ILHIC KEY BILLS – 1-28-2022

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
<u>Number</u>			
<u>HB 61</u>	The provisions require coverage of prescription inhalants and require	MONITOR	Re-referred to Rules
<u>(Costa</u>	(instead of make permissive) a health insurer or managed care plan from		Committee
Howard)	denying or limiting coverage refills for prescription inhalants to enable		
	persons to breathe when suffering from asthma or other life-threatening		
	bronchial ailments if those restrictions are contrary to what has been		
	prescribed and considered medically appropriate.	0.000	
<u>HB 62</u>	Creates the Health Care For All program establishing single payer health	OPPOSE	Re-referred to Rules
(Flowers)	insurance in IL.		Committee
<u>HB 74</u>	Establishes paid family leave requiring employers with 50 or more	MONITOR	Re-referred to Rules
(Flowers)	employees to provide 6 weeks of paid leave.		Committee
<u>HB 146</u>	Authorizes the Director of Insurance to actively approve individual and	OPPOSE	Re-referred to Rules
(Morgan)	small group ACA health plan rates and may disapprove any rate deemed		Committee
	"unreasonable." The Director must act on the rates within 60 days or		
	else they are deemed approved.		
<u>HB 213</u>	Creates the Eating Disorder Treatment Parity Task Force within the DOI	NEUTRAL	Re-referred to Rules
(Conroy)	to review reimbursements to eating disorder treatment providers in IL, as	with HA #1	Committee
	well as out-of-state providers of similar services. The Task Force		
	currently does not provide for industry representation, but requires the		
	group to "work cooperatively with the insurance industry to identify		
	the high costs of medical complications, disability, and loss of life		
	associated with eating disorders and to determine whether disparities in		
	insurance reimbursement is limiting access to a full range of evidence-		
	based treatment providers in the State." <u>House Amendment #1</u> adds 2		
	members of the insurance industry to the task force.	ODDOGE	Annual for Consideration
HB 228 (Mayfield)	Prohibits an insurer or producer from making a distinction or otherwise	OPPOSE	Approved for Consideration in Rules
(Mayfield)	discriminating between persons, reject an applicant, cancel a policy, or		in Kules
	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.		
HB 241		SUPPORT	Re-referred to Rules
(Jones)	Allows pre-licensure courses for producers to be completed via webinar (in addition to the classroom setting).	SUFFURI	Committee
(Jones)			Committee

<u>Bill</u>	Bill Description/Action	ILHIC Position	<u>Status</u>
Number HB 242	Requires the IL Life & Health Insurance Guaranty Association to submit	MONITOR	Re-referred to Rules
(Jones)	a plan of operation and any amendments thereto to the Director of	MOMION	Committee
<u>(301103)</u>	Insurance within 200 days (instead of 180 days).		Committee
HB 295	As introduced, the provisions currently require insurers to issue an	NEUTRAL	Re-referred to Assignments
(Manley)	irrevocable assignment of benefits to a funeral home in an amount not to	as amended	
<u></u>	exceed the purchase price of a funeral or burial expense policy. The		
	language is intended to address a current issue with Medicaid		
	beneficiaries seeking eligibility and avoidance of current asset		
	limitations. Current law allows exemptions in assets up to a certain		
	dollar amount in addition to exemptions for final expense policies that		
	must be irrevocably assigned. ILHIC is working with HFS, the IL		
	Funeral Directors Association and the National Academy of Elder Law		
	Attorneys to determine language that appropriately addresses the		
	problem. <u>House Amendment #1</u> removes the Insurance Code		
	provisions.		
<u>HB 317</u>	Requires an air ambulance service or other entity that directly or	MONITOR	Referred to Assignments
(Jones)	indirectly, whether through an affiliated entity, agreement with a third-		
	party entity, or otherwise, solicits air ambulance membership		
	subscriptions, accepts membership applications, or charges membership		
	fees to be regulated as insurance under the Insurance Code.		
<u>HB 339</u>	Removes the 181-day, non-renewable limitation on short-term, limited	SUPPORT	Re-referred to Rules
(Batinick)	duration health insurance policies.		Committee
<u>HB 580</u>	Ratifies and approves the Nurse Licensure Compact and further provides	SUPPORT	Re-referred to Rules
<u>(Zalewski)</u>	that the compact shall not interfere with state labor laws. Identical to \underline{SB}		Committee
	2068 (Castro) and similar to <u>SB 1807</u> .		
<u>HB 616</u>	Establishes paid family leave requiring employers (regardless of size) to	MONITOR	Re-referred to Rules
(Costa	provide 12 weeks of leave and pay the cost of health insurance		Committee
Howard)	applicable to the employee during that period.		
<u>HB 707</u>	Amends the current telehealth coverage provisions, for policies that	OPPOSE	Re-referred to Rules
(Didech)	provide coverage for telehealth services, reimbursement must be made at		Committee
	parity with those same services if they were provided in-person.		
<u>HB 1728</u>	Amends the Medical Patient Rights Act to provide, in addition to any	MONITOR	Re-referred to Rules
(Mazzochi)	other right provided under the Act, certain qualifying patients have the		Committee
	ability to request diagnostic screenings without a physician's order as		

<u>Bill</u> Number	Bill Description/Action	ILHIC Position	<u>Status</u>
Number	follows: (1) females over the age of 40 have the right to a breast cancer		
	screening mammogram once per year; and all persons have a right to		
	request annual screening under the age of 40 if such person has a family		
	history of breast cancer; or genetic testing has confirmed likelihood that		
	such person has otherwise tested positive for BRCA1 or BRCA2		
	mutations; (2) males have the right to prostate-specific antigen testing at		
	once per year if specified requirements are met; (3) all persons have the		
	right to colorectal screening under specified conditions; (4) all persons		
	over the age of 18, or under the age of 18 with one parent's consent, have		
	the right to screening for sexually transmitted diseases or infections at		
	least every 6 months, or in the event of unprotected sexual activity; and		
	(5) all persons over the age of 18, or under the age of 18 with a parent's		
	or legal guardian's consent, have the right to screening for COVID-19		
	infection and testing for COVID-19 antibodies. The provisions of the		
	bill do not require coverage and the patient seeking the diagnostic test		
	without a written order from a physician shall be responsible for paying		
	for the diagnostic test provided that the provider of the diagnostic testing		
	provides the patient in writing the cost of the diagnostic test prior to it		
	being performed and the patient agrees to that cost.		
<u>HB 1811</u>	Amends the Equal Pay Act and the Consumer Fraud and Deceptive	MONITOR	Re-referred to Rules
(Andrade)	Business Practices Act to restrict use of predictive data analytics used to		Committee
	determine a job applicant's credit worthiness or a hiring decision to		
	include information that correlates with the race or zip code of the		
	applicant for credit or employment.		
<u>HB 1956</u>	DOI Initiative updating state statute to comply with the Covered	SUPPORT	Re-referred to Rules
(Jones)	Agreement by adopting the Credit for Reinsurance model law, and 2020		Committee
	Holding Company Act amendments regarding Group Capital		
	Calculation, effective December 31, 2022. Identical to <u>SB 2411</u>		
	(Harris).		
<u>HB 1960</u>	Creates the Black Wall Street Program Act. Requires the Department of	MONITOR	Re-referred to Assignments
(Jones)	Commerce and Economic Opportunity to create and administer the		
	Black Wall Street Program to provide loans and financial assistance to		
	designated communities for the creation of Black Wall Street Business		
	Districts.		

