7ILHIC KEY BILLS – 3-18-2022

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
HB 317 (Jones/Harris)	Requires an air ambulance service or other entity that directly or 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.	MONITOR	Senate Referred to Assignments
HB 1811 (Andrade/Cunningham)	Amends the Equal Pay Act and the Consumer Fraud and Deceptive Business Practices Act to restrict use of predictive data analytics used to 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.	MONITOR	Senate Referred to Assignments
HB 3918 (Stuart/Harmon)	Adds investment advisors and insurance adjusters as mandated reporters. Existing law extends criminal and civil liability to mandated reporters.	MONITOR	Senate placed on the order of 3 rd reading
<u>HB 4175 (Jones)</u>	Creates the authority for the State to pursue a platform transition to SBE-FP or a full SBE. ILHIC has implementation concerns within the language.	MONITOR	Assigned to Appropriations- Human Services Committee March 24, 2022 8:00 AM
HB 4271 (Kifowit/Fine)	Mandates coverage for medically necessary breast reduction surgery HA #1 moves the effective date to 1-1-2024	NEUTRAL With Amendment	Senate Assigned to Insurance March 23, 2022 4:30 PM
HB 4324 (Morgan/Morrison)	In provisions concerning insurance producer licenses, provides that an insurance producer's active participation in a State or national professional insurance association may be approved by the Director of Insurance for up to 4 hours of continuing education credit per biennial reporting period. HA#1 Clarifies that credit shall be certified and provided on an hour per hour basis. These credits will not be used to satisfy ethics education requirements. Defines methods for participation.	SUPPORT	Senate Assigned to Insurance March 23, 2022 4:30 PM
HB 4335 (Stuart/Crowe)	Mandates coverage for vaginal estrogen without cost sharing. HA #1 removes ILHIC opposition by only requiring 1 therapeutic equivalent as well as push the timeline to 1-1-2024.	NEUTRAL	Senate Assigned to Insurance

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<u>HB 4338</u>	Mandates coverage for prenatal vitamins. (This medication	NEUTRAL	Senate Assigned to
(Hernandez/Villanueva)	already required to be covered under the ACA.) <u>HA #1</u> Moves	With Amendment	Insurance
	the effective date to 2024.		March 23, 2022
			4:30 PM
HB 4349 (Willis/Fine)	Mandates coverage for congenital defects including treatment of	NEUTRAL	Senate Assigned to
	cranial facial anomalies that are medically necessary to restore	With Amendment	Insurance
	normal function or appearance. Cosmetic changes are included in		March 23, 2022
	coverage requirement.		4:30 PM
	HA#1 includes Medically necessary provisions.		
<u>HB 4408</u>	Mandates plans that provide coverage for naloxone do so without	NEUTRAL	Senate Assigned to
(Conroy/Bush)	cost sharing. HA #1 pushed the effective date to 2024 as well as	With Amendment	Insurance
	an HAS HDHP carve out.		March 23, 2022
			4:30 PM
<u>HB 4430</u>	Amends the Pharmacy Practice Act. Expands the pharmacist's	NEUTRAL	Senate Assigned to
(Cassidy/ Simmons)	scope of practice to include the initiation, dispensing,	With Amendment	Insurance
	administration of drugs, laboratory testing, assessments, referrals,		March 23, 2022
	and consultations for PrEP treatment. Language states that		4:30 PM
	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.		
	HA #1 includes a provision in the Insurance Code that requires		
	insurers to reimburse pharmacists or other health care		
	professionals for dispensing PREP and providing services under		
	the Act. Requires reimbursement for an "adequate consultation"		
	fee or if medical billing is not available, an enhanced dispensing		
	fee that is equivalent to 85% of the fees provided by advanced		
	practice registered nurses or physicians. <u>SA #1</u> adds PrEP		
	services to the existing "Coverage for Patient Care Services		
	Provided by a Pharmacist" statute presented in 215 ILCS		
	5/356z.45, which includes that services are covered only if: 1.		
	The pharmacists meet the requirements and scope set forth in		
	Section 43.5 (PrEP); 2. The health plan provides coverage for the		
	same service provided by a licenses physician, advanced practice		
	nurse, or physician assistant; 3. The pharmacist is included in the		
	health benefit plan's network; and 4. The reimbursement has		

