Product Line	Bill	Bill	Bill Description/Action	ILHIC	Status
Life/Health/All	"Nickname"	Number/Link		Position	
All	Cyber Security	HB47	Provides that if the entry	Monitor	Filed
	Insurance	Hoffman	of an Order of		
			Liquidation occurs on or		
			after January 1, 2023,		
			then the obligations shall		
			not exceed \$500,000 or		
			exceed without any		
			deduction \$50,000 for		
			any unearned premium		
			claim or refund under		
			any one policy. Provides		
			that in no event shall the		
			Fund be obligated to pay		
			an amount in excess of		
			\$500,000 in the		
			aggregate for all first-		
			party and third-party		
			claims under a policy or		
			endorsement providing		
			cybersecurity insurance		
			coverage and arising out		
			of or related to a single		
			insured event, regardless		
			of the number of claims		
			made or number of		
			claimants. Provides that the Illinois Insurance		
			Guaranty Fund shall have		
			the right to appoint or		
			approve and to direct		
			legal counsel and other		
			service providers under		
			any other insurance		
			policies subject to the		
			provisions, regardless of		
			any limitations in the		
			policy. Provides that the		
			Fund may employ or		
			retain such persons as		
			are necessary to provide		
			policy benefits and		
			services. Provides that		
			the Fund may, at its sole		

			discretion and without assumption of any ongoing duty to do so, pay any cybersecurity insurance obligations covered by a policy of an insolvent company on behalf of a high net worth insured.		
All	Paid Family Leave	HB 1006 Flowers	Creates the Paid Family Leave Act. Requires private employers with 50 or more employees to provide 6 weeks of paid leave to an employee who takes leave: (1) because of the birth of a child of the employee and in order to care for the child; (2) to care for a newly adopted child under 18 years of age or a newly placed foster child under 18 years of age or a newly adopted or newly placed foster child older than 18 years of age if the child is incapable of self-care because of a mental or physical disability; or (3) to care for a family member with a serious health condition. Provides that paid family leave shall be provided irrespective of the employer's leave policies; and shall be provided to an employee who has been employed by the employer for at least one year. Permits employees to voluntarily waive paid family leave. Provides that the Department of Labor may adopt any	Monitor	Filed

			rules necessary to	
			implement the Act.	
Life	Wage	HB 1014	Requires the Department	Filed
	Insurance Act	Flowers	of Employment Security	
			to establish a Wage	
			Insurance Program.	
			Provides that an	
			individual is eligible for	
			wage insurance benefits	
			if the individual is a	
			claimant under the	
			Unemployment	
			Insurance Act at the time	
			the individual obtains	
			reemployment and is not	
			employed by the	
			employer from which the	
			individual was last	
			separated. Provides that	
			benefits shall be paid in	
			an amount sufficient to	
			pay the difference	
			between the wage	
			_	
			received by the individual at the time of separation	
			•	
			and the wages received	
			by the individual from	
			reemployment. Imposes	
			a 0.4% payroll tax on	
			employees beginning	
			January 1, 2024. Provides	
			that claims for wage	
			insurance benefits may	
			be filed beginning June 1,	
			2024. Contains provisions	
			concerning the recovery	
			of erroneous payments;	
			hearings; civil penalties;	
			unpaid taxes; rules; and	
			other matters. Creates	
			the Wage Insurance Fund	
			as a special fund in the	
			State treasury. Amends	
			the State Finance Act to	
			include the Wage	
			Insurance Fund. Amends	
			the Freedom of	

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			Information Act. Exempts	
			from inspection and	
			copying information that	
			is exempt from disclosure	
			under the Wage	
			Insurance Act.	
Lloolth	Wholesale	LID 1024	Provides that the	
Health		HB 1034		
	Acquisition	Flowers	amendatory provisions	
	Cost		apply to any	
			manufacturer of a	
			prescription drug that is	
			purchased or reimbursed	
			by specified parties.	
			Provides that a	
			manufacturer of a	
			prescription drug with a	
			wholesale acquisition	
			cost of more than \$40 for	
			a course of therapy shall	
			notify specified parties if	
			the increase in the	
			wholesale acquisition	
			cost of the prescription	
			drug is more than 10%,	
			_	
			including the proposed	
			increase and cumulative	
			increase. Provides that	
			the notice of price	
			increase shall be	
			provided in writing at	
			least 60 days prior to the	
			planned date of the	
			increase. Provides that	
			no later than 30 days	
			after notification of a	
			price increase or new	
			prescription drug the	
			manufacturer shall	
			report specified	
			additional information to	
			specified parties.	
			Provides that a	
			manufacturer of a	
			prescription drug shall	
			provide written notice if	
			the manufacturer is	
			introducing a new	

