			HOUSE BILLS		
Product Line Life/Health/All	Bill "Nickname"	Bill Number/Link	Bill Description/Action	ILHIC Position	Status
All	Cyber Security Insurance	HB47 Hoffman (Harris, N)	Provides that if the entry 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.	Monitor	HOUSE Passed Both Houses
Health	Health Care Workforce Reinforcement Act	HB 0559 (HFA 0002) Morgan (Glowiak-Hilton)  PA-103-0001 EFFECTIVE 4/27/23	Amendment (TABLED) Replaces everything after the enacting clause. Provides that the amendatory Act may be referred to as the Health Care Workforce Reinforcement Act. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that any person who was issued a temporary out-of-state permit or temporary reinstatement permit by the Department of Financial and Professional Regulation in response to the COVID-19 pandemic may continue to practice under his or her temporary out-of-state permit if he or she submits an application for licensure by endorsement to the Department on or before May 11, 2023. Provides for license application requirements for holders of temporary out-of-state permits or temporary reinstatement permits in specified professions. Amends the	Oppose	PUBLIC ACT 103-0001 EFFECTIVE 4/27/23

Assisted Living and Shared Housing Act, the Nursing Home Care Act, the MC/DD Act, the ID/DD Community Care Act, and the Specialized Mental Health Rehabilitation Act of 2013. Provides that, during a statewide public health emergency, the Department of Public Health and the Department of Human Services may take specified actions pertaining to inspections within an appropriate time frame to the extent feasible. Provides that probationary and provisional licenses may be extended for an additional 120 if requested and approved by the Department. Amends the Medical Practice Act of 1987. Provides that during a public health emergency, any provision of the Act that would prevent a physician licensed to practice medicine in all of its branches under the Act from delegating any and all authority prescribed to the physician by law to international medical graduate physicians who are working in response to the public health emergency declared by the Governor are suspended. Defines "international medical graduate physician". Amends the Radiation Protection Act of 1990. Provides that during a public health emergency, provisions that limit the validity of industrial radiography certifications to 5 years and industrial radiography trainee certifications to 2 years shall be suspended. Amends the Pharmacy Practice Act. Provides that the "practice of pharmacy" includes vaccination of patients 7 years of age and older for COVID-19 or influenza subcutaneously, intramuscularly, or orally; administration of COVID-19 therapeutics subcutaneously, intramuscularly, or orally; and ordering and administration of tests and screenings for (i) influenza, SARS-COV 2, and other emerging and existing public health threats. Provides that a registered pharmacy technician or student pharmacist may administer COVID-19 therapeutics and COVID-19 and influenza vaccinations subject to certain conditions. Amends the Illinois Public Aid Code and the Illinois Insurance Code to provide coverage for in-pharmacy COVID and influenza testing, screening, vaccination, and treatments. Effective immediately.

HB 0559 (HFA 0003) (ADOPTED)

Replaces everything after the enacting clause. Provides that the amendatory Act may be referred to as the Health Care Workforce Reinforcement Act. Amends the Department of Professional Regulation

Neutral with Amendment #3

Law of the Civil Administrative Code of Illinois. Provides that any person who was issued a temporary out-of-state permit or temporary reinstatement permit by the Department of Financial and Professional Regulation in response to the COVID-19 pandemic may continue to practice under his or her temporary out-of-state permit if he or she submits an application for licensure by endorsement to the Department on or before May 11, 2023. Provides for license application requirements for holders of temporary out-of-state permits or temporary reinstatement permits in specified professions. Amends the Assisted Living and Shared Housing Act, the Nursing Home Care Act, the MC/DD Act, the ID/DD Community Care Act, and the Specialized Mental Health Rehabilitation Act of 2013. Provides that, during a statewide public health emergency, the Department of Public Health and the Department of Human Services may take specified actions pertaining to inspections within an appropriate time frame to the extent feasible. Provides that probationary and provisional licenses may be extended for an additional 120 if requested and approved by the Department. Amends the Medical Practice Act of 1987. Provides that during a public health emergency, any provision of the Act that would prevent a physician licensed to practice medicine in all of its branches under the Act from delegating any and all authority prescribed to the physician by law to international medical graduate physicians who are working in response to the public health emergency declared by the Governor are suspended. Defines "international medical graduate physician". Amends the Radiation Protection Act of 1990. Provides that during a public health emergency, provisions that limit the validity of industrial radiography certifications to 5 years and industrial radiography trainee certifications to 2 years shall be suspended. Amends the Pharmacy Practice Act. Provides that the "practice of pharmacy" includes vaccination of patients 7 years of age and older for COVID-19 or influenza subcutaneously, intramuscularly, or orally; administration of COVID-19 therapeutics subcutaneously, intramuscularly, or orally; and ordering and administration of tests and screenings for (i) influenza, SARS-COV 2, and other emerging and existing public health threats. Provides that a registered pharmacy technician or student pharmacist may administer COVID-19

			therapeutics and COVID-19 and influenza vaccinations subject to certain conditions. Amends the Illinois Public Aid Code and the Illinois Insurance Code to provide coverage for in-pharmacy COVID and influenza testing, screening, vaccination, and treatments. Effective immediately.  HB 0559 (HFA 0004) (ADOPTED)  Provides that the "practice of pharmacy" includes the ordering and administration of tests and screenings for (i) influenza, (ii) SARS-COV 2, and (iii) health conditions identified by a statewide public health emergency, as defined in the Illinois Emergency Management Agency Act (instead of other emerging and existing public health threats identified by the Department of Public Health or by emergency order)  HB 0559 (SFA 0001) (ADOPTED) MOTION TO CONCUR IN HOUSE RULES- PREVAILED  Removes provisions amending the Illinois Public Aid Code concerning the coverage of pharmacy testing, screening, vaccinations, and treatment.	No position change/Neutral  No position change/Neutral	
Health	State Based Exchange	HB 0579 (HFA 0001) Gabel	Amendment (TABLED) Replaces everything after the enacting clause. Amends the Illinois Health Benefits Exchange Law. Provides that the Department of Insurance shall operate the Illinois Health Benefits Exchange as a State- based exchange using the federal platform by plan year 2025 and as a State-based exchange by plan year 2026. Provides that, except where inconsistent with State law, the Department may enforce health plan coverage requirements under the federal Patient Protection and Affordable Care Act that apply to the individual and small group markets. Provides that the Director of Insurance may elect to add a small business health options program to the Illinois Health Benefits Exchange. Provides that the General Assembly shall appropriate funds to establish the Illinois Health Benefits Exchange. Provides that issuers must remit an assessment in monthly installments to the Department. Sets forth provisions concerning State medical assistance program coordination and provisions concerning the authority of the Department of Insurance and the Department of Healthcare and Family Services. Creates the Illinois Health Benefits Exchange Fund, to be held by the Department of Insurance. Provides that the Illinois Health	Oppose	SENATE 3 <sup>rd</sup> Reading  (3 <sup>RD</sup> READING DEADLINE EXTENDED 5/25/23)

Benefits Exchange Fund shall be the repository for moneys collected pursuant to fees or assessments on exchange issuers, federal financial participation as appropriate, and other moneys received as grants or otherwise appropriated for the purposes of supporting health insurance outreach, enrollment efforts, and plan management operations through an exchange. Provides that the Chief Operating Officer of the Exchange shall be subject to confirmation by the Senate. Amends the Illinois Administrative Procedure Act to provide for specified emergency rulemaking. Effective immediately.

HB 0579 (HFA 0002) (TABLED)

Replaces everything after the enacting clause. Amends the Illinois Health Benefits Exchange Law. Provides that the Department of Insurance shall operate the Illinois Health Benefits Exchange as a Statebased exchange using the federal platform by plan year 2025 and as a State-based exchange by plan year 2026. Provides that, except where inconsistent with State law, the Department shall enforce health plan coverage requirements under the federal Patient Protection and Affordable Care Act that apply to the individual and small group markets. Provides that the Director of Insurance may elect to add a small business health options program to the Illinois Health Benefits Exchange. Provides that the General Assembly shall appropriate funds to establish the Illinois Health Benefits Exchange. Provides that issuers must remit an assessment in monthly installments to the Department. Sets forth provisions concerning State medical assistance program coordination and provisions concerning the authority of the Department of Insurance and the Department of Healthcare and Family Services. Creates the Illinois Health Benefits Exchange Fund, to be held by the Department of Insurance. Provides that the Chief Operating Officer of the Exchange shall be subject to confirmation by the Senate. Amends the Illinois Administrative Procedure Act to provide for specified emergency rulemaking. Sets forth provisions creating the Illinois Health Benefits Exchange Advisory Committee. Effective immediately.

HB 0579 (HFA 0003) (ADOPTED)

Replaces everything after the enacting clause. Amends the Department of Insurance Law. Sets forth provisions concerning the Marketplace

No position change/Oppose

Neutral

Director of the Illinois Health Benefits Exchange. Amends the Illinois Procurement Code. Sets forth provisions concerning an exemption regarding any procurements necessary for the Department of Insurance to implement the Illinois Health Benefits Exchange Law. Amends the Illinois Health Benefits Exchange Law. Provides that the Department of Insurance shall operate the Illinois Health Benefits Exchange as a State-based exchange using the federal platform by plan year 2025 and as a State-based exchange by plan year 2026. Provides that, except where inconsistent with State law, the Department shall enforce health plan coverage requirements under the federal Patient Protection and Affordable Care Act that apply to the individual and small group markets. Provides that the Director of Insurance may elect to add a small business health options program to the Illinois Health Benefits Exchange. Provides that the General Assembly shall appropriate funds to establish the Illinois Health Benefits Exchange. Provides that issuers must remit an assessment in monthly installments to the Department. Sets forth provisions concerning State medical assistance program coordination and provisions concerning the authority of the Department of Insurance and the Department of Healthcare and Family Services. Creates the Illinois Health Benefits Exchange Fund. Sets forth provisions creating the Illinois Health Benefits Exchange Advisory Committee. Makes a conforming change in the State Finance Act. Effective immediately. HB 0579 (HFA 0004) (ADOPTED)

Replaces everything after the enacting clause. Amends the Department of Insurance Law. Sets forth provisions concerning the Marketplace Director of the Illinois Health Benefits Exchange. Amends the Illinois Procurement Code. Sets forth provisions concerning an exemption regarding any procurements necessary for the Department of Insurance to implement the Illinois Health Benefits Exchange Law. Amends the Illinois Health Benefits Exchange Law. Provides that the Department of Insurance shall operate the Illinois Health Benefits Exchange as a State-based exchange using the federal platform by plan year 2025 and as a State-based exchange by plan year 2026. Provides that, except where inconsistent with State law, the Department shall enforce health plan coverage requirements under the federal Patient

