of deductibles per individual as authorized by the 284

18 Board. If 2 individual members of the same family household, 286

19 who are both covered persons under the Plan, satisfy the same 287

20 applicable deductibles, no other member of that family who is

21 also a covered person under the Plan shall be required to 289

22 meet any deductibles for the balance of that calendar year. 290

23 The deductibles must be applied first to the authorized 291

24 amount of covered expenses incurred by the covered person. A 293

25 mandatory coinsurance requirement shall be imposed at the 294

26 rate authorized by the Board in excess of the mandatory

27 deductible, the coinsurance in the aggregate not to exceed 296

28 such amounts as are authorized by the Board per annum. At 297

29 its discretion the Board may, however, offer catastrophic

30 coverages or other policies that provide for larger 298

31 deductibles with or without coinsurance requirements. The 299

32 deductibles and coinsurance factors may be adjusted annually 300

33 according to the Medical Component of the Consumer Price 301

34 Index.

1 e. Scope of coverage. 303

2 (1) In approving any of the benefit plans to be 305

3 offered by the Plan, the Board shall establish such 306

4 benefit levels, deductibles, coinsurance factors,

5 exclusions, and limitations as it may deem appropriate 307

6 and that it believes to be generally reflective of and 308

7 commensurate with health insurance coverage that is 309

8 provided in the individual market in this State.

9 (2) The benefit plans approved by the Board may 311

10 also provide for and employ various cost containment 313

11 measures and other requirements including, but not

12 limited to, preadmission certification, prior approval, 314

13 second surgical opinions, concurrent utilization review 315

14 programs, individual case management, preferred provider 316

15 organizations, health maintenance organizations, and

16 other cost effective arrangements for paying for covered 317

17 expenses.

18 f. Preexisting conditions. 319

19 (1) Except for federally eligible individuals 321

20 qualifying for Plan coverage under Section 15 of this Act 322

21 or eligible persons who qualify for the waiver authorized 324

22 in paragraph (3) of this subsection, plan coverage shall 325

23 exclude charges or expenses incurred during the first 6 326

24 months following the effective date of coverage as to any 327

25 condition for which medical advice, care or treatment was

26 recommended or received during the 6 month period 328

27 immediately preceding the effective date of coverage. 330

28 (2) (Blank). 332

29 (3) Waiver: The preexisting condition exclusions as 334

30 set forth in paragraph (1) of this subsection shall be 335

31 waived to the extent to which the eligible person (a) has 336

32 satisfied similar exclusions under any prior individual 337

33 health insurance policy that was involuntarily terminated

34 because of the insolvency of the issuer of the policy and 338



1 **(b) has applied for Plan coverage within 63 days** 339
2 **following the involuntary termination of that individual** 340
3 **health insurance coverage (Blank).**
4 g. Other sources primary; nonduplication of benefits. 342
5 (1) The Plan shall be the last payor of benefits 344
6 whenever any other benefit or source of third party 345
7 payment is available. Subject to the provisions of 346
8 subsection a of Section 7, benefits otherwise payable 347
9 under Plan coverage shall be reduced by all amounts paid 348
10 or payable by Medicare or any other government program or 349
11 through any health insurance coverage or group health 350
12 plan, whether by insurance, reimbursement, or otherwise, 351
13 or through any third party liability, settlement, 352
14 judgment, or award, regardless of the date of the 353
15 settlement, judgment, or award, whether the settlement, 354
16 judgment, or award is in the form of a contract, 355
17 agreement, or trust on behalf of a minor or otherwise and 356
18 whether the settlement, judgment, or award is payable to 357
19 the covered person, his or her dependent, estate, 358
20 personal representative, or guardian in a lump sum or 359
21 over time, and by all hospital or medical expense 360
22 benefits paid or payable under any worker's compensation 361
23 coverage, automobile medical payment, or liability 362
24 insurance, whether provided on the basis of fault or 363
25 nonfault, and by any hospital or medical benefits paid or 364
26 payable under or provided pursuant to any State or 365
27 federal law or program.
28 (2) The Plan shall have a cause of action against 366
29 any covered person or any other person or entity for the 367
30 recovery of any amount paid to the extent the amount was 368
31 for treatment, services, or supplies not covered in this 369
32 Section or in excess of benefits as set forth in this 370
33 Section.
34 (3) Whenever benefits are due from the Plan because 370