prescription drug to market at a wholesale	
market at a wholesale	
inarket at a wholesale	
acquisition cost that	
exceeds a specified	
threshold. Provides that	
failure to provide notice	
under the amendatory	
provisions shall result in a	
civil penalty of \$10,000	
per day for every day	
after the notification	
period that the	
manufacturer fails to	
report the information.	
Requires the Department	
of Public Health to	
conduct an annual public	
hearing on the aggregate	
trends in prescription	
drug pricing. Requires the	
Department to publish	
on its website a report	
detailing findings from	
the public hearing and a	
summary of details from	
reports provided under	
the amendatory	
provisions, except for	
information identified as	
a trade secret or	
exempted under the Freedom of Information	
Act. Provides that the	
amendatory provisions	
shall not restrict the legal	
ability of a	
pharmaceutical	
manufacturer to change	
prices as permitted	
under federal law.	/
<u> </u>	Filed
Sharing Rx Mayfield individual policy of	
Drugs accident and health	
(Rebates) insurance amended,	
delivered, issued, or	
renewed on or after	
January 1, 2024 that	

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			provides coverage for prescription drugs shall require that a covered individual's defined cost sharing for each prescription drug shall be calculated at the point of sale based on a price that is reduced by an amount equal to at least 100% of all rebates received in connection with the dispensation or administration of the prescription drug. Provides that an insurer shall apply any rebate amount in excess of the defined cost sharing amount to the health plan to reduce premiums. Provides that the provisions shall not preclude an insurer from decreasing a covered individual's defined cost sharing by an amount greater than the stated amount at the point of		
Life	Credit information Prohibition	HB 1059 Mayfield	Amends the Use of Credit Information in Personal Insurance Act. Provides that, notwithstanding any other law, an insurer authorized to do business in the State may not use the credit information of an applicant or a policyholder as a factor to determine insurance rates for any private passenger automobile insurance policy that is amended, delivered, issued, or renewed on or after the effective date of	Oppose	Filed

			the amendatory Act. Directs the Department of Insurance to adopt rules to enforce and administer this requirement.		
Life	Felony Underwriting	HB 1068 Mayfield	Provides that an insurer or producer authorized to issue policies of insurance in the State may not make a distinction or otherwise discriminate between persons, reject an applicant, cancel a policy, or demand or require a higher rate of premium for reasons based solely upon the basis that an applicant or insured has been convicted of a felony.	Oppose	Filed
Health	Health Care For All	HB 1094 Flowers	Creates the Health Care for All Illinois Act. Provides that all individuals residing in this State are covered under the Illinois Health Services Program for health insurance. Sets forth requirements and qualifications of participating health care providers. Sets forth the specific standards for provider reimbursement. Provides that it is unlawful for private health insurers to sell health insurance coverage that duplicates the coverage of the program. Requires the State to establish the Illinois Health Services Trust to provide financing for the program. Sets	Oppose	Filed

			fauth that we'r		
			forth the specific		
			requirements for claims		
			billed under the program.		
			Provides that the		
			program shall include		
			funding for long-term		
			care services and mental		
			health services. Creates		
			the Pharmaceutical and		
			Durable Medical Goods		
			Committee to negotiate		
			the prices of		
			-		
			pharmaceuticals and		
			durable medical goods		
			with suppliers or		
			manufacturers on an		
			open bid competitive		
			basis. Provides that		
			patients in the program		
			shall have the same		
			rights and privacy as they		
			are entitled to under		
			current State and federal		
			law. Provides that the		
			Commissioner, the Chief		
			Medical Officer, the		
			public State board		
			members, and		
			*		
			employees of the		
			program shall be		
			compensated in		
			accordance with the		
			current pay scale for		
			State employees and as		
			deemed professionally		
			appropriate by the		
			General Assembly.		
			Effective July 1, 2023.		
Life	Family Leave	HB 1102	Creates the Family Leave	Monitor	Filed
	Insurance Act	Flowers	Insurance Act. Requires	(opportunity	
		-	the Department of	for	
			Employment Security to	insurance	
			establish and administer	product	
			a family leave insurance	NCOIL	
			_		
			program. Provides family	language)	
			leave insurance benefits		
			to eligible employees		

who take unpaid family leave to care for a newborn child, a newly adopted or newly placed foster child, or a family member with a serious health condition. Authorizes family leave of up to 12 weeks during any 24-month period. Authorizes compensation for leave in the amount of 85% of the employee's average weekly wage subject to a maximum of \$881 per week. Contains provisions concerning disqualification from benefits; premium payments; the amount and duration of benefits; the recovery of erroneous payments; hearings; defaulted premium payments; elective coverage; employment protection; coordination of family leave; defined terms; and other matters.