No position change/Neutral

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Life	Eslany	HB 1068	Protection and Affordable Care Act that apply to the individual and small group markets. Provides that the Director of Insurance may elect to add a small business health options program to the Illinois Health Benefits Exchange. Provides that the General Assembly shall appropriate funds to establish the Illinois Health Benefits Exchange. Provides that issuers must remit an assessment in monthly installments to the Department. Sets forth provisions concerning State medical assistance program coordination and provisions concerning the authority of the Department of Insurance and the Department of Healthcare and Family Services. Creates the Illinois Health Benefits Exchange Fund. Sets forth provisions creating the Illinois Health Benefits Exchange Advisory Committee. Makes a conforming change in the State Finance Act. Effective immediately.	Onnoco	HOUSE
Life	Felony Underwriting	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	Oppose	2 <sup>nd</sup> Reading  (3 <sup>rd</sup> READING  DEADLINE
			felony.		EXTENDED
			HB 1068 (HCA 1) (PASSED) (TABLED) Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that with respect to life insurance final expense policies, no life company authorized to issue those policies in the State shall refuse to insure, refuse to continue to insure, limit the amount, extent, or kind of coverage available to, or charge an individual a different rate for the same coverage solely on the basis that an insured or applicant has been convicted of a felony. Provides that nothing in the provisions shall be construed to require a life company to issue or otherwise provide coverage for a life insurance policy to a person who is actively incarcerated pursuant to a felony conviction. Defines "final expense policy".	Neutral with Amendment #1	5/31/23)
			HB 1068 (HFA 0002) (RECOMMEND BE ADOPTED)  Replaces everything after the enacting clause. Amends the Illinois  Insurance Code. Provides that with respect to life insurance final  expense policies, no life company authorized to issue those policies in the State shall refuse to insure, refuse to continue to insure, limit the	No position change/Neutral	

3 22 23 (88)	20120 3 2 1 23				
			amount, extent, or kind of coverage available to, or charge an		
			individual a different rate for the same coverage solely on the basis		
I			that an insured or applicant has been convicted of a felony. Provides		
			that nothing in the provisions shall be construed to require a life		
			company to issue or otherwise provide coverage for a life insurance		
			policy to a person who is actively incarcerated pursuant to a felony		
			conviction. Defines "final expense policy".		
Health	Health Care	HB 1094	Creates the Health Care for All Illinois Act. Provides that all individuals	Oppose	HOUSE
· · · ca·t···	For All	Flowers	residing in this State are covered under the Illinois Health Services	Оррозс	Re-Referred to
	1.0.7	1.0116.13	Program for health insurance. Sets forth requirements and		Rules
			qualifications of participating health care providers. Sets forth the		Truics
			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 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. <i>Effective</i>		
			July 1, 2023.		
Health	HMO Referral	HB 1186	Amends the Health Maintenance Organization Act. Provides that the	Support	HOUSE
пеанн	nivio keleliai	Croke		Support	Passed Both
			powers of a health maintenance organization include the voluntary use		Houses
		(Fine)	of a referral system for enrollees to access providers under contract		nouses
			with or employed by the health maintenance organization. Provides		
			that the provisions shall not be construed as requiring the use of a		
			referral system to obtain a certificate of authority. Changes the		
			definition of "health care plan". Defines "referral system". <i>Effective</i>		
			January 1, 2024.		

5-21-23 (CONNEC			HB 1186 (HFA 0001) (ADOPTED)	No position	
			Provides that the Director may prescribe by rule the language that	change/Support	
			must be included in the plan name, marketing, advertising, or other	change/Support	
			, , , , , , , , , , , , , , , , , , , ,		
			consumer disclosure requirements to differentiate a health care plan		
			that does not use a referral system for such providers from a health		
			care plan that does use a referral system for such providers. Provides		
			that the provisions shall not be construed as requiring the use of a		
			referral system with the health maintenance organization's contracted		
		115 4004	or employed providers to obtain a certificate of authority.		
Health	Mental Health	HB 1364	Amends the Illinois Insurance Code. Provides that an insurer that	Support	HOUSE
	Working	(SFA 0001) Fine	amends, delivers, issues, or renews a group or individual policy of		Passed Both
	Group Task	1 1110	accident and health insurance or a qualified health plan offered		Houses
	Force		through the health insurance marketplace in the State providing		
			coverage for hospital or medical treatment and for the treatment of		
			mental, emotional, nervous, or substance use disorders or conditions		
			shall submit an annual report, the format and definitions for which will		
			be determined (rather than developed) by the Department of Insurance		
			and the Department of Healthcare and Family Services (rather than a		
			workgroup) and posted on their respective websites, starting on		
			September 1, 2023 and annually thereafter, (rather than on or before		
			July 1, 2020) that contains specified information. Removes provisions		
			concerning a workgroup convened by the Department of Insurance and		
			the Department of Healthcare and Family Services to provide		
			recommendations to the General Assembly on health plan data		
			reporting requirements.		
			HB 1364 (SFA 0002) (ADOPTED)		
			Amends the Community Emergency Services and Support Act. Changes		
			"responder" to "mobile mental health relief provider" throughout the		
			Act. Provides that the Department of Human Services, Division of		
			Mental Health's quidance for 9-1-1 PSAPs and emergency services		
			dispatched through 9-1-1 PSAPs for coordinating the response to		
			individuals who appear to be in a mental or behavioral health		
			emergency while engaging in conduct alleged to constitute a non-		
			violent misdemeanor shall promote diversion from further criminal		
			· · · · · · · · · · · · · · · · · · ·		
			justice involvement, including prioritization of referrals to a pre-arrest		
			or pre-booking case management unit in any areas served by pre-arrest		

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			or pre-booking case management. Requires the Statewide Advisory Committee to continue to meet until the Act has been fully		
			implemented and mobile mental health relief providers are available in		
			all parts of Illinois, and allows the Division of Mental Health to		
			reconvene the Statewide Advisory Committee at its discretion after full		
			implementation of the Act. Provides that, if no person is willing or		
			available to fill a member's seat for one of the required areas of		
			representation on a Regional Advisory Committee, the Secretary of		
			Human Services shall adopt procedures to ensure that a missing area of		
			representation is filled once a person becomes willing and available to		
			fill that seat. Requires the Division of Mental Health to establish a clear		
			plan and regular courses of action to engage, recruit, and sustain areas		
			of established participation. Requires each Regional Advisory		
			Committee to identify regional resources and supports for use by the		
			mobile mental health relief providers as they respond to the requests		
			for services. Provides that each 9-1-1 PSAP and emergency service		
			dispatched through a 9-1-1 PSAP must begin coordinating its activities		
			with the mobile mental and behavioral health services established by		
			the Division of Mental Health once specified conditions are met, but not		
			later than July 1, 2024 (rather than July 1, 2023). Requires the Division		
			of Mental Health to submit a report to the General Assembly on or		
			before July 1, 2023 and on a quarterly basis thereafter on its progress		
			in implementing the Act. Makes other changes.		
Health	Reconstructive	HB 1384	Provides that a group or individual policy of accident and health	Neutral	HOUSE
	Services	Cassidy	insurance that is amended, delivered, issued, or renewed on or after		Passed Both
	Domestic	(Cappel)	January 1, 2025 may not deny coverage for medically necessary		Houses
	Violence		reconstructive services that are intended to restore physical		
	Mandate		appearance. Amends the Medical Assistance Article of the Illinois		
			Public Aid Code.	Nia maritian	
			HB1384 (HCA 1)(ADOPTED)	No position	
			Replaces everything after the enacting clause with the provisions of the introduced bill. Provides that a managed care plan that is amended	change/Neutral	
			introduced bill. Provides that a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2025 may not deny		
			coverage for medically necessary reconstructive services that are		
			intended to restore physical appearance. Makes a conforming change		
			in the Health Maintenance Organization Act.		
			in the realth Maintenance Organization Act.		

Health	Vaginal	HB 1565	Mandates coverage for coverage for one or more therapeutic	Oppose	HOUSE
	Estrogen	Stuart	equivalents versions of vaginal estrogen in its formulary. One must be		Passed Both
	Coverage	(Cappel)	included in the formulary without cost sharing. If a provider		Houses
	Mandate		determines that there is a different estrogen to be provided, that		
			estrogen shall be covered with no cost sharing.		
			HB1565 (HCA1) (PASSED) (TABLED)	No position	
			Provides that a group or individual policy of accident and health	change/Oppose	
			insurance or a managed care plan that is amended, delivered, issued,		
			or renewed on or after January 1, 2025 (rather than January 1, 2024)		
			and that provides coverage for prescription drugs shall include		
			coverage for one or more therapeutic equivalent versions of vaginal		
			estrogen in its formulary.		
			<u>HB 1565 (HFA 0002)</u> (ADOPTED)	Neutral with	
			Provides that a group or individual policy of accident and health	Amendment #2	
			insurance or a managed care plan that is amended, delivered, issued,		
			or renewed on or after January 1, 2025 (rather than January 1, 2024)		
			and that provides coverage for prescription drugs shall include		
			coverage for one or more therapeutic equivalent versions of vaginal		
			estrogen in its formulary.		
			HB 1565 (SCA 0001) (ADOPTED)	No position	
			Provides that if (rather than if an individual's attending provider	change/Neutral	
			recommends) a particular vaginal estrogen product or its therapeutic		
			equivalent version approved by the United States Food and Drug		
			Administration is determined to be medically necessary (rather than		
			based on the provider's determination), the issuer must cover that		
			service or item pursuant to the cost-sharing requirement in specified		
			provisions (rather than without cost sharing). Provides that a policy		
			subject to the provisions shall not impose a deductible, coinsurance,		
			copayment, or any other cost-sharing requirement that exceeds any		
			deductible, coinsurance, copayment, or any other cost-sharing		
			requirement imposed on any prescription drug authorized for the		
			treatment of erectile dysfunction covered by the policy (rather than on		
			the coverage provided). Removes language providing that a policy is		
			not required to include all therapeutic equivalent versions of vaginal		
			estrogen in its formulary so long as at least one is included and covered		
			without cost sharing and in accordance with the provisions		

All	Dental	<u>HB 2072</u>	In provisions concerning provider notification of dental plan changes,	Oppose	HOUSE
	Network Plan	Gong-	provides that no insurer, service corporation, dental service plan		Passed Both
	Change	Gershowitz	corporation, insurance network leasing company, or any company that		Houses
		(Fine)	issues, delivers, amends, or renews an individual or group policy of		
			accident and health insurance on or after the effective date of the		
			amendatory Act that provides dental insurance may automatically		
			enroll a provider in a leased network without the provider's written		
			consent. Provides that any contract entered into or renewed on or		
			after the effective date of the amendatory Act that allows the rights		
			and obligations of the contract to be assigned or leased to another		
			insurer shall provide for notice that informs each provider in writing via		
			certified mail 90 days before any scheduled assignment or lease of the		
			network to which the provider is a contracted provider (rather than		
			shall provide notice of that assignment or lease within 30 days after		
			the assignment or lease to the contracting dentist). Provides that an		
			insurer, service corporation, dental service plan corporation, insurance		
			network leasing company, or any company that issues, delivers,		
			amends, or renews an individual or group policy of accident and health		
			insurance on or after the effective date of the amendatory Act that		
			provides dental insurance that leases or assigns its network shall not		
			cancel a network participating dentist's contractual relationship or		
			otherwise penalize a network participating dentist in any way based on		
			whether or not the dentist accepts the terms of the assignment or		
			lease.		
			<u>HB 2072 (HCA 0001)</u> (PASSED) TABLED	No position	
			Further amends the Illinois Insurance Code. Provides that no insurer,	change/Oppose	
			dental service plan corporation, professional service corporation,		
			insurance network leasing company, or any company that amends,		
			delivers, issues, or renews an individual or group policy of accident and		
			health insurance on or after the effective date of the amendatory Act		
			shall require a dental care provider to incur a fee to access and obtain		
			payment or reimbursement for services provided. Provides that a		
			dental plan carrier shall provide a dental care provider with 100% of		
			the contracted amount of the payment or reimbursement.		
			HB 2072 (HFA 0002) <b>(TABLED)</b>		