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
Number			
<u>HB 2370</u>	"Cap the copay" legislation that restricts an insured's monthly out of	OPPOSE	Re-referred to Rules
(Avelar)	pocket cost to \$100 per 30-day supply.		Committee
<u>HB 2404</u>	Creates the Right to Know Act to require operators of commercial	OPPOSE	Re-referred to Rules
(Buckner)	websites or online services that collect personal information about		Committee
	Illinois customers must, in their terms of service or privacy policy,		
	identify all categories of personal information the operator collects,		
	identify all categories of third party persons or entities with whom the		
	operator may disclose that information, and provide a description of the		
	customer's rights to access their information. Provisions also provide for		
	a private right of action. Provides for blanket exemption for entities		
	subject to GLBA and HIPAA.		
<u>HB 2406</u>	Provides that an individual or group policy of accident and health	OPPOSE	Re-referred to Assignments
(Scherer)	insurance or managed care plan in effect on and after March 9, 2020	(need language to tie	
	must provide coverage for the cost of administering a COVID-19	vaccine to FDA	
	vaccination. Language is silent on vaccine as approved by the FDA,	approval)	
	which is not addressed in $HA \#1$, which also includes cross-reference to		
110.0450	HMOs.	MONUTOD	
<u>HB 2472</u>	Requires the Director to solicit information and data from health	MONITOR	Re-referred to Rules
(Mazzochi)	insurance carriers regarding insurance coverage for pediatric		Committee
	autoimmune neuropsychiatric disorder to report back to the General		
	Assembly by November 15, 2021.	ODDOGE	
<u>HB 2473</u>	In provisions requiring insurance coverage for prostate-specific antigen	OPPOSE	Re-Referred to Rules
(Mazzochi)	tests and for colorectal cancer examination and screening, removes		Committee
	provisions requiring the testing be recommended or prescribed by a		
	physician. The provisions also mandate coverage for testing of sexually		
	transmitted diseases or infections.	MONUTOD	
<u>HB 2554</u>	For purposes of the Telehealth Act, the provisions add "acupuncturists"	MONITOR	Re-referred to Assignments
<u>(Mah)</u>	to the list of health care professionals; however the bill does not make		
	corresponding changes to the acupuncturists' practice act. The bill also		
	provides IDFPR to adopt rules clarifying applicable services and		
	administration of the Telehealth Act. Identical to <u>SB 1735 (Jones)</u> .	MONUTOD	
<u>HB 2625</u>	Creates the Family Leave Insurance Act. Requires the Department of	MONITOR	Re-referred to Rules
(Flowers)	Employment Security to establish and administer a family leave		Committee
	insurance program. Provides family leave insurance benefits to eligible		

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<u>Number</u>			
	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. The state-run leave program does not		
	replace the private market option.		
<u>HB 2649</u>	Mandates health insurance plans to provide coverage for (rather than	OPPOSE	Re-referred to Assignments
(Yednock)	offer optional coverage for an additional premium) for the reasonable		
	and necessary medical treatment of temporomandibular joint disorder		
	and craniomandibular disorder.		
<u>HB 2896</u>	Early Intervention omnibus telehealth bill that includes language	MONITOR	Re-Referred to Rules
<u>(Conroy)</u>	providing that if a health insurance policy provides coverage for early		Committee
	intervention services, it must also provide coverage for these services		
	delivered via telehealth.		
<u>HB 2919</u>	Provides that upon request by a party contracting with a pharmacy	MONITOR	Re-Referred to Rules
(Mazzochi)	benefit manager, the party has an annual right to audit compliance with		Committee
	the terms of the contract by the pharmacy benefit manager, including,		
	but not limited to, full disclosure of any value provided by a		
	pharmaceutical manufacturer to a pharmacy benefit manager or the		
	parent, subsidiary, or affiliate company of a pharmacy benefit manager.		
	Provides for other PBM disclosure requirements.		
<u>HB 2930</u>	In provisions concerning health insurance coverage for treatment of	OPPOSE	Re-Referred to Rules
(Mazzochi)	pediatric autoimmune neuropsychiatric disorders, provides that on and		Committee
	after the effective date of the amendatory Act, an insured shall have a		
	cause of action for liquidated damages in the amount of \$1,000 or actual		
	damages, whichever is greater, against any entity issuing a group or		
	individual policy of accident and health insurance or managed care plan		
	that fails to provide the coverage required for treatment of pediatric		
	autoimmune neuropsychiatric disorders associated with streptococcal		
	infections and pediatric acute onset neuropsychiatric syndrome.		
<u>HB 2948</u>	DOI Initiative seeking to address the copay accumulator ban	OPPOSE	Re-Referred to Rules
(Morgan)	implemented under P.A. 101-0452 as it applies to HSAs paired with a		Committee
	HDHP (to preserve the pre-tax advantages). The language, however,		

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<u>Number</u>			
	also requires insurers to identify a non-HSA eligible HDHP and offer a		
	non-HSA eligible product if they do provide an HSA-eligible HDHP.		
<u>HB 2992</u>	Requires the Department of Insurance to conduct a study to better	MONITOR	Re-Referred to Rules
<u>(Lilly)</u>	understand the gaps in health insurance coverage for uninsured residents,		Committee
	including the reasons why individuals are uninsured and whether insured		
	individuals are insured through an employer-sponsored plan or through		
	the Illinois health insurance marketplace. <u>P.A. 101-649</u> requires the DOI		
	and HFS to conduct a health care affordability feasibility study to		
	address some of the same issues, which is expected to be released by		
	February 28. The bill also requires all hospitals to provide health		
	insurance to their employees.		
<u>HB 3030</u>	Creates the Cybersecurity Compliance Act to provide for an affirmative	MONITOR	Re-Referred to Rules
(Wheeler)	defense for every covered entity that creates, maintains, and complies		Committee
	with a written cybersecurity program (as prescribed by the legislation).		
<u>HB 3040</u>	Creates the Insurance Data Security Act based on the NAIC	OPPOSE	Re-Referred to Rules
(Wheeler)	Cybersecurity Model Law. The provisions DO NOT contain suggested	without Joint Trade	Committee
	changes put forward by the joint trades (industry).	Suggested Changes	
<u>HB 3197</u>	Creates the Suicide Treatment Improvements Act to require that all at-	OPPOSE	Re-Referred to Rules
(Conroy)	risk patients be provided with one-on-one suicide prevention counseling		Committee
	by the public or private psychiatric facility at which the at-risk patient is		
	being treated and mandates individual and group health insurance		
	coverage for these services.		
HB 3198	Creates the Suicide Treatment Improvements Act to require suicide	OPPOSE	Re-Referred to Rules
(Conroy)	prevention counseling and treatment at facilities and mandates individual		Committee
<u> </u>	and group health insurance coverage for these services (similar to HB		
	3197); however the provisions of the bill also place certain requirements		
	on IDPH and local public safety officials to identify individuals at risk		
	for suicide.		
HB 3259	Mandates coverage for the diagnosis and medically necessary treatment	OPPOSE	Re-Referred to Rules
(Gong	(instead of reasonable and necessary treatment and services for) mental		Committee
Gershowitz)	health and substance use disorders and requires insurers to base medical		
	necessity and utilization review criteria on specific current generally		
	accepted standards of mental, emotional, nervous, or substance use		
	disorder or condition care, including exclusively applying the criteria		