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	been successfully negotiation in good faith between the pharmacist and the health plan.		
HB 4433 (Morgan/Harris)	This language includes model language for Copay Accumulators. This language was agreed to by the Stakeholders, DOI, and ILHIC.	SUPPORT	Senate Assigned to Insurance March 23, 2022 4:30 PM
HB 4493 (Morgan/Harris)	DOI Initiative Admin Bill. In provisions concerning standard non-forfeiture for individual deferred annuities, changes an interest rate to 0.15% (rather than 1%).	SUPPORT	Senate Assigned to State Government March 23, 2033 2:00 PM
HB 4595 (Harris/ Hunter)	Prohibits PBMs from various contract language regarding 340b drug 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. HA #1 removes prohibition regarding billing modifiers to indicate that a drug claim in purchased for a 340B.	NEUTRAL with amendment	Senate Assigned to Insurance March 23, 2022 4:30 PM
HB 4703 (Morgan/ Gillespie)	Provides that when an insured receives emergency services or covered 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	NEUTRAL with amendment	Senate Assigned to Insurance March 23, 2022 4:30 PM

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	Act to make a change in provisions concerning disclosure of		
	nonparticipating provider benefits. Amends the Network		
	Adequacy and Transparency Act. Provides that a 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. HA #1 Clarified ILHIC's concerns,.		
	However, ILHIC intends to keep working with the Department as		
	federal outcomes re: litigation play out.		
<u>HB 4929</u>	Provides that a licensed optometrist may independently	MONITOR	Senate Referred to
(Mah/Murphy)	administer the influenza vaccine, the COVID-19 vaccine, or the		Assignments
	shingles vaccine upon completion of the required training.		
	Provides that vaccinations for influenza and COVID-19 shall be		
	limited to patients 5 years of age and older. Provides that		
	vaccines ordered and administered in accordance with the		
	amendatory Act shall be covered and reimbursed at no less than		
	the rate the vaccine is reimbursed when ordered and administered		
	by a physician.		
<u>HB 4941</u>	Mandates insurers, independent practice associations, physician	NEUTRAL with	Senate Assigned to
(Mah/Fine)	hospital organizations to provide contracted health care	amendment	Insurance
	professionals or providers with notice of fee changes at least 90		March 23, 2022
	days before the fee change. Changes to fees cannot be made		4:30 PM
	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, the provider can		
	propose alternative fee schedules. Any fee changes must be final		
	at least 30 days before the effective date of the change. HA# 1		
	separates fee schedule notifications into two different "buckets,"		

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	being routine, and non-routine. Non routine changes are changes		
	not required by law, regulation, or regulatory authority. The		
	amendment lowers the notice to provides to 60 days (instead of		
	90). In addition, the language regarding non routine changes		
	shall be provided via email, or if requested by the provider, mail.		
<u>HB 4979</u>	As introduced, the provisions currently require insurers to issue	NEUTRAL with	Senate Referred to
(Manley/Connor)	an irrevocable assignment of benefits to a funeral home in an	amendment	Assignments
	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. HA #1 Mirrors		
	industry current practice, removing ILHIC opposition.		
<u>HB 5142</u>	Provides that the Department shall provide the Department of	SUPPORT	Senate Referred to
(Harris/ Stadleman)	Healthcare and Family Services and the Department of Insurance		Assignments
	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		
	health insurance marketplace, and shall inform the individual of		
	the special enrollment period triggered by a qualifying life		
	event. <u>HA #1</u> changes some implementation provisions for the		
	Department of Revenue only. <u>HA #2</u> is a gut and replace		
	amendment requiring HFS and DOI to submit a form by ?June 1		
	and November 1 to provide the Department of Revenue		
	describing health insurance enrollment option for taxpayers. The		
	Department of Revue will then send the information to taxpayers		