Replaces everything after the enacting clause. Amends the Illinois No position Insurance Code. Provides that no dental carrier may automatically enroll a provider in a leased network without allowing any provider that is part of the dental carrier's provider network to choose to not participate by opting out. Provides that the provisions do not apply if access to a provider network contract is granted to a dental carrier or an entity operating in accordance with the same brand licensee program as the contracting entity or to a provider network contract for dental services provided to beneficiaries of specified health plans. Provides that any contract entered into or renewed on or after the effective date of the amendatory Act that allows the rights and obligations of the contract to be assigned or leased to another insurer shall provide for notice that informs each provider in writing via certified mail 60 days before any scheduled assignment or lease of the network to which the provider is a contracted provider (rather than shall provide notice of that assignment or lease within 30 days after the assignment or lease to the contracting dentist). Provides that no insurer, dental service plan corporation, professional service corporation, insurance network leasing company, or any company that amends, delivers, issues, or renews an individual or group policy of accident and health insurance on or after the effective date of the amendatory Act shall require a dental care provider to incur a fee to access and obtain payment or reimbursement for services provided. Provides that a dental plan carrier shall provide a dental care provider with 100% of the contracted amount of the payment or reimbursement. Makes other changes. HB 2072 (HFA 0003) (ADOPTED)

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that no dental carrier may automatically enroll a provider in a leased network without allowing any provider that is part of the dental carrier's provider network to choose to not participate by opting out. Provides that the provisions do not apply if access to a provider network contract is granted to a dental carrier or an entity operating in accordance with the same brand licensee program as the contracting entity or to a provider network contract for dental services provided to beneficiaries of specified health plans.

change/Oppose

Neutral with Amendment #3

			Provides that any contract entered into or renewed on or after the effective date of the amendatory Act that allows the rights and obligations of the contract to be assigned or leased to another insurer shall provide for notice that informs each provider in writing via certified mail 60 days before any scheduled assignment or lease of the network to which the provider is a contracted provider (rather than shall provide notice of that assignment or lease within 30 days after the assignment or lease to the contracting dentist). Provides that no insurer, dental service plan corporation, professional service corporation, insurance network leasing company, or any company that amends, delivers, issues, or renews an individual or group policy of accident and health insurance on or after the effective date of the amendatory Act shall require a dental care provider to incur a fee to access and obtain payment or reimbursement for services provided. Provides that a dental plan carrier shall provide a dental care provider with 100% of the contracted amount of the payment or reimbursement. Provides that fees incurred directly by a dental care provider from third parties related to transmitting an automated clearing house network claim, transaction management, data management, or portal services and other fees charged by third parties that are not in the control of the dental plan carrier shall not be prohibited by the provisions. Makes other changes.		
All	Insurance	HB 2130	Sets forth provisions concerning an information security program,	Oppose	HOUSE
	Data Security	Morgan	investigations of cybersecurity events, and notifications of		Passed Both
	Law	(Harris, N.)	cybersecurity events. Provides that the Director of Insurance shall have		Houses
			power to examine and investigate into the affairs of any licensee to		
			determine whether the licensee has been or is engaged in any conduct		
			in violation of the Act. Provides that whenever the Director has reason		
			to believe that a licensee has been or is engaged in conduct in the		
			State which violates the Act, the Director may take action that is		
			necessary or appropriate to enforce the provisions of the Act. Provides		
			that any documents, materials, or other information in the control or		
			possession of the Department of Insurance that are furnished by a licensee or an employee or agent acting on behalf of a licensee or that		
			are obtained by the Director in an investigation or examination shall be		
			confidential by law and privileged, shall not be subject to the Freedom		
			confidential by law and privileged, shall not be subject to the freedom		

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			of Information Act, shall not be subject to subpoena, and shall not be subject to discovery or admissible in evidence in any private civil action.		
			<u>HB 2130 (HFA 0001)</u> (ADOPTED)	No position	
			Makes a change in provisions concerning notification of a cybersecurity	change/Oppose	
			event. Sets forth provisions concerning an exemption from specified		
			provisions.		
Health	Insulin Co-Pay	HB 2189	In provisions concerning cost sharing in prescription insulin drugs,	Oppose	HOUSE
	Cap \$35	Guzzardi	provides that an insurer that provides coverage for prescription insulin		Passed Both
		(Murphy)	drugs under the terms of a health coverage plan the insurer offers shall		Houses
			limit the total amount that an insured is required to pay for a 30-day		
			supply of covered prescription insulin drugs at an amount not to		
			exceed \$35 (rather than \$100). <i>Effective immediately</i> .		
			HB 2189 (HCA 0001) (ADOPTED)	Neutral with	
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
			of the introduced bill with the following changes. <b>Changes the effective</b>		
			date to January 1, 2025 (instead of effective immediately). Removes		
			the Access to Affordable Insulin Act.		
			<u>HB 2189 (SFA 0001)</u> ( <b>TABLED)</b>		
			Replaces everything after the enacting clause. Reinserts the provisions	No position	
			of the engrossed bill with the following changes. Provides that	change/Neutral	
			"Department", for purposes of the provisions, means the Department		
			of Central Management Services. Provides that "Director", for purposes		
			of the provisions, means the Director of Central Management Services		
			HB 2189 (SFA 0002) (ADOPTED)		
			Replaces everything after the enacting clause. Reinserts the provisions	No position	
			of the engrossed bill with the following changes. Creates the Access to	change/Neutral	
			Affordable Insulin Act. Provides that the Department of Insurance shall		
			offer a discount program that allows participants to purchase insulin at		
			a discounted, post-rebate price. Sets forth provisions concerning the		
			insulin discount program. Defines terms. <b>Provides a July 1, 2025</b>		
l loolth	Dan Took or d	UD 2250	effective date (rather than January 1, 2025).	0,000	HOUSE
Health	Pap Test and	HB 2350	In provisions concerning pap tests and prostate cancer screenings,	Oppose	HOUSE
	Prostate	Cassidy	provides that required coverage includes an annual cervical smear or		Passed Both
	Testing	(Pacione/	Pap smear test for all (rather than female) insureds. Provides that		Houses
	Coverage	Zayas)	required coverage includes an annual prostate cancer screening for		

	Mandate Gender		insureds (rather than male insureds) upon the recommendation of a physician licensed to practice medicine in all of its branches for specified individuals. Provides that required coverage includes an annual prostate cancer screening for insureds who are age 40 and over with a genetic predisposition to prostate cancer.  HB 2350 (HFA 0001) (ADOPTED)  Adds a January 1, 2025 effective date. Removes a reference to "women".	Neutral with Amendment #1	
Health	Hearing Aid Coverage Mandates	HB 2443 Chung (Koehler)	Provides that an individual or group policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed after the effective date of the amendatory Act must provide coverage for medically necessary hearing instruments and related services for all individuals (rather than all individuals under the age of 18) when a hearing care professional prescribes a hearing instrument to augment communication. Makes conforming changes, including repealing provisions concerning optional coverage or optional reimbursement for hearing instruments and related services. <i>Effective January 1, 2025.</i>	No position	HOUSE Passed Both Houses
			HB 2443 (SFA 0001) (ADOPTED)  Deletes language repealing provisions concerning optional coverage or optional reimbursement for hearing instruments and related services.	No change in position	
Health	Proton Beam Mandate	HB 2799 Hammond (Koehler)	Provides that a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed after the effective date of the amendatory Act that provides coverage for the treatment of cancer shall not apply a higher standard of clinical evidence for the coverage of proton beam therapy than the insurer applies for the coverage of any other form of radiation therapy treatment. Provides that a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed after the effective date of the amendatory Act that provides coverage or benefits to any resident of this State for radiation oncology shall include coverage or benefits for physician-prescribed proton beam therapy for the treatment of cancer as recommended by the patient's physician.	Oppose	HOUSE Passed Both Houses

	123 3 2 1 23,		HB 2799 (HCA 0001) (ADOPTED)	Neutral with	
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
			of the introduced bill with the following changes. Provides that a group	/ unenament // 1	
			or individual policy of accident and health insurance or managed care		
			plan that is amended, delivered, issued, or renewed on or after January		
			1, 2025 (rather than after the effective date of the amendatory Act)		
			that provides coverage for the treatment of cancer shall not apply a		
			higher standard of clinical evidence for the coverage of proton beam		
			therapy than the insurer applies for the coverage of any other form of		
			radiation therapy treatment. Provides that a group or individual policy		
			· · · · · · · · · · · · · · · · · · ·		
			of accident and health insurance or managed care plan that is		
			amended, delivered, issued, or renewed on or after January 1, 2025		
			(rather than after the effective date of the amendatory Act) that		
			provides coverage or benefits to any resident of the State for radiation		
			oncology shall include coverage or benefits for medically necessary		
			proton beam therapy for the treatment of cancer (rather than for		
			physician-prescribed proton beam therapy for the treatment of cancer		
			as recommended by the patient's physician). Defines "medically		
			necessary". Effective January 1, 2024	_	
Health	Mental Health	HB 2847	Provides that a group or individual policy of accident and health	Oppose	HOUSE
	Care Access	Lilly	insurance or a managed care plan that is amended, delivered, issued,		Passed Both
			or renewed on or after January 1, 2025 shall cover all medically		Houses
			necessary out-of-network mental health visits, treatment, and services		
			provided by a mental health provider or facility. Provides that a group		
			or individual policy of accident and health insurance or managed care		
			plan that is amended, delivered, issued, or renewed on or after		
			January 1, 2025 shall provide coverage for 2 annual mental health		
			prevention and wellness visits for children and for adults. Provides that		
			a group or individual policy of accident and health insurance or		
			managed care plan that is amended, delivered, issued, or renewed on		
			or after January 1, 2025 shall not require the diagnosis of a mental,		
			emotional, or nervous disorder or condition to establish medical		
			necessity for mental health care, services, or treatment. Provides that		
			the Department of Insurance shall contract with an independent third		
			party with expertise in analyzing commercial insurance premiums and		
			costs to perform an independent analysis of the impact of the		

coverage of services pursuant to the provisions has had on insurance premiums.

#### HB 2847 (HFA 0001) (TABLED)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. In provisions concerning coverage of out-of-network mental health care, specifies that the provisions apply to each market (rather than plan) in which the insurer offers or provides any network plan. Provides that the Department of Insurance may require an insurer to file utilization data to establish the disparity level in a market for the Base Year as needed. Sets forth provisions concerning annual filing requirements for insurers and provisions concerning Department review of disparity levels. Provides that the Department shall adopt any rules necessary to implement the provisions by no later than October 31, 2024 (rather than 2023). Defines terms. Removes provisions concerning coverage of medically necessary mental health care for individuals not diagnosed with a mental health disorder and provisions concerning analysis of mental health care coverage on insurance premiums. Makes other changes. Changes the effective date to July 1, 2024 (rather than effective immediately).