<u>Bill</u> Number	Bill Description/Action	ILHIC Position	<u>Status</u>
Indifficer	and guidelines set forth in the most recent versions of the treatment		
	criteria developed by the nonprofit professional association for the		
	relevant clinical specialty (similar to <u>HB 2595 (Conroy</u>)). The		
	provisions also prohibit an insurer that authorizes a specific type of		
	treatment by a provider from rescinding or modifying the authorization		
	after that provider renders the health care service. Provides that if		
	services for the medically necessary treatment of a mental health or		
	substance use disorder are not available in-network within the		
	geographic and timely access standards set by law or regulation, the		
	insurer shall arrange coverage to ensure the delivery of medically		
	necessary out-of-network services and any medically necessary follow-		
	up services, and the insured shall pay no more in total for		
	benefits rendered than the cost sharing that the insured would pay for the		
	same covered services received from an in-network provider and further		
	require every insurer to sponsor an education program, make the		
	program available to other stakeholders, provide clinical review criteria		
	at no cost to providers and insured patients, conduct interrater reliability		
	testing, and achieve interrate pass rates of at least 90% or comply with		
	specified requirements if the 90% threshold is not met.		
<u>HB 3268</u>	Amends the Fair Patient Billing Act to prohibit a hospital from	MONITOR	Re-Referred to Rules
(Flowers)	aggressively pursue debt collection for non-payment of a hospital bill		Committee
	against a patient with an annual household income of \$51,000 or less		
	and further provides that a hospital whenever possible and after		
	reviewing the patient eligibility, shall charge as much as possible of the		
	patient's hospital bill to insurers. ** ONLY EFFECTS THE PUBLIC AID		
HB 3312	CODE Requires insurers to cap OOP for a covered prescription inhalant drug to	OPPOSE	Re-Referred to Rules
$\frac{\text{HB} 5512}{(\text{Welter})}$	\$100 per 30-day supply regardless of the type and amount of the drug	ULL USE	Committee
	needed by the insured. Language aligns with similar OOP limits applied		Committee
	to insulin per P.A. 101-0625. HA $\#1$ makes a technical change to refer		
	to inhalant medications rather than prescription inhalants.		
HB 3327	In provisions concerning timely payment for health care services,	MONITOR	Re-Referred to Rules
(Haas)	provides that failure to make periodic payments within specified time		Committee
<u></u>	periods shall entitle a health care professional, health care facility,		
	independent practice association, physician-hospital organization,		

<u>Bill</u> <u>Number</u>	Bill Description/Action	ILHIC Position	Status
	insurer, health maintenance organization, managed care plans health care plan, preferred provider organization, or third party administrator to interest at the rate of 9% semiannually (rather than 9% per year).		
HB 3397 (Mazzochi)	Requires first dollar coverage on diagnostic testing for a pediatric autoimmune neuropsychiatric disorder if such diagnostic testing is ordered by a physician (coverage is not required if the physician indicates that the diagnostic testing is requested by a guardian or parent). <i>Provisions do not include exemptions for HSAs.</i>	OPPOSE	Re-Referred to Rules Committee
<u>HB 3403</u> (Ness)	Reduces OOP limit on insulin drugs from \$100 (originally set underP.A. 101-0625 to \$30.	OPPOSE	Re-Referred to Rules Committee
HB 3421 (Dina Delgado)	Provides that if a patient unknowingly and through no fault of his or her own receives care from a health care professional or health care provider who is not among the network of health care providers for the patient's health care plan, the health care professional or health care provider may not charge or bill that patient for that care.	MONITOR	Re-Referred to Rules Committee
HB 3433 (Morgan)	Creates the Paid Family Leave Program directing the IL Department of Employment Security to establish a state-run paid medical leave program for employees. The provisions do not specific duration of leave allowed but does direct the Department to establish a computation of benefit amounts and contributions paid by employees and employers. <i>The state-run leave program does not replace the private market option but does impose contribution requirements on employers with more than</i> 50 employees.	MONITOR	Re-Referred to Rules Committee
<u>HB 3453</u> (Williams)	Creates the Geolocation Privacy Protection Act to require a private entity that owns, operates, or controls a location-based application on a user's device from disclosing geolocation information from a location- based application to a third party unless the private entity first receives the user's affirmative express consent after providing a specified notice to the user. The provisions include an exemption for HIPAA and GLBA- regulated entities.	MONITOR	Re-Referred to Rules Committee
<u>HB 3498</u> (Conroy)	Codifies some provisions of the telehealth coverage requirements set forth in <u>Executive Order 2020-09.</u> , including payment parity. The provisions do not remove cost-sharing for telehealth.	OPPOSE	Re-referred to Assignments

<u>Bill</u>	Bill Description/Action	ILHIC Position	<u>Status</u>
Number HB 3517 (Wheeler)	In provisions concerning development of medical necessity criteria for the coverage of CSC/ACT treatment models for early treatment of serious mental illness, provides that the rules adopted by the DOI defining medical necessity shall be updated during calendar year 2021 to include nationally recognized, generally acceptable clinical criteria sourced to evidence-based medicine and to avoid unnecessary anti-competitive impacts. Identical to <u>SB 2381 (Fine)</u> .	MONITOR	Re-Referred to Rules Committee
HB 3583 (Avelar)	Creates the Affordable Drug Manufacturing Act requiring IDPH to enter into partnerships to increase competition, lower prices, and address shortages in the market for generic prescription drugs, to reduce the cost of prescription drugs for public and private purchasers, taxpayers, and consumers, and to increase patient access to affordable drugs. Requires the partnerships to result in the production or distribution of generic prescription drugs with the intent that these drugs be made widely available to public and private purchasers, providers and suppliers, and pharmacies. IDPH is directed to consult with entities, including health insurers, regarding the establishment of a fair price for the prescription drugs.	MONITOR	Re-Referred to Rules Committee
<u>HB 3609</u> (Flowers)	Requires prescription drug manufacturers to provide advance notice of a price increase of a prescription drug with a wholesale acquisition cost of more than \$40 if the increase is more than 10% and to disclose information regarding factors associated with the price increase. Requires the Department of Public Health to conduct an annual public hearing on the aggregate trends in prescription drug pricing.	MONITOR	Re-Referred to Rules Committee
<u>HB 3630</u> (<u>Harris</u>)	Requires insurers to replace a brand name drug with a new generic equivalent on the formulary once it becomes available in the market or move the brand name drug to the lowest cost tier. In provisions concerning a contract between a health insurer and a pharmacy benefit manager, provides that a pharmacy benefit manager must update and publish maximum allowable cost pricing information according to specified requirements, must provide a reasonable administrative appeal procedure to allow pharmacies to challenge maximum allowable costs, and must comply with specified requirements if an appeal is denied.	OPPOSE	Assigned to Prescription Drug Affordability & Accessibility Committee Posted for hearing January 19, 2022 at 3PM.