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	who request it. Language includes if a SBE becomes operational, that the Exchange must interface with the Illinois tax system.		
HB 5254 (Wheeler/Holmes)	Provides coverage for hormone therapy treatment to treat menopause that has been induced by a hysterectomy. HA#1 adds medical necessity to the language as well as moves the effective date to 1-1-24.	NEUTRAL with Amendment	Senate Assigned to Insurance March 23, 2022 4:30 PM
HB 5318 (Ford/Jones III)	Mandate Expansion for Prostate Screenings No Cost Share Mandates prostate cancer screenings without cost sharing, broadening cancer screening testing beyond prostate specific antigen tests and digital rectal exams. The mandate coverage includes follow up testing including 1. Urinary analysis, serum biomarkers, and medical imaging, including, but not limited to magnetic resonance imaging. HA#1 adds a carve out for HDHPs, moves effective date back to 1-1-2024, and adds medical necessity to follow up testing.	NEUTRAL with Amendment	Senate Assigned to Insurance March 23, 2022 4:30 PM
HB 5334 (Stuart/Crowe)	Mandate Coverage for Genetic Testing Breast/ Ovarian Cancer Mandates coverage for genetic testing of the BRCA1 and BRCA2 genes to detect an increased risk for breast and ovarian cancer if recommended by a health care provider in accordance with the United States Preventive Service Task Force's recommendations for testing.	NEUTRAL	Senate Assigned to Insurance March 23, 2022 4:30 PM
HB 5534 (Jones/ Cunningham)	Insurance Business Transfer Act Creates the Insurance Business Transfer Act. Create 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. HA #1 adds reinsurers to the language.	OPPOSE	Senate Referred to Assignments
HB 5585 (Lilly/Harris)	Home Health Services Mandate Mandates coverage for access to home health services for the duration of medically necessary care.	NEUTRAL	Senate Assigned to Insurance March 23, 2022 4:30 PM

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
<u>SB 1099</u>	Creates the Consumer Legal Funding Act. Sets forth provisions	MONITOR	Assigned to Judiciary- Civil
(Collins/Tarver)	concerning consumer legal funding contract requirements and		Committee
	right of rescission. Sets forth consumer legal funding company		March 23, 2022
	prohibitions. Sets forth the fees that may be charged by a		8:00 AM
	consumer legal funding company and provides that a consumer		
	legal funding company shall not collect any additional fees		
	besides those specified in the Act. Provides that all consumer		
	legal funding contracts shall contain specified disclosures.		
	Provides that the contingent right to receive an amount of the		
	potential proceeds of a legal claim is assignable by a consumer.		
	Provides that an attorney or law firm retained by the consumer in		
	the legal claim shall not have a financial interest in the consumer		
	legal funding company offering consumer legal funding to that		
	consumer. Sets forth provisions concerning application and fees		
	for a consumer legal funding license.		
<u>SB 2963</u>	Fixes Department concern that the new group life continuation of	SUPPORT	Placed on Calendar 2 nd
(Syverson/Keicher)	coverage provisions could potentially create an unintended gap		Reading
	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.		
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SB 2969	Mandates coverage of continuous glucose monitors. SA#1	NEUTRAL with	Assigned to Insurance
(Morrison/Mah)	Moves the effective date to 1-1-2024, add medical necessity to	amendment	Committee
	glucose monitors for individuals diagnosed with type1 or type 2		March 22, 2022
CD 2010	diabetes and requires insulin for the management of their diabetes		2:00PM
SB 3819	Provides that a group or individual policy of accident and health	NEUTRAL with	Assigned to Insurance
(Fine/Gabel)	insurance or a managed care plan amended, delivered, issued, or	amendment	Committee
	renewed on or after the effective date of the amendatory Act shall		March 22, 2022
	provide coverage for community-based pediatric palliative or		2:00PM
	hospice care. Provides that the care shall be delivered to any		
	qualifying child by 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. SA #1		

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	moves the effective date to 1-1-24 as well as linked palliative		
	care and serious illness to the Pediatric Palliative Care Act.		
<u>SB 3910</u>	DOI INITIATIVE. Amends the Uniform Prescription Drug	NEUTRAL with	Assigned to Insurance
(Fine/Jones)	Information Card Act. Mandates that uniform Rx cards issued by	amendment	Committee
	health plans shall display on the card the regulatory entity that		March 22, 2022
	holds authority over the plan, whether the plan is fully insured or		2:00PM
	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 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 other changes. Effective		
	January 1, 2023. HA # 1 Amendment includes removing the		
	NAIC number and the fully insured/self insured portion for space		
	as well as removing the dental card requirement on the No		
CD 2026	Surprises language (as well as a 1-1-24 effective Date).	ODDOCE	A suffered A Count
SB 3926	DOI Initiative – Prohibits the sale of STLDs in Illinois. Effective	OPPOSE	Assigned to Senate
(Fine)	January 1, 2023. This language also gives the Department rule		Insurance Committee
	making authority to prescribe specific standards for or restrictions		
	on policy provisions, benefit design, disclosures, and sales and		
	marketing practices for excepted benefits.		