### HB 2847 (HFA 0002) (ADOPTED)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Creates the Mental Health and Wellness Act (rather than the Mental Health Equity Access and Prevention Act). In provisions concerning coverage of no-cost mental health prevention and wellness visits, provides that a mental health prevention and wellness visit shall be in addition to an annual physical examination. Provides that the Department of Insurance shall update current procedural terminology codes through adoption of rules if the codes listed in the provisions are altered, amended, changed, deleted, or supplemented. Provides that a mental health prevention and wellness visit may be incorporated into and reimbursed within any type of integrated primary care service delivery method. Provides that the Department shall adopt any rules necessary to implement the provisions by no later than October 31, 2024 (rather than 2023). Removes provisions concerning coverage of out-of-network mental

No position change/Oppose

Neutral

3-21-23 (CONNEX			health care, provisions concerning coverage of medically necessary mental health care for individuals not diagnosed with a mental health disorder, and provisions concerning analysis of mental health care		
			coverage on insurance premiums. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and the School Code. Makes other changes.		
			Effective immediately.		
			HB 2847 (HFA 0003) (ADOPTED)  In provisions concerning coverage of no-cost mental health prevention	Neutral	
			and wellness visits, provides that a group or individual policy of	Neutrai	
			accident and health insurance or managed care plan that is amended,		
			delivered, issued, or renewed on or after January 1, 2025 shall provide		
			coverage for one annual mental health prevention and wellness visit		
			(rather than 2 annual mental health prevention and wellness visits) for		
			children and for adults. Makes a grammatical correction.		
Health	Non-	HB 3030	ISMS Batching Bill (Aligns with Federal No Surprises Act)	Neutral	HOUSE
	participating	Morgan			Passed Both
	Providers	(Morrison)			Houses
Life	Cemeteries	HB 3102	Defines "average fair market value", "total return percentage", and	Monitor	SENATE
		Andrade	"net income". Provides that a trustee may apply to the Comptroller to		Assignments
		(Cervantes)	establish a master trust fund in which deposits are made. Allows a		
			cemetery authority to take distributions from its fund either by		
			distributing ordinary income or total return distribution. Requires an		
			application for the implementation of the total return distribution		
			method to be submitted to the Comptroller at least 120 days before		
			the effective date of the election to receive total return distribution.		
			Allows, where no receiver is available, a circuit court to order a willing		
			local municipality, township, county, or city to take over the cemetery.		
			Repeals a provision regarding the use of care funds.		
			HB 3102 (HCA 0001) (PASSED) TABLED)	No position	
			Replaces everything after the enacting clause with the provisions of the	change/Monitor	
			introduced bill, and makes the following changes: Provides that it shall		
			be unlawful for any person to restrain, prohibit, or interfere with the		
			burial of a decedent whose time of death and religious tenets or beliefs		
			necessitate burial on a Sunday or legal holiday or prohibit in any		
			manner, dedications of monuments or headstones, family visitations,		

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			or visitations to veterans' memorials on a Sunday or legal holiday.		
			Provides that nothing in such provisions shall require any maintenance		
			staff or burial professionals to be present on the day of such		
			dedications. Adds an effective date of January 1, 2025.	No position	
			HB 3102 (HFA 0002) <b>(ADOPTED)</b>	change/Monitor	
			Adds an effective date of January 1, 2025.		
	Equal Pay	HB 3129	Amends the Equal Pay Act of 2003. Provides that it is unlawful for	Monitor	HOUSE
	, ,	Canty	an employer with 15 or more employees to fail to include the pay scale		Passed Both
		(Pacione/	for a position in any job posting. Provides that if an employer with 15		Houses
		Zayas)	or more employees engages a third party to announce, post, publish,		
		, , , , ,	or otherwise make known a job posting, the employer shall provide the		
			pay scale to the third party and the third party shall include the pay		
			scale in the job posting. Defines "pay scale". Makes conforming		
			changes to provisions concerning violations of the Act and fines and		
			penalties. Effective immediately.		
			HB 3129 (HFA 0001) (ADOPTED)	No position	
			Replaces everything after the enacting clause. Reinserts the provisions	change/Monitor	
			of the introduced bill with the following changes: Further amends the	change, wonte	
			Equal Pay Act of 2003. Provides that an employer shall be liable for a		
			third party's failure to include the pay scale and benefits in a job		
			posting. Provides that an employer shall announce, post, or otherwise		
			make known all opportunities for promotion to all current employees		
			no later than the same calendar day that the employer makes an		
			external job posting for the position. Provides that an employer shall		
			make and preserve records that document the pay scale and benefits		
			for a position. Provides that the Department of Labor may initiate		
			investigations of alleged violations of provisions concerning disclosing a		
			pay scale in job postings. Provides that, if the Department determines		
			that a violation occurred, the employer shall have 7 days upon receipt		
			of notice of a violation from the Department to remedy the violation.		
			Provides that the employer shall demonstrate to the Department that		
			the violation has been remedied or the employer shall be subject to a		
			civil penalty of \$100 per day for each day that a violation continues		
			after the 7-day notice period. Effective January 1, 2024 (rather than		
			effective immediately).		
<u></u>	·	·		· · · · · · · · · · · · · · · · · · ·	

#### HB 3129 (SCA 0001) (ADOPTED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Further amends the Equal Pay Act of 2003. Provides that provisions requiring the posting of pay scale and benefits only applies to positions that will be physically performed, at least in part, in Illinois, or positions that will be physically performed outside of Illinois, but the employee reports to a supervisor, office, or other work site in Illinois. Provides that nothing prohibits an employer or employment agency from asking an applicant about his or her wage or salary expectations for the position the applicant is applying for. Provides that an employer or employment agency shall disclose to an applicant for employment the pay scale and benefits to be offered for the position prior to any offer or discussion of compensation and at the applicant's request, if a public or internal posting for the job, promotion, transfer, or other employment opportunity has not been made available to the applicant. Provides that an employer shall make and preserve records that document the pay scale and benefits for a position. Provides that the Department of Labor may initiate investigations of alleged violations of provisions concerning disclosing a pay scale in job postings. Provides that the Department may investigate and levy civil penalties against employers that violate provisions concerning the posting of pay scale and benefits. Defines "pay scale and benefits". Effective January 1, 2025 (rather than effective January 1, 2024).

#### HB 3129 (SFA 0002) (ADOPTED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Provides that if an employer engages a third party to announce, post, publish, or otherwise make known a job posting, the employer shall provide the pay scale and benefits, or a hyperlink to the pay scale and benefits, to the third party and the third party shall include the pay scale and benefits, or a hyperlink to the pay scale and benefits, in the job posting. Provides that the Department of Labor, during its investigation of a complaint, shall make a determination as to whether a job posting is not active by considering the totality of the circumstances, including, but not limited to: (i) whether a position has been filled; (ii) the length

# change/Monitor

No position

No position change/Monitor

			of time a posting has been accessible to the public; (iii) the existence of a date range for which a given position is active; and (iv) whether the violating posting is for a position for which the employer is no longer accepting applications. Makes other changes. <b>Effective January 1, 2025.</b>		
Health	Saliva Cancer Test	HB 3202 Sanalitro (Lewis)	Provides that an individual or group policy of accident and health insurance that is amended, delivered, issued, or renewed on or after January 1, 2025 shall cover a medically necessary home saliva cancer screening every 24 months. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Medical Assistance Article of the Illinois Public Aid Code. <i>Effective January 1, 2024</i> .  HB 3202 (HFA 0001) (ADOPTED)  Provides that an individual or group policy of accident and health insurance that is amended, delivered, issued, or renewed on or after January 1, 2025 shall cover a medically necessary home saliva cancer screening every 24 months if the patient is asymptomatic and at high risk for the disease being tested for or demonstrates symptoms of the disease being tested for at a physical exam (rather than shall cover a medically necessary home saliva cancer screening every 24 months). Removes provisions concerning the Illinois Public Aid Code.	Neutral  No position change/Neutral	HOUSE Passed Both Houses
Health	Behavioral Health Crisis Care	HB3230 LaPointe (Fine)	Requires the Department of Human Services, Division of Mental Health, to use an independent third-party expert to conduct a cost analysis and determine actuarially sound costs associated with developing and maintaining a statewide initiative for the coordination and delivery of the continuum of behavioral health crisis response services in the State, including crisis call centers, mobile crisis response team services, crisis receiving and stabilization centers, and other acute behavioral health services. Contains provisions concerning recommendations on multiple sources of funding that could potentially be utilized to support a sustainable and comprehensive continuum of behavioral health crisis response services; a behavioral health crisis workforce; an action plan; a stakeholder working group to develop recommendations to coordinate programming and strategies to	Oppose	HOUSE Passed Both Houses

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			support a cohesive behavioral health crisis response system; and other		
			matters.		
			<u>HB 3230 (HFA 0001)</u> ( <b>ADOPTED)</b>	Monitor	
			Replaces everything after the enacting clause. Reinserts the provisions		
			of the introduced bill but with the following changes: Makes subject to		
			appropriation the requirement that the Department of Human Services		
			use an independent third-party expert to conduct a cost analysis on		
			developing and maintaining a statewide initiative for the coordination		
			and delivery of the continuum of behavioral health crisis response		
			services in the State. Provides that the cost analysis shall include costs		
			that are or can be reasonably attributed to: (i) staffing and		
			technological infrastructure enhancements necessary to achieve		
			operational and clinical standards and best practices set forth by the 9-		
			8-8 Suicide and Crisis Lifeline (rather than costs that are or can be		
			reasonably attributed to ensuring the efficient and effective routing of		
			calls made to the 9-8-8 suicide prevention and behavioral health crisis		
			hotline to the designated hotline center and community behavioral		
			health centers); (ii) the need to develop staffing that is consistent with		
			federal guidelines for (rather than staffing that is adequate for		
			expedient) mobile crisis response times, based on call volume and the		
			geography served; and (iii) the provision of call, text, and chat		
			response; mobile crisis response; and follow-up and crisis stabilization		
			services that are in response to the 9-8-8 Suicide and Crisis Lifeline.		
			Removes all references to "Program 590" with "the Division of Mental		
			Health's Crisis Care Continuum Program". Makes other technical		
			changes. Effective immediately.		
			HB 3230 (SCA 0001) (ADOPTED)	No position	
			Requires the Department of Human Services' Division of Mental Health	change/Monitor	
			to determine the sound costs (rather than the actuarially sound costs)		
			associated with developing and maintaining a statewide initiative for		
			the coordination and delivery of the continuum of behavioral health		
			crisis response services in the State. Expands membership on the		
			stakeholder working group to include labor unions that represent		
			workers in the behavioral health workforce.		
Health	Medicaid	HB 3496	Provides that on or after the effective date of the amendatory Act, an	Oppose	HOUSE
	Option	Olickal	Insurer shall allow a covered individual to purchase a health plan		
		1	<u> </u>	1	