<u>Bill</u> Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	The legislation also sets forth contracting requirements for PBMs, including fiduciary responsibilities. Identical to <u>SB 2008 (Koehler)</u> .		
HB 3707 (Yingling)	For purposes of group health insurance coverage, revises the definition of "small employer" to mean an employer who employs an average of at least one but not more than 50 employees on business days during the preceding calendar year and who employs at least one employee on the first day of the plan year (rather than an employer who employs an average of at least 2 employees on business days during the preceding calendar year and who employs at least 2 employees on the first day of the plan year).	MONITOR	Re-Referred to Rules Committee
<u>HB 3758</u> (<u>Spain)</u>	Provides that if an insurer covers telehealth services, then coverage must also include telehealth services used to treat behavioral health conditions.	NO POSITION	Re-Referred to Rules Committee
<u>HB 3759</u> (<u>Spain)</u>	Creates the Telehealth Parity Act to require health insurers, including excepted benefit plans that provided limited scope dental benefits, limited scope vision benefits, LTC benefits, accident-only, and specified disease or illness coverage, to cover the costs of all medically necessary telehealth services rendered by in-network providers. The provisions allow insurers to apply coverage criteria, but that criteria must be in compliance with provisions set forth in Executive Order 2020-09. Prohibits insurers from applying prior authorization for any COVID-19 related telehealth services and further provides that coverage for in- network telehealth services shall be provided without cost-share (exemption applicability to HSAs). <u>HA #1</u> creates the Telehealth Parity Act with respect to parity in the benefits and NOT with respect to reimbursement requirements.	SUPPORT with HA #1	Re-Referred to Rules Committee
<u>HB 3777</u> (Ortiz)	Prohibits prior authorization for prescription drugs used in the treatment of COVID-19 that have received emergency authorization from the FDA.	OPPOSE	Re-Referred to Rules Committee
HB 3794 (Stephens)	Requires insurers to cap OOP for a diabetic self-management supplies (not including insulin) to \$100 per 30-day supply regardless of the type and amount of the supply needed by the insured. Language aligns with similar OOP limits applied to insulin per <u>P.A. 101-0625.</u>	OPPOSE	Re-Referred to Rules Committee

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<u>Number</u>			
<u>HB 3845</u>	Mandates coverage for medically necessary treatments for genetic,	OPPOSE	Re-Referred to Rules
<u>(LaPointe)</u>	rare, unknown or unnamed, and unique conditions, including Ehlers-		Committee
	Danlos syndrome and altered drug metabolism. Provides that an		
	insurance policy that provides coverage for prescription drugs shall		
	include coverage for opioid alternatives, coverage for medicines		
	included in the Model List of Essential Medicines published by the		
	World Health Organization, and coverage for custom-made medications		
	and medical food. Provides that an insurance policy that limits the		
	quantity of a medication in accordance with applicable State and federal		
	law shall not require pre-approval for the treatment of patients with rare		
	metabolism conditions that may need a higher dose of medication than		
	what is otherwise allowed within a time frame or prescription schedule.		
	Provides that the burden of proving that treatment is medically necessary		
	shall not lie with the insured in cases of rejections for filing claims,		
	preauthorization requests, and appeals related to the coverage.		
<u>HB 3867</u>	Requires IDPH to design a prescription drug importation program where	NO POSITION	Re-Referred to Rules
(Moeller)	the State serves as the licensed wholesaler of imported drugs from		Committee
	Canada. The provisions set forth auditing and AG enforcement criteria,		
	including ensuring that any participating health plan formularies, cost-		
	sharing, and reimbursement criteria is based on the actual acquisition		
	cost of the imported drug.		
<u>HB 3874</u>	In provisions concerning infertility coverage and coverage for	MONITOR	Re-Referred to Rules
<u>(Yang</u>	epinephrine injectors, provides that specified coverage shall be		Committee
<u>Rohr)</u>	applicable to policies of insurance written in other states that insure an		
	Illinois resident.		
<u>HB 3898</u>	Creates the Healthy Workplace Act to require employers to provide a	MONITOR	Re-Referred to Rules
(Gordon	minimum of 40 hours of paid sick leave during a 12-month period for		Committee
Booth)	certain purposes. Employees cannot waive their right to paid leave		
	except in cases where the benefits are collectively bargained.		
<u>HB 3910</u>	Creates the Consumer Privacy Act to set forth numerous data privacy	MONITOR	Re-Referred to Rules
(Mussman)	requirements, including a "right to be forgotten" with exceptions. The		Committee
	provisions include exemptions for certain data protected under HIPAA		
	and GLBA.		

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
Number		MONUTOD	
<u>HB 3918</u>	Adds investment advisors and insurance adjusters as mandated reporters.	MONITOR	Senate placed on the order of 3 rd reading
<u>(Stuart)</u> HB 4053	Existing law extends criminal and civil liability to mandated reporters.Provides a civil rights violation for an employer to: refuse to allow an	MONITOR	House – Rules Committee
(Guerrero-	employee disabled by pregnancy, childbirth, or related medical	WONTOK	House – Rules Committee
Cuellar)	condition to take a leave for a reasonable period, not to exceed 4 months,		
	and thereafter return to work; refuse to maintain and pay for coverage		
	for an eligible employee disabled by pregnancy, childbirth, or a related		
	medical conditions who takes leave under a group health plan, for the		
	duration of the leave, not to exceed 4 months over the course of a 12-		
	month period.		
HB 4140	Mandates a healthcare plan to provide medical facts regarding COVID-	MONITOR	Referred to Rules Committee
(Ford)	19 to all patients under the hospital's care. There are some vague		
- <u></u>	implementation considerations within this language.		
HB 4162	Amends the Insurance Code and adds regulations regarding marketing	MONITOR	Referred to Rules Committee
(Carroll)	and operations of healthcare sharing ministries		
<u>HB 4175</u>	Creates the authority for the State to pursue a platform transition to SBE-	MONITOR	Referred to Rules Committee
(Jones)	FP or a full SBE. ILHIC has implementation concerns within the		
	language.		
<u>HB 4259</u>	Any insured who is hospitalized due to COVID-19 and is unvaccinated	OPPOSE	Referred to Rules Committee
(Carroll)	will be responsible for all costs incurred for care related to COVID-19.		
	The language is unconstitutional.		
<u>HB 4263</u>	Provides that no company, in any policy of accident or health insurance	OPPOSE	Referred to Rules Committee
(Grant)	issued in the State, shall make or permit any distinction or discrimination		
	against an individual solely because of the individual's vaccination status		
	in the amount of payment of premiums or rates charged for policies of		
	insurance, in the amount of any dividends or other benefits payable		
	thereon, or in any other terms and conditions of the contract it makes.		
	For the same reasons as HB 4259, the language presented is		
LID 4071	unconstitutional.	OPPOSE	Referred to Rules Committee
<u>HB 4271</u> (Kifowit)	Mandates coverage for medically necessary breast reduction surgery	OFFUSE	Referred to Rules Committee
HB 4324	In provisions concerning insurance producer licenses, provides that an	SUPPORT	Referred to Rules Committee
$\frac{\text{HD} + 324}{(\text{Morgan})}$	insurance producer's active participation in a State or national	SULLONI	
(morgan)	insurance producer's active participation in a State of national		

<u>Bill</u> Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	professional insurance association may be approved by the Director of Insurance for up to 4 hours of continuing education credit per biennial reporting period.		
<u>HB 4335</u> (Stuart)	Mandates coverage for vaginal estrogen without cost sharing.	OPPOSE	Referred to Rules Committee
<u>HB 4337</u> (Cassidy)	Mandates coverage for aesthetic services and restorative care provided for the treatment of physical injuries to victims of domestic violence when medically necessary. No language is present regarding how that is determined by a physician.	OPPOSE	Posted to Insurance Committee January 18, 2022 at 2PM
HB 4338 (Hernandez)	Mandates coverage for prenatal vitamins. (This medication already required to be covered under the ACA.)	MONITOR	Referred to Rules Committee
<u>HB 4349</u> (Willis)	Mandates coverage for congenital defects including treatment of cranial facial anomalies that are medically necessary to restore normal function or appearance. Cosmetic changes are included in coverage requirement.	OPPOSE	Referred to Rules Committee
HB 4413 (Hernandez)	Provides that a group or individual policy that provides dependent coverage shall make dependent coverage available to an insured's parent or stepparent who meets the qualifying relative definition and resides within the insurance policy's service area.	OPPOSE	Filed
<u>HB 4408</u> (Conroy)	Mandates plans that provide coverage for naloxone do so without cost sharing.	OPPOSE	Filed
<u>HB 4430</u> (Cassidy)	Amends the Pharmacy Practice Act. Expands the pharmacist's scope of practice to include the initiation, dispensing, administration of drugs, laboratory testing, assessments, referrals, and consultations for PrEP treatment. Language states that pharmacists shall be covered and reimbursed for these services ordered and administered by a pharmacist at least 85% of the rate that physicians are reimbursed for Medicaid and other payers.	MONITOR	Filed
<u>HB 4433</u> (Morgan)	This language includes model language for Copay Accumulators. This language was agreed to by the Stakeholders, DOI, and ILHIC.	Neutral	Filed