1 of sickness or an injury to a covered person resulting 371
2 from a third party's wrongful act or negligence and the 372
3 covered person has recovered or may recover damages from 373
4 a third party or its insurer, the Plan shall have the
5 right to reduce benefits or to refuse to pay benefits 374
6 that otherwise may be payable by the amount of damages 375
7 that the covered person has recovered or may recover
8 regardless of the date of the sickness or injury or the 376
9 date of any settlement, judgment, or award resulting from 377
10 that sickness or injury.

11 During the pendency of any action or claim that is 379
12 brought by or on behalf of a covered person against a 380
13 third party or its insurer, any benefits that would 381
14 otherwise be payable except for the provisions of this
15 paragraph (3) shall be paid if payment by or for the 382
16 third party has not yet been made and the covered person 383
17 or, if incapable, that person's legal representative 384
18 agrees in writing to pay back promptly the benefits paid
19 as a result of the sickness or injury to the extent of 385
20 any future payments made by or for the third party for 386
21 the sickness or injury. This agreement is to apply 387
22 whether or not liability for the payments is established
23 or admitted by the third party or whether those payments 388
24 are itemized.

25 Any amounts due the plan to repay benefits may be 390
26 deducted from other benefits payable by the Plan after 391
27 payments by or for the third party are made.

28 (4) Benefits due from the Plan may be reduced or 393
29 refused as an offset against any amount otherwise 394
30 recoverable under this Section.

31 h. Right of subrogation; recoveries. 396

32 (1) Whenever the Plan has paid benefits because of 398
33 sickness or an injury to any covered person resulting 399
34 from a third party's wrongful act or negligence, or for 400



1 which an insurer is liable in accordance with the
2 provisions of any policy of insurance, and the covered 401
3 person has recovered or may recover damages from a third 402
4 party that is liable for the damages, the Plan shall have 403
5 the right to recover the benefits it paid from any
6 amounts that the covered person has received or may 404
7 receive regardless of the date of the sickness or injury 405
8 or the date of any settlement, judgment, or award 406
9 resulting from that sickness or injury. The Plan shall 407
10 be subrogated to any right of recovery the covered person 408
11 may have under the terms of any private or public health
12 care coverage or liability coverage, including coverage 409
13 under the Workers' Compensation Act or the Workers'
14 Occupational Diseases Act, without the necessity of 411
15 assignment of claim or other authorization to secure the
16 right of recovery. To enforce its subrogation right, the 412
17 Plan may (i) intervene or join in an action or proceeding 413
18 brought by the covered person or his personal 414
19 representative, including his guardian, conservator,
20 estate, dependents, or survivors, against any third party 416
21 or the third party's insurer that may be liable or (ii) 417
22 institute and prosecute legal proceedings against any
23 third party or the third party's insurer that may be 418
24 liable for the sickness or injury in an appropriate court 419
25 either in the name of the Plan or in the name of the
26 covered person or his personal representative, including 420
27 his guardian, conservator, estate, dependents, or 421
28 survivors.

29 (2) If any action or claim is brought by or on 423
30 behalf of a covered person against a third party or the 424
31 third party's insurer, the covered person or his personal 425
32 representative, including his guardian, conservator, 426
33 estate, dependents, or survivors, shall notify the Plan
34 by personal service or registered mail of the action or 427



1 claim and of the name of the court in which the action or 428
2 claim is brought, filing proof thereof in the action or 429
3 claim. The Plan may, at any time thereafter, join in the
4 action or claim upon its motion so that all orders of 430
5 court after hearing and judgment shall be made for its 431
6 protection. No release or settlement of a claim for 432
7 damages and no satisfaction of judgment in the action
8 shall be valid without the written consent of the Plan to 433
9 the extent of its interest in the settlement or judgment 434
10 and of the covered person or his personal representative. 435