			offered pursuant to the medical assistance program under the Illinois Public Aid Code.		Re-referred to Rules
	Data Privacy Act	HB3603 Williams	Amends the Protect Health Data Privacy Act. Provides that a regulated entity shall disclose and maintain a health data privacy policy that, in plain language, clearly and conspicuously disclosures specified information. Provides that a regulated entity shall prominently publish its health data privacy policy on its website homepage. Provides that a regulated entity shall not collect, share, sell, or store categories of health data not disclosed in the health data privacy policy without first disclosing the categories of health data and obtaining the consumer's consent prior to the collection, sharing, selling, or storing of such data. Prohibits the collection, sharing, selling, or storing of health data. Describes the regulated entity's duty to obtain consent; the consumer's right to withdraw consent; prohibitions on discrimination; prohibitions on geofencing; a private right of action; enforcement by the Attorney General; and conflicts with other laws. Makes other changes.	Oppose	HOUSE Rules
Health	PBM Information Disclosure	HB 3631 Huynh (Simmons)	Amends the Pharmacy Benefit Managers Article of the Illinois Insurance Code. Provides that a pharmacy benefit manager shall not prohibit a pharmacist or pharmacy from, or indirectly punish a pharmacist or pharmacy for, making any written or oral statement or otherwise disclosing information to any federal, State, county, or municipal official, including the Director of Insurance or law enforcement, or before any State, county, or municipal committee, body, or proceeding under specified circumstances. Provides that the provisions apply to contracts entered into or renewed on or after July 1, 2023 (rather than July 1, 2022).  HB 3631 (HFA 0001) (TABLED)  Replaces everything after the enacting clause. Amends the Pharmacy Benefit Managers Article of the Illinois Insurance Code. Provides that a pharmacy benefit manager may not retaliate against a pharmacist or pharmacy for disclosing information in a court, in an administrative hearing, before a legislative commission or committee, in any other proceeding, or to a government or law enforcement agency, if the pharmacist or pharmacy has reasonable cause to believe that the disclosed information is evidence of a violation of a State or federal	Monitor  No position change/Monitor	HOUSE Passed Both Houses

			make commercially reasonable efforts to limit the disclosure of		
			confidential and proprietary information. Provides that retaliatory actions against a pharmacy or pharmacist include specified actions. Provides that the provisions apply to contracts entered into or renewed on or after January 1, 2024 (instead of July 1, 2023).  HB 3631 (HFA 0002) (ADOPTED)  Replaces everything after the enacting clause. Amends the Pharmacy Benefit Managers Article of the Illinois Insurance Code. Provides that a pharmacy benefit manager may not retaliate against a pharmacist or pharmacy for disclosing information in a court, in an administrative hearing, before a legislative commission or committee, in any other proceeding, or to a government or law enforcement agency, if the pharmacist or pharmacy has reasonable cause to believe that the disclosed information is evidence of a violation of a State or federal law, rule, or regulation. Provides that a pharmacist or pharmacy shall make commercially reasonable efforts to limit the disclosure of confidential and proprietary information. Provides that retaliatory actions against a pharmacy or pharmacist include specified actions.  HB 3631 (SCA 0001) (ADOPTED)  Provides that the provisions apply to contracts entered into or renewed on or after July 1, 2022 (rather than July 1, 2023). Adds a July 1, 2023 effective date.	Neutral with Amendment #2 No position change/Neutral	
Health Epi Cos	ost	HB 3639 Mason (Halpin)	Provides that an insurer that provides coverage for medically necessary epinephrine injectors shall limit the total amount that an insured is required to pay for a twin-pack of medically necessary epinephrine injectors at an amount not to exceed \$60, regardless of the type of epinephrine injector. Provides that nothing in the provisions prevents an insurer from reducing an insured's cost sharing by an amount greater than the specified amount. Provides that the Department of Insurance may adopt rules as necessary to implement and administer the provisions.  HB 3639 (HCA 0001) (PASSED) (TABLED)  Adds a January 1, 2025 effective date.  HB 3639 (HFA 0002) (ADOPTED)  Adds a January 1, 2025 effective date.	Neutral with Amendment #1  No position change/Neutral	HOUSE Passed Both Houses

Life	Preneed	HB 3775	Provides that the pre-need contract shall provide, if applicable, that if	Monitor	HOUSE
	Cemetery	Tarver	the purchaser does not pay the costs associated with the opening or		Passed Both
	Sales	(Hilton)	closing of an undeveloped interment, inurnment, or entombment		Houses
			space, the seller may repossess the undeveloped interment,		
			inurnment, or entombment space.		
			<u>HB 3775 (HFA 0001)</u> (ADOPTED)	No position	
			Replaces everything after the enacting clause. Amends the Cemetery	change/Monitor	
			Oversight Act. Provides that any retail installment contract for the		
			purchase of interment, entombment, or inurnment rights shall contain		
			a clearly worded notice in 12-point type, bold, underlined, and capital		
			letters, that that rights to a deeded interest do not vest until final		
			payment and that upon an uncured default, including when a contract		
			is rolled into a new open-balance retail installment contract, with		
			additional interment, entombment, or inurnment rights or additional		
			cemetery merchandise or services, there will be no deeded interest.		
Health	Low Tone	HB 3809	Provides that a group or individual policy of accident and health	Oppose	HOUSE
	Hearing	DeLuca	insurance amended, delivered, issued, or renewed on or after the		Passed Both
	Impairment	(Joyce)	effective date of the amendatory Act shall provide coverage for		Houses
	Mandate		therapy, diagnostic testing, and equipment necessary to increase		
			quality of life for children who have been clinically or genetically		
			diagnosed with any disease, syndrome, or disorder that includes low		
			tone neuromuscular impairment, neurological impairment, or		
			cognitive impairment. Provides that the coverage shall include 315		
			combined therapy sessions per year.		
			HB 3809 (HCA 0001) (PASSED) (TABLED)	No position	
			Replaces everything after the enacting clause. Reinserts the provisions	change/Oppose	
			of the introduced bill with the following changes. Provides that a group		
			or individual policy of accident and health insurance amended,		
			delivered, issued, or renewed on or after January 1, 2025 (rather than		
			the effective date of the amendatory Act) shall provide coverage for		
			therapy, diagnostic testing, and equipment necessary to increase		
			quality of life for children who have been clinically or genetically		
			diagnosed with any disease, syndrome, or disorder that includes low		
			tone neuromuscular impairment, neurological impairment, or cognitive		
			impairment. Removes language providing that the coverage shall		
			include 315 combined therapy sessions per year.		

No position
ting clause. Reinserts the provisions   change/Oppose
wing changes. Provides that a group
health insurance amended,
after January 1, 2025 (rather than
ry Act) shall provide coverage for
uipment necessary to increase
e been clinically or genetically
ome, or disorder that includes low
eurological impairment, or cognitive
oviding that the coverage shall
ions per year.
form Act. Changes the definition of Oppose HOUSE
nat for the purposes of the Rules
not required to be provided in the
al. Provides that notwithstanding
n insurance issuer or a contracted
not require prior authorization or
ergency services.
ivacy Act. Provides that a regulated Oppose HOUSE
health data privacy policy that Rules
s specified information. Sets forth
privacy policies. Provides that a
hare, or store health data, except in
hat it is unlawful for any person to
cerning a consumer without first
the consumer. Provides that a valid
Ith data must contain specified
ralid authorization must be provided
d purchaser of health data must
ions for sale of health data for 6
e or the date when it was last in
h provisions concerning the consent
d storage of health data. Provides
ithdraw consent from the collection,
the discretion of the contract

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is unlawful for a regulated entity to engage in discriminatory practices	
against consumers solely because they have not provided consent to	
the collection, sharing, sale, or storage of their health data or have	
exercised any other rights provided by the provisions or guaranteed by	
law. Sets forth provisions concerning a consumer's right to confirm	
whether a regulated entity is collecting, selling, sharing, or storing any	
of the consumer's health data; a consumer's right to have the	
consumer's health data that is collected by a regulated entity deleted;	
prohibitions regarding geofencing; and consumer health data security.	
Provides that any person aggrieved by a violation of the provisions	
shall have a right of action in a State circuit court or as a supplemental	
claim in federal district court against an offending party. Provides that	
the Attorney General may enforce a violation of the provisions as an	
unlawful practice under the Consumer Fraud and Deceptive Business	
Practices Act. Defines terms. Makes a conforming change in the	
Consumer Fraud and Deceptive Business Practices Act	

			SENATE BILLS		
All	Cybersecurity	SB 89 Harris (Hoffman)	Provides that if the entry 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.  SB 0089 (HCA 0001) (ADOPTED)  Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Makes a technical change in a Section concerning accident and health policies.	No position change/Monitor	SENATE Concurrence Calendar HA #1, 2 & 3
Health	PANDAS Coverage Mandate	SB 101 Fine (Gong- Gershowitz)	Provides that no group or individual policy of accident and health insurance or managed care plan shall deny or delay coverage for medically necessary treatment because the insured, enrollee, or beneficiary previously received any treatment, including the same or similar treatment, for pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections or pediatric acute onset neuropsychiatric syndrome, or because the insured, enrollee, or beneficiary has been diagnosed with or receives treatment for an otherwise diagnosed condition. Provides that coverage of pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome shall	Neutral (negotiated in previous General Assembly)	SENATE Passed Both Houses