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
Number HB 4480	Mandates coverage with no cost sharing for mental health wellness	OPPOSE	Filed
(Conroy)	checks for probationary and permanent police officers.	OTTOOL	T neu
HB 4483	Mandates coverage with no cost sharing for 3 primary care visits and 3	OPPOSE	Filed
(Kifowit)	behavioral health visits. Treatment limitations for each of the 6 covered		
	visits cannot be more restrictive than the treatment limitations applied to		
	other primary care visits or behavioral health visits covered by the plan.		
	Separate treatment limitations are prohibited.	ODDOGE	
<u>HB 4595</u>	Prohibits PBMs from various contract language regarding 340b drug	OPPOSE	Filed
<u>(Harris)</u>	pricing entities. Prohibitions include: cannot reimburse at a lower rate than non-340B entities; impose fee, chargeback, or rate adjustments that		
	are not imposed by the pharmacy for non-340B covered entities; the		
	interference of individual choice to receive a prescription drug from a		
	340B entity; excluding a 340b entity from a pharmacy network; requires		
	a billing modifier to indicate a drug claim is for drugs purchased under		
	340B drug discount program; prohibits discrimination against 340b		
	covered entities.		
<u>HB4603</u>	Provides that the Department shall develop a comprehensive licensing	Monitor	Filed
(Crespo)	and registration process for sites that test for COVID-19.		
<u>HB 4653</u>	DOI Initiative- Data security law that tracks with the Model NAIC data	OPPOSE	Filed
(Jones)	security law.		
<u>HB 4703</u>	Provides that when an insured receives emergency services or covered	Collecting Feedback	Filed
(Morgan)	ancillary services from a nonparticipating provider or a nonparticipating facility, the health insurance issuer shall ensure that cost-sharing		
	requirements are applied as though the services had been received from		
	a participating provider or facility, and that the insured or any group		
	policyholder or plan sponsor shall not be liable to or billed by the health		
	insurance issuer, the nonparticipating provider, or the facility beyond the		
	cost-sharing amount. Contains provisions concerning a notice and		
	consent process for out-of-network coverage; billing for reasonable		
	administrative fees; assignment of benefits to nonparticipating providers;		
	and cost-sharing amounts and deductibles. Amends the Illinois Insurance		
	Code and the Health Maintenance Organization Act to make a change in		
	provisions concerning disclosure of nonparticipating provider benefits.		
	Amends the Network Adequacy and Transparency Act. Provides that a		

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
Number			
	beneficiary who receives care at a participating health care facility shall		
	not be required to search for participating providers under certain		
	circumstances. Amends the Managed Care Reform and Patient Rights		
	Act. Provides that prior authorization or approval by the plan shall not		
	be required for post-stabilization services that constitute emergency		
	services. Amends the Health Maintenance Organization Act and the		
	Voluntary Health Services Plans Act to provide that health maintenance		
	organizations and voluntary health services plans are subject to		
	provisions of the Illinois Insurance Code concerning billing and cost		
	sharing. Makes other changes. Effective July 1, 2022, except that certain		
	changes take effect January 1, 2023.		
<u>HB 4774</u>	Includes various prohibitions on "White Bagging"; which includes that	OPPOSE	Filed
<u>(Lilly)</u>	PBMS may not 1. Require an enrollee to obtain a drug from a specified		
	pharmacy; 2. Steer of offer incentives to the enrollee in order to		
	incentivize them to choose the pharmacy identified by a PBM or health		
	plan; 3. Limit or restrict benefits and coverage to an enrollee for		
	medically necessary drugs obtained by a provider and not administered		
	from a pharmacy that is selected by the health plan/PBM; 4. Condition		
	deny restrict or limit reimbursement to a provider for drugs administered		
	that do not come from a specialized pharmacy; 5. Assess higher		
	deductibles, copayments, coinsurance on clinician administered drugs		
	that is not from a selected pharmacy; 6. Prohibition again the		
	requirement for the enrollee to use a home infusion pharmacy to receive		
	clinician administered drugs in their home or use a site of service		
	selected by the PBM/ Health Plan. Similar to SB 3924 (Castro)		
HB 4844	Creates the Vision Care Plan Regulation Act to set forth certain	OPPOSE	Filed
(Moeller)	contractual requirements with eye care providers and disclosures and		
	coverage requirements for enrollees. Similar to SB 2086 (Castro)		
HB 4941	Mandates insurers, independent practice associations, physician hospital	OPPOSE	Filed
(Mah)	organizations to provide contracted health care professionals or		
	providers with notice of fee changes at least 90 days before the fee		
	change. Changes to fees cannot be made retroactively and providers		
	cannot waive advance notice of fee changes. If there is a fee change that		
	is totals more than a 3% reduction of the Medicare rate for a stated year,		

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
<u>Number</u>			
	the provider can propose alternative fee schedules. Any fee changes		
	must be final at least 30 days before the effective date of the change.		
<u>HB 4943</u>	Redefines retail price to not include the pharmacist's dispensing fee.	OPPOSE	Filed
(Mazzochi)	States that if a retail price is used the pharmacy must: report the retail		
	price and any programs available to retail pharmacies that could reduce		
	the price of the drug, or reduce the retail price reported to account for		
	price reductions that would be available to the individual without		
	prescription drug coverage.		
<u>HB 4946</u>	Prohibits any provision denying benefits for treatment of an injury	OPPOSE	Filed
(Hirschauer)	sustained as a result of domestic violence. Prohibits denying expenses		
	incurred in a provision of mental health treatment or therapy to an		
	insured who is a victim of domestic violence. Mental health services		
	and health benefits shall be provided to the same extent as other		
	coverage in a policy.		
<u>HB 4979</u>	As introduced, the provisions currently require insurers to issue an	OPPOSE	Filed
(Manley)	irrevocable assignment of benefits to a funeral home in an amount not to		
	exceed the purchase price of a funeral or burial expense policy. The		
	language is intended to address a current issue with Medicaid		
	beneficiaries seeking eligibility and avoidance of current asset		
	limitations. Current law allows exemptions in assets up to a certain		
	dollar amount in addition to exemptions for final expense policies that		
	must be irrevocably assigned. Similar to HB 295 as introduced		
<u>HB 5142</u>	Provides that the Department shall provide the Department of	MONITOR	Filed
<u>(Harris)</u>	Healthcare and Family Services and the Department of Insurance with		
	the individual income tax information collected as soon as practicable.		
	Amends the Illinois Insurance Code. Provides that the Department of		
	Insurance shall use taxpayer income information provided by the		
	Department of Revenue to determine if an individual is eligible for a		
	premium tax credit under the Patient Protection and Affordable Care		
	Act. Provides that if the individual is determined to be eligible for a		
	premium tax credit, the Department shall notify the individual of his or		
	her eligibility as soon as practicable. Provides that the Department shall		
	inform the individual of the next open enrollment period in the federal		