11 (3) In the event that the covered person or his 437
12 personal representative fails to institute a proceeding 438
13 against any appropriate third party before the fifth 439
14 month before the action would be barred, the Plan may, in 440
15 its own name or in the name of the covered person or
16 personal representative, commence a proceeding against 441
17 any appropriate third party for the recovery of damages 442
18 on account of any sickness, injury, or death to the 443
19 covered person. The covered person shall cooperate in
20 doing what is reasonably necessary to assist the Plan in 444
21 any recovery and shall not take any action that would 445
22 prejudice the Plan's right to recovery. The Plan shall 446
23 pay to the covered person or his personal representative
24 all sums collected from any third party by judgment or 447
25 otherwise in excess of amounts paid in benefits under the 448
26 Plan and amounts paid or to be paid as costs, attorneys 449
27 fees, and reasonable expenses incurred by the Plan in
28 making the collection or enforcing the judgment. 450

29 (4) In the event that a covered person or his 452
30 personal representative, including his guardian, 453
31 conservator, estate, dependents, or survivors, recovers 454
32 damages from a third party for sickness or injury caused
33 to the covered person, the covered person or the personal 455
34 representative shall pay to the Plan from the damages 456



1 recovered the amount of benefits paid or to be paid on
2 behalf of the covered person. 457

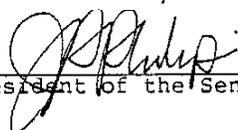
3 (5) When the action or claim is brought by the 459
4 covered person alone and the covered person incurs a 460
5 personal liability to pay attorney's fees and costs of 461
6 litigation, the Plan's claim for reimbursement of the
7 benefits provided to the covered person shall be the full 462
8 amount of benefits paid to or on behalf of the covered 463
9 person under this Act less a pro rata share that 464
10 represents the Plan's reasonable share of attorney's fees
11 paid by the covered person and that portion of the cost 465
12 of litigation expenses determined by multiplying by the 466
13 ratio of the full amount of the expenditures to the full 467
14 amount of the judgement, award, or settlement.

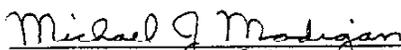
15 (6) In the event of judgment or award in a suit or 469
16 claim against a third party or insurer, the court shall 470
17 first order paid from any judgement or award the 471
18 reasonable litigation expenses incurred in preparation
19 and prosecution of the action or claim, together with 472
20 reasonable attorney's fees. After payment of those 473
21 expenses and attorney's fees, the court shall apply out 474
22 of the balance of the judgment or award an amount
23 sufficient to reimburse the Plan the full amount of 475
24 benefits paid on behalf of the covered person under this 476
25 Act, provided the court may reduce and apportion the 477
26 Plan's portion of the judgement proportionate to the
27 recovery of the covered person. The burden of producing 478
28 evidence sufficient to support the exercise by the court 479
29 of its discretion to reduce the amount of a proven charge 480
30 sought to be enforced against the recovery shall rest 481
31 with the party seeking the reduction. The court may
32 consider the nature and extent of the injury, economic 482
33 and non-economic loss, settlement offers, comparative 483
34 negligence as it applies to the case at hand, hospital 484



1 costs, physician costs, and all other appropriate costs.
 2 The Plan shall pay its pro rata share of the attorney 485
 3 fees based on the Plan's recovery as it compares to the 486
 4 total judgment. Any reimbursement rights of the Plan 487
 5 shall take priority over all other liens and charges
 6 existing under the laws of this State with the exception 488
 7 of any attorney liens filed under the Attorneys Lien Act. 489
 8 (7) The Plan may compromise or settle and release 491
 9 any claim for benefits provided under this Act or waive 492
 10 any claims for benefits, in whole or in part, for the 493
 11 convenience of the Plan or if the Plan determines that
 12 collection would result in undue hardship upon the 494
 13 covered person.
 14 (Source: P.A. 90-7, eff. 6-10-97; 90-30, eff. 7-1-97; 90-655, 497
 15 eff. 7-30-98; 91-639, eff. 8-20-99; 91-735, eff. 6-2-00.)

16 Section 99. Effective date. This Act takes effect upon 500
 17 becoming law.


 _____ 506
 President of the Senate 508


 _____ 511
 Speaker, House of Representatives 512

APPROVED

this 1st day of May, 20 01 A.D.,


 GOVERNOR