adhere to the treatment recommendations developed by a medical professional consortium convened for the purposes of researching, identifying, and publishing best practice standards for diagnosis and treatment of such disorders or syndrome that are accessible for medical professionals and are based on evidence of positive patient outcomes. Provides that coverage for any form of medically necessary treatment shall not be limited over a lifetime of an insured, enrollee, or beneficiary, unless the patient is no longer benefiting from the treatment, or by policy period.  Atl  Seplaces everything after the enacting clause. Creates the Illinois Work (ISFA 0001) Aquino  Replaces everything after the enacting clause. Creates the Illinois Work (ISFA 0001) Aquino  Att  Replaces everything after the enacting clause. Creates the Illinois Work (ISFA 0001) Aquino  Att is a replaced to the treatment of the propose of, or with the intent of, retaliating against any person to engage in, or to direct another person to engage in, retaliation against any person or their family member or household member for burpose of, or with the intent of, retaliating against any person for exercising any right protected under State employment lows or by any local employment ordinance. Sets forth the duties and powers of the Department of Labor under the Act. Allows the Attainary General to initiate or intervene in a civil action to obtain appropriate relief if the Attorney General has reasonable cause to believe that any person has violated the Act and deems it necessary to protect the rights and interests of illinois workers. Provides that nothing in the Act shall be construed to prevent any person from making complaint or prosecuting his or the own claim for damages caused by retaliation prohibited by the Act to bring a civil action for: (1) back pay, with interest, and front pay, or, in lieu of actual damages, liquidated damages of \$5,0,000; (2) a civil penalty in an amount of \$25,000 for each velocition, or \$50,000 for each repeat violation,			1			
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person who is the subject of retaliation prohibited by the Act to bring a civil action for: (1) back pay, with interest, and front pay, or, in lieu of actual damages, liquidated damages of \$30,000; (2) a civil penalty in an amount of \$10,000; (3) reasonable attorney's fees and court costs; and (4) equitable relief as the court may deem appropriate and just.  Provides that a person that violates any provision of the Act shall be subject to an additional civil penalty in an amount of \$25,000 for each violation, or \$50,000 for each repeat violation within a 5-year period.  Sets forth license suspension penalties for violations of the Act. Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action				construed to prevent any person from making complaint or prosecuting		
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actual damages, liquidated damages of \$30,000; (2) a civil penalty in an amount of \$10,000; (3) reasonable attorney's fees and court costs; and (4) equitable relief as the court may deem appropriate and just.  Provides that a person that violates any provision of the Act shall be subject to an additional civil penalty in an amount of \$25,000 for each violation, or \$50,000 for each repeat violation within a 5-year period.  Sets forth license suspension penalties for violations of the Act. Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action				person who is the subject of retaliation prohibited by the Act to bring a		
an amount of \$10,000; (3) reasonable attorney's fees and court costs; and (4) equitable relief as the court may deem appropriate and just.  Provides that a person that violates any provision of the Act shall be subject to an additional civil penalty in an amount of \$25,000 for each violation, or \$50,000 for each repeat violation within a 5-year period.  Sets forth license suspension penalties for violations of the Act. Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action				civil action for: (1) back pay, with interest, and front pay, or, in lieu of		
and (4) equitable relief as the court may deem appropriate and just.  Provides that a person that violates any provision of the Act shall be subject to an additional civil penalty in an amount of \$25,000 for each violation, or \$50,000 for each repeat violation within a 5-year period. Sets forth license suspension penalties for violations of the Act. Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action				actual damages, liquidated damages of \$30,000; (2) a civil penalty in		
and (4) equitable relief as the court may deem appropriate and just.  Provides that a person that violates any provision of the Act shall be subject to an additional civil penalty in an amount of \$25,000 for each violation, or \$50,000 for each repeat violation within a 5-year period. Sets forth license suspension penalties for violations of the Act. Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action				an amount of \$10,000; (3) reasonable attorney's fees and court costs;		
subject to an additional civil penalty in an amount of \$25,000 for each violation, or \$50,000 for each repeat violation within a 5-year period.  Sets forth license suspension penalties for violations of the Act. Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action						
violation, or \$50,000 for each repeat violation within a 5-year period.  Sets forth license suspension penalties for violations of the Act. Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action				Provides that a person that violates any provision of the Act shall be		
Sets forth license suspension penalties for violations of the Act. Amends the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action				subject to an additional civil penalty in an amount of \$25,000 for each		
the Whistleblower Act. Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action				violation, or \$50,000 for each repeat violation within a 5-year period.		
"employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action				Sets forth license suspension penalties for violations of the Act. Amends		
"employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an employer may not take retaliatory action						
"supervisor". Provides that an employer may not take retaliatory action						
against an employee who discloses or threatens to disclose information						
				against an employee who discloses or threatens to disclose information		

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			about an activity, policy, or practice of the employer that the employee has reasonable cause to believe violates a State or federal law, rule, or regulation or poses a substantial and specific danger to public health or safety. Includes additional relief, damages, and penalties for violation of the Act. Allows the Attorney General to initiate or intervene in a civil action to obtain appropriate relief if the Attorney General has reasonable cause to believe that any person or entity is engaged in a practice prohibited by the Act and deems it necessary to protect the rights and interests of Illinois workers.		
Health	PBM	SB 0757 (SFA 0001) Koehler (Welch)	Amendment – (WITHDRAWN) Replaces everything after the enacting clause. Amends the Pharmacy Benefit Managers Article of the Illinois Insurance Code. Provides that when conducting a pharmacy audit, an auditing entity shall comply with specified requirements. Provides that an auditing entity conducting a pharmacy audit may have access to a pharmacy's previous audit report only if the report was prepared by that auditing entity. Provides that information collected during a pharmacy audit shall be confidential by law, except that the auditing entity conducting the pharmacy audit may share the information with the health benefit plan for which a pharmacy audit is being conducted and with any regulatory agencies and law enforcement agencies as required by law. Provides that a violation of the provisions shall be an unfair and deceptive act or practice. Provides that a pharmacy may not be subject to a chargeback or recoupment for a clerical or recordkeeping error in a required document or record unless the pharmacy benefit manager can provide proof of intent to commit fraud or such error results in actual financial harm to the pharmacy benefit manager, or a consumer. Provides that a pharmacy shall have the right to file a written appeal of a preliminary and final pharmacy audit report in accordance with the procedures established by the entity conducting the pharmacy audit. Provides that no interest shall accrue for any party during the audit period. Provides that a contract between a pharmacy or pharmacist and a pharmacy benefit manager must contain specified provisions. Defines terms.	Oppose	HOUSE Re-referred to Rules

	120 3-24-23)		SB 0757 (SFA 0002) (ADOPTED)  Replaces everything after the enacting clause. Amends the Pharmacy	Neutral with Amendment #2	
			Benefit Managers Article of the Illinois Insurance Code. Provides that	7	
			when conducting a pharmacy audit, an auditing entity shall comply		
			with specified requirements. Provides that an auditing entity		
			conducting a pharmacy audit may have access to a pharmacy's		
			previous audit report only if the report was prepared by that auditing		
			entity. Provides that information collected during a pharmacy audit		
			shall be confidential by law, except that the auditing entity conducting		
			the pharmacy audit may share the information with the health benefit		
			plan for which a pharmacy audit is being conducted and with any		
			regulatory agencies and law enforcement agencies as required by law.		
			Provides that a pharmacy may not be subject to a chargeback or		
			recoupment for a clerical or recordkeeping error in a required		
			document or record unless the pharmacy benefit manager can provide		
			proof of intent to commit fraud or such error results in actual financial		
			harm to the pharmacy benefit manager, a health plan managed by the		
			pharmacy benefit manager, or a consumer. Provides that a pharmacy		
			shall have the right to file a written appeal of a preliminary and final		
			pharmacy audit report in accordance with the procedures established		
			by the entity conducting the pharmacy audit. Provides that no interest		
			shall accrue for any party during the audit period. Provides that an		
			auditing entity must provide a copy to the plan sponsor of its claims		
			that were included in the audit, and any recouped money shall be		
			returned to the plan sponsor, unless otherwise contractually agreed		
			upon by the plan sponsor and the pharmacy benefit manager. Defines		
			terms.		
			SB 0757 (HCA 0001) (RE-REFERRED TO RULES)	No position	
			In the definition of "audit", changes a reference from "pharmacist	change/Neutral	
			service" to "pharmacist or pharmacy service". Changes references from		
			"fraud, waste, or abuse" to "fraud or knowing and willful		
			misrepresentation".		
ALL	Insurance	SB 0762	Replaces everything after the enacting clause. Amends the Illinois	Monitor	SENATE
	Business	(SFA 0001) Cunningham	Insurance Code. Changes the definition of "insolvent company" to		Passed Both
	Transfer Act	(Jones)	include any company which has assumed or has been allocated a policy		Houses
		(Julies)	obligation through an approved insurance business transfer plan.		

Provides that the fee for filing an insurance business transfer pl	un is
Swapped for \$25,000. Creates the Insurance Business Transfers Article of the	
SB 1961 Insurance Code and provides that the Article may be cited as the	
Insurance Business Transfers Law. Sets forth provisions concern	
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notice requirements, application procedure, application to a co	-
approval of a plan, approval and denial of insurance business to	-
plans, and fees and costs. Provides that the Department of Insu	
may adopt rules that are consistent with the provisions. Provide	
the portion of the application for an insurance business transfe	
would otherwise be confidential, including any documents, ma	
communications, or other information submitted to the Director	of
Insurance in contemplation of an application, shall not lose suc	
confidentiality. Provides that insurers consent to the jurisdiction	of the
Director with regard to ongoing oversight of operations, manage	ement,
and solvency relating to the transferred business. Provides that	the
Director may direct the applicant to retain parties to assist Dep	ırtment
personnel. Defines terms. Effective immediately, except specifications.	ed
provisions take effect January 1, 2025.	
ALL Vision Care <u>SB 0764</u> Replaces everything after the enacting clause. Creates the Vision	n Care Neutral SENATE
(SFA 0001) Plan Regulation Act. Provides that no vision care organization in	ay Passed Both
Castro issue a contract that requires an eye care provider, as a conditi	n of Houses
(Moeller) participation in the vision care plan, to provide services or mate	rials to
an enrollee at a fee set by the vision care plan unless the servic	s or
materials are covered under the vision care plan. Provides that	an eye
care provider who chooses not to accept amounts set by a vision	o care
plan for noncovered services or noncovered materials shall pos	a
specified notice. Requires fees for covered services and materia	s to be
reasonable and clearly listed on a fee schedule provided to the	ye care
provider. Prohibits a vision care organization from misrepresen	ing the
benefits of a vision care plan as a means of selling coverage or	
communicating the benefit coverage to enrollees. Provides tha	the Act
applies to any subcontractors used by a vision care organizatio	
supply materials or services to an eye care provider or an enrol	to
under a vision care plan. Prohibits a vision care organization fro	
under a vision care plan. I rombits a vision care organization jit	ee
restricting an eye care provider's freedom to choose suppliers,	ee

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			materials from a source owned by the entity that issued the vision care		
			plan. Provides that fees paid for materials supplied by a non-network		
			lab are not required to be identical to fees paid for materials ordered		
			through a network lab, but non-network lab fees shall be reasonable.		
			Provides that a vision care organization and its officers, directors,		
			agents, and employees are subject to specified laws. Provides that at		
			the request of an enrollee, an eye care provider recommending an out-		
			of-network source or supplier of vision care materials to an enrollee		
			shall provide written notice to the enrollee stating that the source or		
			supplier is an out-of-network laboratory or supplier of vision care		
			materials, and any business interest the eye care provider has in the		
			out-of-network source or supplier recommended to the enrollee.		
			Provides that an eye care provider is required to offer an enrollee in-		
			network sources or suppliers of vision care materials at the enrollee's		
			request. Provides that the terms, fees, discounts, or reimbursement		
			rates in a vision care plan may not be changed during the term of the		
			contract unless mutually agreed to in writing by the eye care provider		
			and the vision care organization. Provides that a change proposed to a		
			vision care plan by the vision care organization shall become effective if		
			the eye care provider fails to respond to the vision care organization		
			within 60 days after receipt of notice of the proposed changes. Provides		
			that the terms of a vision care plan contract that is amended, delivered,		
			issued, or renewed after the effective date of the Act shall comply with		
			the provisions. Provides that a vision care plan may enter into an		
			agreement with a health care plan to deliver routine vision care		
			services that are covered under the enrollee's plan. Provides that a		
			vision care plan may act as a network regarding routine vision care		
			services offered by a health care plan. Makes other changes. Amends		
			the Consumer Fraud and Deceptive Business Practices Act to provide		
			that any person who violates the Vision Care Plan Regulation Act		
			commits an unlawful practice. <b>Effective immediately</b> .		
Health	Liver Disease	SB 1282	Mandates coverage for preventative screening for all over 18 at high	Oppose	SENATE
	Benefit	Simmons	risk for liver disease without cost sharing.		Passed Both
	Coverage	(Huynh)	SB 1282 (SFA 0001) (ADOPTED)		Houses
	Mandate		Replaces everything after the enacting clause. Reinserts the provisions	Neutral with	
			of the introduced bill with the following changes. Provides that a group	Amendment #1	
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	or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2025 (rather than the effective date of the amendatory Act) shall provide coverage for preventative liver disease screenings for individuals 35 years of age or older and under the age of 65 (rather than for persons 18 years of age or older and under the age of 65) at high risk for liver disease, including liver ultrasounds and alphafetoprotein blood tests every 6 months, without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided. Provides that the provisions do not apply to coverage of liver disease screenings to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to specified federal law.		
All Dental Reimbursement SB 1289 Fine (Gong-Gershov	Provides that no insurer, dental service plan corporation, professional service corporation, insurance network leasing company, or any company that amends, delivers, issues, or renews an individual or	Oppose  Neutral with Amendment #1  Oppose	HOUSE 2 <sup>nd</sup> Reading  (3 <sup>rd</sup> READING/ FINAL ACTION DEADLINE EXTENDED 5/31/23)
	submit to the Department of Insurance a dental loss ratio filing.		