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
<u>Number</u>			
	health insurance marketplace, and shall inform the individual of the		
	special enrollment period triggered by a qualifying life event.		
<u>SB 158</u>	Creates the Prior Authorization Reform Act to establish new	OPPOSE	Referred to Assignments
(Holmes)	requirements regarding disclosure and review of PA requirements,		
	denial of claims or coverage by a utilization review organization for		
	various levels of service, including nonurgent and urgent care effective		
	January 1, 2022. This bill will be tabled in favor of SB 177 (Holmes).		
<u>SB 177</u>	Creates the Prior Authorization Reform Act to establish new	OPPOSE	Referred to Assignments
(Holmes)	requirements regarding disclosure and review of PA requirements,		
	denial of claims or coverage by a utilization review organization for		
	various levels of service, including nonurgent and urgent care effective		
	January 1, 2022. The provisions of the bill incorporate some feedback		
	provided by ILHIC to <u>HB 5510 (Harris)</u> of the 101 st General Assembly.		
	Proponents of the bill, including ISMS and other provider and patient		
	advocacy groups, have formed a "Your Care Can't Wait" <u>campaign</u> in		
	support of prior authorization reform. Identical to HB 711 (Harris).		
<u>SB 202</u>	Provides that it is a civil rights violation to offer a group or individual	OPPOSE	Referred to Assignments
(Morrison)	policy of accident and health insurance, including coverage against		
	disablement or death, that does <u>not</u> include equal terms and conditions of		
	coverage for the treatment of a mental, emotional, nervous, or substance		
	use disorder or condition or a history thereof. Senator Morrison		
	sponsored P.A. 101-0332 establishing a task force to study disability		
	income insurance and parity for behavioral health conditions, but the		
	Governor has not yet made appointments to the task force and the group		
	has not yet met or begun that work. <u>SA#1 requires equal coverage for</u>		
	all protected characteristics under the IL Human Rights Act, which		
	would restrict underwriting practices for health, supplemental and		
	DI products.		
SB 208	Expands the Secure Choice Savings Program to apply to sole proprietors	NEUTRAL	Re-referred to Rules
(Martwick)	and employers employers with at least 5 employees (rather than	as amended	Committee
	employers with fewer than 25 employees) and allows for automatic		
	increases in contributions. The provisions also expand the penalties		
	levied on employers for failure to comply with the requirements of the		
	Act. Identical to HB 117 (Guzzardi) as amended by HA#1.		

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
Number SB 275	Requires health insurance carriers that provide coverage for prescription	OPPOSE	Re-referred to Assignments
(Bennett)	drugs to ensure that, within service areas and levels of coverage	OTTOOL	
	specified by federal law, at least half of individual and group plans meet		
	one or more of the following criteria: 1) apply a pre-deductible and flat-		
	dollar copayment structure to the entire drug benefit; 2) limit a		
	beneficiary's monthly out-of-pocket financial responsibility for		
	prescription drugs to a specified amount; or 3) limit a beneficiary's		
	annual out-of-pocket financial responsibility for prescription drugs to a		
	specified amount. Effective January 1, 2022. Identical to <u>HB 1745</u>		
	(Harris).		
<u>SB 375</u>	Authorizes the Illinois Insurance Guaranty Fund, at the direction of its	NO POSITION	Re-referred to Assignments
<u>(Harris)</u>	board of directors and subject to the approval of the Director of		
	Insurance, to form and own a not-for-profit corporation to which the		
	Fund may delegate certain of its powers and duties provided by the		
	Code. Allows the not-for-profit corporation to contract to provide		
	services to the Office of Special Deputy Receiver or any other person or organization authorized by law to carry out the duties of the Director in		
	the capacity of receiver under specified provisions of the Code, the		
	Illinois Life and Health Insurance Guaranty Association, an		
	organizations in another state similar to the Illinois Insurance Guaranty		
	Fund or the Illinois Life and Health Insurance Guaranty Association.		
	Effective immediately. Identical to HB 2405 (Hoffman).		
SB 679	The bill includes provisions mandating coverage for ALL opioid	OPPOSE	Re-referred to Assignments
(Fine)	antagonists approved by the FDA in addition to reimbursing a hospital		
<u> </u>	for the hospital's cost of any FDA approved opioid antagonist. Identical		
	to HB 2589 (Conroy).		
SB 697	Mandates coverage for medically necessary treatment for mental health	OPPOSE	Referred to Assignments
(Fine)	and substance use conditions. Requires insurers to base medical		
	necessity and utilization review criteria on specific current generally		
	accepted standards of mental, emotional, nervous, or substance use		
	disorder or condition care, including exclusively applying the criteria		
	and guidelines set forth in the most recent versions of the treatment		
	criteria developed by the nonprofit professional association for the		
	relevant clinical specialty. Provides that an insurer shall not apply		

<u>Bill</u> Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	different, additional, conflicting, or more restrictive utilization review criteria than the criteria and guidelines set forth in the treatment criteria. Provides that the Director may, after appropriate notice and opportunity for hearing, assess a civil penalty between \$5,000 and \$20,000 for each violation. Identical to <u>HB 2595 (Conroy)</u> . <i>KFI initiative & priority for 2021</i> .		
<u>SB 700</u> (Crowe)	Amends the Adult Protective Services Act. In a provision listing mandated reporters, excludes the State Long Term Care Ombudsman and all representatives of the State Long Term Care Ombudsman Program. Expands the definition of "mandated reporter" to include investment advisors and insurance adjusters. Defines "insurance adjuster" and "investment adviser".	MONITOR	Referred to Assignments
SB 731 (Cullerton)	Creates the Do Not Track Act. Establishes the Data Transparency and Privacy Act	MONITOR	Re-referred to Assignments
<u>SB 835</u> (Villivalam)	Creates the Family and Medical Leave Insurance Program Act.	MONITOR	Re-referred to Assignments
<u>SB 1587</u> (Fine)	Mandates coverage for cleft palate corrective surgery, including necessary dental procedures related to the cleft palate for the duration the correction is required until age 26. The provisions do not apply to standalone dental plans.	OPPOSE	Re-referred to Assignments
<u>SB 1589</u> (Fine)	Mandates coverage for anti-epileptic drugs and may not impose a waiting period or any deductible, coinsurance, copayment, or other cost- sharing limitation greater than other coverage provided. Further provides that anti-seizure prescription drugs may not be substituted with a generic drug under provisions of the Pharmacy Practice Act under which a pharmacist may substitute a therapeutically equivalent generic drug for a prescription drug or interchange an anti-epileptic drug or formulation of an antiepileptic drug for the treatment of epilepsy.	OPPOSE	Re-referred to Assignments
<u>SB 1590</u> (Fine)	Provides the Department of Insurance with the authority to disapprove "unreasonable" or "inadequate" rates for individual and small group ACA compliant health insurance plans. The provisions require the Department to review the rates within 45 days with the option of a 30- day extension.	OPPOSE	Re-referred to Assignments