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			Provides a formula for calculating minimum dental loss ratios. Sets		
			forth provisions concerning minimum dental loss ratio requirements.		
			Provides that the Department may adopt rules to implement the Act.		
			Provides that the Act does not apply to an insurance policy issued, sold,		
			renewed, or offered for health care services or coverage provided as a		
			function of the State of Illinois Medicaid coverage for children or adults		
			or disability insurance for covered benefits in the single specialized area		
			of dental-only health care that pays benefits on a fixed benefit, cash		
			payment-only basis. Defines terms. Amends the Dental Service Plan		
			Act. Provides that dental service plan corporations and all persons		
			interested therein or dealing therewith shall be subject to the Insurance		
			Holding Company Systems Article of the Illinois Insurance Code.		
			Provides that a dental service plan corporation shall not disburse		
			during any one year (rather than shall not disburse during any one		
			year, except upon the approval of the Director of Insurance) a sum		
			greater than 20% of payments received from subscribers during that		
			year as administrative expenses. <b>Effective January 1, 2024</b> .		
			SB 1289 (HCA 0002) (ADOPTED) (CONCURRED)	Monitor	
			Replaces everything after the enacting clause. Amends the Illinois		
			Insurance Code. Makes a technical change in a Section concerning the		
			short title.		
Health	Coverage	SB 1344	Provides that an individual or group policy of accident and health	Neutral	SENATE
	Abortion/	Villanueva	insurance amended, delivered, issued, or renewed in the State on or		Passed Both
	hormone/ HIV	(Cassidy)	after (rather than only after) January 1, 2024 shall provide coverage for		Houses
		(,	all abortifacients, hormonal therapy medication, human		
			immunodeficiency virus pre-exposure prophylaxis and post-exposure		
			prophylaxis drugs approved by the United States Food and Drug		
			Administration, and follow-up services related to that coverage.		
			Effective immediately.		
			This is a trailer bill with corrected language.		
			SB 1344 (SFA 0001) (TABLED)	No position	
			Amends the Pharmacy Practice Act. Provides that in accordance with a	change/Neutral	
			standing order by the Department of Public Health, a pharmacist may	5 6-, 11-51-51	
			provide patients with prophylaxis drugs for human immunodeficiency		
			virus pre-exposure prophylaxis or post-exposure prophylaxis.		
			SB 1344 (SFA 0002) (ADOPTED)		
	L		<u></u>		

			Replaces everything after the enacting clause. Amends the Illinois	No position	
			Insurance Code. Provides that an individual or group policy of accident	change/Neutral	
			and health insurance amended, delivered, issued, or renewed in the	change/ Neutrai	
			State on or after (rather than only after) January 1, 2024 shall provide		
			coverage for all abortifacients, hormonal therapy medication, human		
			immunodeficiency virus pre-exposure prophylaxis, and post-exposure		
			prophylaxis drugs approved by the United States Food and Drug		
			Administration, and follow-up services related to that coverage.		
			Provides that this coverage shall include drugs approved by the United		
			States Food and Drug Administration that are prescribed or ordered for		
			off-label use as abortifacients. Amends the Nurse Practice Act and the		
			Physician Assistant Practice Act of 1987. In a provisions concerning		
			temporary permits for specified health care professionals, provides that		
			if the Department of Financial and Professional Regulation becomes		
			aware of a violation occurring at a facility licensed by the Department		
			of Public Health (rather than a licensed hospital, medical office, clinic,		
			or other medical facility, or via telehealth service) the Department of		
			Financial and Professional Regulation shall notify the Department of		
			Public Health. Amends the Pharmacy Practice Act. Provides that in		
			accordance with a standing order by the Department of Public Health,		
			a pharmacist may provide patients with prophylaxis drugs for human		
			immunodeficiency virus pre-exposure prophylaxis or post-exposure		
			prophylaxis. Amends the Abortion Care Clinical Training Program Act		
			and the Freedom of Information Act. Provides that all program		
			performance reports received by the Department of Public Health		
			concerning the Abortion Care Clinical Training Program shall be treated		
			as confidential and exempt from the Freedom of Information Act.		
All	Charle Division	CD 1404	Effective immediately	Manitan	SENATE
All	Stock Division	SB 1494	In provisions concerning plan of division approval, provides that any	Monitor	
		Harris	decision by the Director of Insurance on whether or not to hold a		Passed Both
		(Jones, T.)	public hearing on either a plan of division or an amended plan of		Houses
			division may be made independently by the Director. Provides that if a		
			dividing company amends its plan of division at any time before the		
			plan of division becomes effective, then the dividing company shall file		
			the amended plan of division for approval by the Director. Provides		
			that if a hearing is conducted on the amended plan of division after the		

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			Director has approved a previous plan of division, then the hearing shall not be considered a rehearing. Provides that the fee assessed for filing a plan of division shall not apply to the filing of an amended plan of division. In provisions concerning certificates of division, provides that if the dividing company files an amended plan of division with the Director after a certificate of division has been filed for a previous plan, then the dividing company shall file a certificate of stay with the recorder. Provides that the certificate of stay shall identify the certificate of division being stayed and the date on which the amended plan of division was filed with the Director. Makes other changes. <i>Effective immediately</i> .		
Life	Public Adjusters	SB 1495 Harris (Jones, T)	Provides that the Director of Insurance, upon finding that an applicant for a public adjuster license was previously convicted of any felony or a misdemeanor involving dishonesty or fraud (rather than a felony or misdemeanor involving dishonesty or fraud), shall consider any mitigating factors and evidence of rehabilitation contained in the applicant's record to determine if a license may be denied. Provides that the Director may place on probation, suspend, revoke, deny, or refuse to issue or renew a public adjuster's license or may levy a civil penalty for having been convicted of any felony or a misdemeanor involving dishonesty or fraud (rather than a felony or misdemeanor involving dishonesty or fraud), and failing to comply with specified provisions concerning associated contractors. Provides that an applicant's surety bond or irrevocable letter of credit shall be in the minimum amount of \$50,000 (rather than \$20,000). Provides that public adjusters shall ensure that all contracts for their services contain an email address and a scope of damages. Sets forth language required to be contained in a written disclosure provided to the insured. Provides that a public adjuster may provide emergency services before a written contract with the insured has been executed. Sets forth provisions concerning associated contractors. Makes other changes.	Monitor	SENATE Passed Both Houses
			SB 1495 (SCA 0001) (ADOPTED)  Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a public	No position change/Monitor	

adjuster shall provide the insurer or its authorized representative for receiving notice of loss or damage with an exact copy of the contract with the insured by email within 2 business days after execution of the contract (rather than by email after execution of the contract). Provides that a contract shall be voidable for 5 business days after the copy has been received by the insurer (rather than for 5 business days after execution). In provisions concerning standards of conduct of public adjusters, provides that a public adjuster shall not act in the place and instead of the insured.

#### **SB 1495 (SFA 0002) (ADOPTED)**

Replaces everything after the enacting clause. Reinserts the provisions of the amended bill with the following changes. Further amends the Illinois Insurance Code. Provides that all contracts entered into that are in violation of provisions concerning public adjuster licensure and provisions concerning a contract between a public adjuster and an insured are void and invalid. In provisions concerning public adjuster fees, provides that if the loss giving rise to the claim for which the public adjuster was retained arises from damage to property that is anything but a personal residence, a public adjuster may not charge, agree to, or accept any compensation, payment, commission, fee, or other valuable consideration in excess of 10% of the amount of the insurance settlement claim paid by the insurer on any claim resulting from a catastrophic event, unless approved in writing by the Director of Insurance. Provides that if the loss giving rise to the claim for which the public adjuster was retained arises from damage to a personal residence, a public adjuster may not charge, agree to, or accept any compensation, payment, commissions, fee, or other valuable consideration in excess of 10% of the amount of the insurance settlement claim paid by the insurer on any claim. Provides that a public adjuster shall provide the insurer or its authorized representative for receiving notice of loss or damage with an exact copy of the contract with the insured by email no later than 5 business days after execution of the contract (rather than by email after execution of the contract). Removes language providing that a public adjuster shall not act in the place and instead of the insured. Removes provisions

No position change/Monitor

	1		concerning associated contractors, scope of damages, and written		
			disclosures. Makes other changes		
Health	Mandate	SB 1527	Amends the Illinois Insurance Code to provide that a group or individual	Oppose	SENATE
пеанн	Compression	Ellman	policy of accident and health insurance or managed care plan that is	Оррозе	Passed Both
	Sleeves	(Manley)	amended, delivered, issued, or renewed on or after January 1, 2024	No position	Houses
	Sieeves	(ivialiley)	shall provide coverage for compression sleeves. Makes conforming	change/Oppose	Tiouses
			changes in the State Employees Group Insurance Act of 1971, the	change/Oppose	
			Counties Code, the Illinois Municipal Code, the School Code, the Health		
			Maintenance Organization Act, the Limited Health Service Organization		
			Act, the Voluntary Health Services Plans Act, and the Medical		
			Assistance Article of the Illinois Public Aid Code.Mandates		
			SB1527 (SCA1) (ADOPTED)	Neutral with	
			Provides that a group or individual policy of accident and health	Amendment #2	
			insurance or a managed care plan that is amended, delivered, issued,	7 menament 112	
			or renewed on or after January 1, 2024 shall provide coverage for		
			compression sleeves that is medically necessary for the enrollee to		
			prevent or mitigate lymphedema (rather than only coverage for		
			compression sleeves).		
			SB 1527 (SFA 0002) <b>(ADOPTED)</b>		
			Provides that a group or individual policy of accident and health		
			insurance or a managed care plan that is amended, delivered, issued,		
			or renewed on or after January 1, 2025 (rather than January 1, 2024)		
			shall provide coverage for compression sleeves that is medically		
			necessary for the enrollee to prevent or mitigate lymphedema.		
ALL	Vision Care	SB 1540	Replaces everything after the enacting clause. Reinserts the provisions	Neutral	SENATE
		(SCA 0001)	of the introduced bill with the following changes. Provides that no		Re-referred to
		Castro	vision care organization may issue a contract that requires an eye care		Assignments
			provider, as a condition of participation in the vision care plan (rather		
			than only requires an eye care provider), to provide services or		
			materials to an enrollee at a fee set by the vision care plan unless the		
			services or materials are covered under the vision care plan. Provides		
			that fees paid for materials supplied by a non-network lab are not		
			required to be identical to fees paid for materials ordered through a		
			network lab, but non-network lab fees shall be reasonable. Provides		
			that a vision care organization and its officers, directors, agents, and		
			employees are subject to specified laws. Provides that at the request of		