<u>Bill</u> Number	Bill Description/Action	ILHIC Position	<u>Status</u>
<u>SB 1625</u> (Turner)	Requires pharmacies to post a notice informing customers that they may request, in person or by telephone, the current usual and customary retail price of any brand or generic prescription drug or medical device that the pharmacy offers for sale to the public. Provides that a pharmacist or his or her authorized employee must disclose to the consumer at the point of sale the current pharmacy retail price for each prescription medication the consumer intends to purchase and if the consumer's cost-sharing amount for a prescription exceeds the current pharmacy retail price, the pharmacist or his or her authorized employee must disclose to the consumer that the pharmacy retail price is less than the patient's cost- sharing amount. Identical to <u>SB 1682 (Bennett)</u> .	MONITOR	Re-referred to Assignments
<u>SB 1735</u> (Jones)	For purposes of the Telehealth Act, the provisions add "acupuncturists" to the list of health care professionals; however the bill does not make corresponding changes to the acupuncturists' practice act. The bill also provides IDFPR to adopt rules clarifying applicable services and administration of the Telehealth Act. Identical to HB 2554 (Mah).	MONITOR	Referred to Assignments
<u>SB 1788</u> (<u>Murphy</u>)	Prohibits any mid-year change in health insurance coverage, including changes to the formulary or provider network. The insurance industry and PBMs negotiated compromise language to provide consumers with an avenue to remain on their prescription drugs in situations where a midyear change to the formulary may have adversely impacted their coverage: <u>P.A. 100-1052</u> . Similarly, network adequacy requirements implemented in 2019 provide for continuity of care for certain individuals in the middle of treatment if there is a change in the provider network: <u>P.A. 100-0502</u> .	OPPOSE	Postponed Senate Insurance
<u>SB 1807</u> (Rose)	Ratifies and approves the Nurse Licensure Interstate Compact. Similar to <u>SB 2068 (Castro)</u> and <u>HB 580 (Zalewski)</u> .	SUPPORT	Re-referred to Assignments
<u>SB 1875</u> (Syverson)	Requires that any new coverage mandate, beginning 1/1/22, shall apply only to the state employee group health insurance benefit plan. The provisions of the bill require that before the mandate is expanded to apply to private individual and group insurance plans, CMS must conduct a cost-benefit analysis and the DOI Director shall not enforce compliance with the mandate until the analysis is performed.	SUPPORT	Referred to Assignments

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
<u>Number</u>			
<u>SB 1917</u>	Removes the age limit (18) in mandated coverage provisions for	NEUTRAL	Re-referred to Rules
(Morrison)	medically necessary epinephrine injectors.		Committee
<u>SB 1971</u>	Authorizes the Director of Insurance to actively disapprove	OPPOSE	Referred to Assignments
<u>(Fine)</u>	"unreasonable" or "inadequate" rate increases. The provisions further		
	require the DOI to post notice of the individual and small group		
	premium rate filings, rate filing summaries, and other information about		
	a rate increase or decrease online and provide for a 30-day public		
	comment period prior to approve or disapproving the rates.		
<u>SB 1974</u>	Provides that an insurer, health maintenance organization, independent	OPPOSE	Senate Insurance
<u>(Fine)</u>	practice association, or physician hospital organization may not attempt		
	a recoupment or offset until all appeal rights of a health care professional		
	or health care provider are exhausted and no recoupment or offset may		
	be requested or withheld from future payments 6 months or more after		
	the original payment is made (rather than 18 months or more after the		
	original payment is made).		
<u>SB 2008</u>	Requires insurers to replace a brand name drug with a new generic	OPPOSE	Senate Insurance
(Koehler)	equivalent on the formulary once it becomes available in the market or		
	move the brand name drug to the lowest cost tier. In provisions		
	concerning a contract between a health insurer and a pharmacy benefit		
	manager, provides that a pharmacy benefit manager must update		
	and publish maximum allowable cost pricing information according to		
	specified requirements, must provide a reasonable administrative appeal		
	procedure to allow pharmacies to challenge maximum allowable costs,		
	and must comply with specified requirements if an appeal is denied.		
	The legislation also sets forth contracting requirements for PBMs,		
	including fiduciary responsibilities. Similar to HB 3630 (Harris).		
<u>SB 2068</u>	Ratifies and approves the Nurse Licensure Compact and further provides	SUPPORT	Re-referred to Assignments
(Castro)	that the compact shall not interfere with state labor laws. Identical to		
	HB 580 (Zalewski) and similar to SB 1807 (Rose).		
<u>SB 2086</u>	Creates the Vision Care Plan Regulation Act to set forth certain	OPPOSE	Re-referred to Assignments
(Castro)	contractual requirements with eye care providers and disclosures and		
	coverage requirements for enrollees.		
<u>SB 2111</u>	Creates the Travel Insurance Act and sets forth provisions concerning	MONITOR	Re-referred to Assignments
<u>(Fine)</u>	the licensing and registration of travel insurance business entities.		

<u>Bill</u> Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	SB 1588 (Fine) sets forth the marketing requirements for travel		
<u>SB 2241</u>	insurance. Mandates coverage for hippotherapy and other forms of therapeutic	OPPOSE	Re-referred to Assignments
(Murphy)	riding.	MONITOD	Dr. unformed to Againments
<u>SB 2381</u> (Fine)	In provisions concerning the development of medical necessity criteria for the coverage of CSC/ACT treatment models for early treatment of serious mental illness, provides that the rules adopted by the DOI defining medical necessity shall be updated during calendar year 2021 to include nationally recognized, generally acceptable clinical criteria sourced to evidence-based medicine and to avoid unnecessary anti-	MONITOR	Rr-referred to Assignments
	competitive impacts. Identical to <u>HB 3517 (Wheeler)</u> .		
<u>SB 2407</u> (Harris)	Requires secondary notification for life insurance lapse. Similar to <u>SB</u> <u>2112 (Harris)</u> , but removes the reference to individuals aged 64 and older. <i>Initiative of NAIFA-IL</i> .	OPPOSE	Referred to Assignments
<u>SB 2409</u> (Harris)	DOI Initiative adopting Holding Company Act 2014 amendments and providing for additional clean-up provisions to the existing Holding Company Act, effective immediately. Identical to HB 1955 (Jones).	SUPPORT	Re-referred to Assignments
<u>SB 2410</u> (Harris)	DOI Initiative providing for various Insurance Code clean-up changes, including partial codification of EO 2020-29 to allow for producer prelicensure courses to take place via webinar, effective immediately. Identical to HB 1957 (Jones).	SUPPORT	Re-referred to Assignments
<u>SB 2518</u> (Rose)	Amends the Telehealth Act to add "athletic trainers" to the definition of "health care professionals" (with no additional changes made to a scope of practice act).	MONITOR	Referred to Assignments
SB 2963 (Syverson)	Fixes Department concern that the new group life continuation of coverage provisions could potentially create an unintended gap in continuation of coverage for those active employees who may be receiving or eligible to receive benefits under the prior carrier's group life policy.	SUPPORT	Senate Assigned to Insurance
<u>SB 2969</u> (Morrison)	Mandates coverage of continuous glucose monitors.	OPPOSE (Neutral with Forthcoming Amendment)	Senate Placed on the Calendar for 2 nd Reading

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
Number			
<u>SB 3001</u>	DOI Initiative Repeal of the Small Employer Health Insurance Rating	OPPOSE	Referred to Assignments
(Gillespie)	Act that will eliminate grandfathered/transitional plans (ILHIC has		
	already raised concerns with the inclusion of this repeal and would		
	anticipate agent and business group pushback as well).		
<u>SB 3054</u>	Mandates coverage for compression sleeves.	OPPOSE	Referred to Assignments
(Ellman)			
<u>SB 3067</u> (Fina)	Mandates coverage for congenital defects including treatment of cranial facial anomalies that are medically necessary to restore normal function	NEUTRAL	Referred to Assignments
(Fine)	or appearance. Cosmetic changes are included in coverage requirement.		
	(Similar to HB 4349 Willis)		
SB 3068	Creates the Immunization Data Registry Act. Provides that health care	MONITOR	Referred to Assignments
(Bush)	providers, physician's designees, or pharmacist's designees shall (rather		_
	than may) provide immunization data to be entered into the		
	immunization data registry.		
<u>SB 3110</u>	Creates the Access to Specialty Care Act. Currently, this is a shell bill.	MONITOR	Referred to Assignments
(Hastings)		MONTOD	
<u>SB 3209</u>	Amends the Pharmacy Practice Act. Expands the pharmacist's scope of	MONITOR	Referred to Assignments
(Simmons)	practice to include the initiation, dispensing, administration of drugs,		
	laboratory testing, assessments, referrals, and consultations for PrEP		
	treatment. Language states that pharmacists shall be covered and		
	reimbursed for these services ordered and administered by a pharmacist at least 85% of the rate that physicians are reimbursed for Medicaid and		
	other payers.		
	Identical to HB 4430 (Cassidy)		
SB 3466	In provisions concerning prohibited payment or acceptance of rebates,	NEUTRAL	Filed
(Munoz)	provides that nothing in the language shall prohibit an insurer, by or		r neu
	through its employees, affiliates, insurance producers, or third-party		
	representatives, or an insurance producer acting on its own behalf, from		
	offering or providing products or services that are at least tangentially		
	related to an insurance contract or the administration of an insurance		
	contract for free or for less than fair market value as long as the receipt		
	of the products or services is not contingent upon the purchase of		

<u>Bill</u>	Bill Description/Action	ILHIC Position	<u>Status</u>
<u>Number</u>			
	insurance and the products or services are offered on the same terms to		
	all potential insurance customers based on documented objective criteria		
GD 07 01	and in a manner that is not unfairly discriminatory.		T101 1
<u>SB 3781</u>	Creates the Business Transfer Act. Provides that notwithstanding any	OPPOSE	Filed
(Munoz)	other provision of law, a court may issue any order, process, or judgment		
	that is necessary or appropriate to carry out the provisions of this Act.		
	Sets forth provisions concerning notice requirements, application		
	procedure, application to a court for approval of a plan, approval and		
	denial of insurance business transfer plans, and fees and costs. Provides		
	that the Department of Insurance shall adopt rules that are consistent		
	with the provisions and that no insurance business transfer plan shall be		
	approved in the State unless and until such rules are adopted. Provides		
	that the portion of the application for an insurance business transfer that		
	would otherwise be confidential, including any documents, materials,		
	communications, or other information submitted to the Director of		
	Insurance in contemplation of an application, shall not lose such		
	confidentiality. Provides that insurers consent to the jurisdiction of the		
	Director with regard to ongoing oversight of operations, management,		
	and solvency relating to the transferred business. Defines terms.		
<u>SB 3818</u>	Includes agreed language for the irrevocable assignments of benefits to	NEUTRAL	Filed
<u>(Fine)</u>	purchase funeral burial services		
<u>SB 3910</u>	DOI INITIATIVE. Amends the Uniform Prescription Drug Information	OPPOSE	Filed
(Fine)	Card Act. Mandates that uniform Rx cards issued by health plans shall	(Effective Date	
	display on the card the regulatory entity that holds authority over the	Issues)	
	plan, whether the plan is fully insured or self-insured, the issuer's		
	National Association of Insurance Commissioners company code, any		
	deductible applicable to the plan, any out-of-pocket maximum limitation		
	applicable to the plan, and a toll-free telephone number and Internet		
	website address through which the cardholder may seek consumer		
	assistance information. Provides that a discounted health care services		
	plan administrator shall issue to its beneficiaries a card that contains		
	information about the regulatory entity that holds authority over the plan		
	and whether the plan is fully insured or self-insured. Provides that a		
	health care benefit information card or other technology containing		

Bill	Bill Description/Action	ILHIC Position	<u>Status</u>
<u>Number</u>			
	uniform health care benefit information issued by a health benefit plan		
	or a dental plan shall specifically identify and display on the card the		
	regulatory entity that holds authority over the plan, whether the plan is		
	fully insured or self-insured, the issuer's National Association of		
	Insurance Commissioners company code, any deductible applicable to		
	the plan, any out-of-pocket maximum limitation applicable to the plan,		
	and a toll-free telephone number and Internet website address through		
	which the cardholder may seek consumer assistance information. Makes		
CD 2010	other changes. Effective January 1, 2023.	ODDOGE	Deferred to Againments
<u>SB 3819</u> (Fine)	Mandates coverage for community-based pediatric palliative or hospice care. Provides that the care shall be delivered to any qualifying child by	OPPOSE	Referred to Assignments
<u>(11110)</u>	a trained interdisciplinary team in accordance with all the terms of the		
	Pediatric Palliative Care Act, which allows a child to receive		
	community-based pediatric palliative and hospice care while continuing		
	to pursue curative treatment and disease-directed therapies for the		
	qualifying illness.		
SB 3924	Includes various prohibitions on "White Bagging"; which includes that	OPPOSE	Referred to Assignments
(Castro)	PBMS may not 1. Require an enrollee to obtain a drug from a specified	011 002	
	pharmacy; 2. Steer of offer incentives to the enrollee in order to		
	incentivize them to choose the pharmacy identified by a PBM or health		
	plan; 3. Limit or restrict benefits and coverage to an enrollee for		
	medically necessary drugs obtained by a provider and not administered		
	from a pharmacy that is selected by the health plan/PBM; 4. Condition		
	deny restrict or limit reimbursement to a provider for drugs administered		
	that do not come from a specialized pharmacy; 5. Assess higher		
	deductibles, copayments, coinsurance on clinician administered drugs		
	that is not from a selected pharmacy; 6. Prohibition again the		
	requirement for the enrollee to use a home infusion pharmacy to receive		
	clinician administered drugs in their home or use a site of service		
	selected by the PBM/ Health Plan. Similar to HB 4774 (Lilly)		
<u>SB 3926</u>	DOI Initiative – Prohibits the sale of STLDs in Illinois. Effective	OPPOSE	Referred to Assignments
(Fine)	January 1, 2023. This language also gives the Department rule making		
	authority to prescribe specific standards for or restrictions on policy		

<u>Bill</u> Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	provisions, benefit design, disclosures, and sales and marketing practices for excepted benefits.		
SB 3729 (Hunter and Feigenholtz)	340B Drug Pricing Program Restrictions. Includes prohibitions on contracts between PBMS and 340B covered entities, including 1. Reimbursement at a lower cost than that of a 340B covered entity; imposing fees, chargeback, or rate adjustments that is not imposed on a pharmacy that is not a 340B program; impose a fee, chargeback, or rate adjustment that exceeds what is imposed on a non 340B covered entity; prevents or interferes with an individual's choice to receive a prescription drug from a 340B entity; exclude any 340 covered entity from a pharmacy network, requires a 340 entity to use a billing modifier to indicate that the drug was purchased under the program; and any other violation that discriminates against a 340B entity.	OPPOSE	Referred to Assignments
<u>SB 4037</u> (Simmons)	Mandates coverage for preventative screenings for individuals 18 years of age or older and under the age of 65 at high risk for liver disease every 6 months without cost sharing	OPPOSE	Referred to Assignments
<u>SB 4041</u> (Simmons)	Mandates coverage for annual examinations for the prescription and fitting of hearing aids and for medically necessary hearing instruments and related services for all individuals under the age of 65 when a hearing care professional prescribes a hearing instrument to augment communication. Coverage is to be provided at no cost share.	OPPOSE	Referred to Assignments