an enrollee, an eye care provider recommending an out-of-network source or supplier of vision care materials to an enrollee shall provide written notice to the enrollee stating that the source or supplier is an out-of-network loboratory or supplier of vision care materials, and any business interest the eye care provider has in the out-of-network source or supplier recommended to the enrollee (rather than shall provide written notice thereof). Provides that an eye care provider is required to offer an enrollee in-network sources or suppliers of vision care materials at the enrollee's request. Provides that the terms, fees, discounts, or reimbursement rates in a vision care plan my not be changed during the term of the contract (rather than only may not be changed unless mutually agreed to in writing by the eye care provider and the vision care organization. Provides that a change proposed to a vision care plan by the vision care organization shall become effective if the eye care provider fails to respond to the vision care organization within 60 days after receipt of notice of the proposed changes. Provides that the terms of a vision care plan contract that is amended, delivered, issued, or renewed after the effective date of the Act shall comply with the provisions. Provides that a vision care plan may enter into an agreement with a health care plan to deliver routine vision care services that are covered under the enrollee's plan. Provides that a vision care plan may enter into an agreement with a health care plan to deliver routine vision care services offered by a health care plan. Removes provisions concerning misrepresentation and provisions concerning injunctive rellef. Makes other changes. Adds an insured for prescription insulin drugs, provides that an insurer that health coverage plan the insurer offers shall limit the total amount that an insured is required to pay for a 30-day supply of covered prescription insulin drugs at an amount not to exceed \$35 (rather than \$100). Effective immediately.  Neu	·					
Health Insulin Co Pay \$35				source or supplier of vision care materials to an enrollee shall provide written notice to the enrollee stating that the source or supplier is an out-of-network laboratory or supplier of vision care materials, and any business interest the eye care provider has in the out-of-network source or supplier recommended to the enrollee (rather than shall provide written notice thereof). Provides that an eye care provider is required to offer an enrollee in-network sources or suppliers of vision care materials at the enrollee's request. Provides that the terms, fees, discounts, or reimbursement rates in a vision care plan may not be changed during the term of the contract (rather than only may not be changed) unless mutually agreed to in writing by the eye care provider and the vision care organization. Provides that a change proposed to a vision care plan by the vision care organization shall become effective if the eye care provider fails to respond to the vision care organization within 60 days after receipt of notice of the proposed changes. Provides that the terms of a vision care plan contract that is amended, delivered, issued, or renewed after the effective date of the Act shall comply with the provisions. Provides that a vision care plan may enter into an agreement with a health care plan to deliver routine vision care services that are covered under the enrollee's plan. Provides that a vision care plan may act as a network regarding routine vision care services offered by a health care plan. Removes provisions concerning		
Health Insulin Co Pay \$35   Amends the Illinois Insurance Code. In provisions concerning cost sharing in prescription insulin drugs, provides that an insurer that provides coverage for prescription insulin drugs under the terms of a health coverage plan the insurer offers shall limit the total amount that an insured is required to pay for a 30-day supply of covered prescription insulin drugs at an amount not to exceed \$35 (rather than \$100). Effective immediately.    Amends the Illinois Insurance Code. In provisions concerning cost sharing in prescription insulin drugs under the terms of a health coverage plan the insurer offers shall limit the total amount that an insured is required to pay for a 30-day supply of covered prescription insulin drugs at an amount not to exceed \$35 (rather than \$100). Effective immediately.    Neutral with   Neutral wi						
SB1559 (SCA 1)(ADOPTED)  Amendment #1	Health	The state of the s	Murphy	Amends the Illinois Insurance Code. In provisions concerning cost sharing in prescription insulin drugs, provides that an insurer that provides coverage for prescription insulin drugs under the terms of a health coverage plan the insurer offers shall limit the total amount that an insured is required to pay for a 30-day supply of covered prescription insulin drugs at an amount not to exceed \$35 (rather than		2 <sup>nd</sup> Reading (3 <sup>rd</sup> READING/ FINAL ACTION DEADLINE EXTENDED
				<u>SB1559 (SCA 1)(ADOPTED)</u>	Amendment #1	

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			Provides that the Department of Insurance shall offer a discount program that allows participants to purchase insulin at a discounted, post-rebate price. Sets forth provisions concerning the discount program. Changes the effective date to January 1, 2025 (rather than effective immediately). Removes provisions concerning an insulin urgent-need program.		
Health	Preventative Health Services	<u>SB 1561</u> (HFA 0001) Cassidy	Replaces everything after the enacting clause. Changes the effective date of the Abortion Care Clinical Training Program Act to January 1, 2025 (rather than effective immediately). Amends the Criminal Identification Act. Changes the definition of "lawful health care".  Amends the Accident and Health Article of the Illinois Insurance Code. Sets forth provisions concerning coverage of preventive health services. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Amends the Medical Practice Act of 1987. Sets forth provisions concerning postgraduate training exemption periods and visiting rotations. Makes other changes. Effective immediately.	Monitor	SENATE Passed Both Houses
Life	Disability Income Parity	SB 1568 Morrison (Morgan)	Provides that every insurer that amends, delivers, issues, or renews a group or individual policy or certificate of disability insurance or disability income insurance shall ensure parity for the payment of mental, emotional, nervous, or substance use disorders or conditions. Changes the definition of "treatment limitation" to include benefit payments under disability insurance or disability income insurance.  SB 1568 (SCA 0001) (ADOPTED)  Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that the Department of Insurance shall collect specified information regarding disability employment insurance plans and the Department shall present its findings to the General Assembly no later than April 30, 2024. Effective immediately.  SB 1568 (SFA 0002) (ADOPTED)	Oppose  Neutral with Amendment #1	SENATE Passed Both Houses
			Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that the Department of Insurance shall collect specified information concerning disability insurance plans and limitations on mental health and substance use disorder benefits.	No position change/Neutral	

		Provides that the Department shall present its findings regarding information collected under the provisions to the General Assembly no later than April 30, 2024. Provides that information regarding a specific insurance provider's contributions to the Department's report is exempt from disclosure under a specified provision of the Freedom of Information Act.		
JCAR	SB 1875	Amends the Illinois Administrative Procedure Act. In provisions	Monitor	SENATE
Rulemaking	Cunningham	concerning general, emergency, and peremptory rulemaking, specifies		Passed Both
	Spain	that State agencies shall accept submissions in writing, including		Houses
		submissions by email, and may, in their discretion, accept oral		
		submissions. Requires each summary in a regulatory agenda to		
		contain, among other things, the email address of the agency		
		representative who is knowledgeable about the rule. Amends the		
		Uniform Electronic Transactions Act. Requires the Department of		
		Innovation and Technology and the Secretary of State to adopt		
		specified administrative rules concerning electronic records no later		
		than 6 months after the effective date of the amendatory Act. <i>Effective</i>		
		immediately.		
		<u>SB 1875 (HCA 0001) (TABLED)</u>		
		In provisions relating to submissions of data, views, arguments, or		
		comments from interested persons, provides that submissions may be		
		made by email or by other publicly accessible electronic means through		
		the State agency's website (rather than only by email) and that notice		
		published in the Illinois Register shall indicate the manner selected by		
		the agency for the submissions, including email address or website		
		address (rather than only the email address).		
		SB 1875 (HFA 0002) (CONCURRED)		
		In provisions relating to submissions of data, views, arguments, or		
		comments from interested persons, provides that submissions may be		
		made by email or by other publicly accessible electronic means through		
		the State agency's website (rather than only by email) and that notice		
		published in the Illinois Register shall indicate the manner selected by		
		the agency for the submissions, including email address or website		
		address (rather than only the email address).		

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Health	Telehealth	SB 1913	Amends the Medical Assistance Article of the Illinois Public Aid Code.	Monitor	SENATE
	Services	Fine	Provides that the medical assistance program shall be subject to		Passed Both
		(Douglass)	provisions of the Illinois Insurance Code concerning telehealth services.		Houses
			SB 1913 (SFA 0001) (ADOPTED)	No position	
			Replaces everything after the enacting clause. Amends the Medical	change/Monitor	
			Assistance Article of the Illinois Public Aid Code. Provides that the		
			Department of Healthcare and Family Services and any managed care		
			plans under contract with the Department for the medical assistance		
			program shall provide for coverage of mental health and substance use		
			disorder treatment or services delivered as behavioral telehealth		
			services; and that the Department and any managed care plans under		
			contract with the Department for the medical assistance program may		
			also provide reimbursement to a behavioral health facility that serves		
			as the originating site at the time a behavioral telehealth service is		
			rendered. Sets forth provisions concerning coverage of mental health		
			and substance use disorder telehealth services. Provides that the		
			Department may adopt rules to implement the provisions.		
Health	Prosthetic	SB 2195	Provides that with respect to an enrollee at any age, in addition to	Oppose	SENATE
	Device	Gillespie	coverage of a prosthetic or custom orthotic device, benefits shall be		Passed Both
		(Faver Dias)	provided for a prosthetic or custom orthotic device determined by the		Houses
			enrollee's provider to be the most appropriate model that is medically		
			necessary for the enrollee to perform physical activities, as applicable,		
			such as running, biking, swimming, and lifting weights, and to		
			maximize the enrollee's whole body health and strengthen the lower		
			and upper limb function. Provides that the requirements of the		
			provisions do not constitute an addition to the State's essential health		
			benefits that requires defrayal of costs by the State pursuant to		
			specified federal law.		
			SB 2195 (SCA 0001) (ADOPTED)	Neutral with	
			Adds a January 1, 2025 effective date.	Amendment #1	
Health	Infertility	SB 2572	Amends the Illinois Insurance Code. In provisions concerning infertility	Oppose	SENATE
	coverage	Castro	coverage, provides that no group policy of accident and health		Assignments
			insurance providing coverage for more than 25 employees that		
			provides pregnancy related benefits may be issued, amended,		
			delivered, or renewed in the State on or after January 1, 2024 unless		
			the policy contains coverage for the diagnosis and treatment of		
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			infertility, including procedures necessary to screen or diagnose a fertilized egg before implantation. Provides that coverage for procedures for in vitro fertilization, gamete intrafallopian tube transfer, or zygote intrafallopian tube transfer shall be required only if the procedures comply with specified requirements. Provides that a group or individual policy of accident and health insurance providing coverage for more than 25 employees that is amended, delivered, issued, or renewed on or after January 1, 2024 shall provide, for individuals 45 years of age and older, coverage for an annual menopause health visit. Provides that a group or individual policy of accident and health insurance providing coverage for more than 25 employees that is amended, delivered, issued, or renewed on or after January 1, 2024 shall provide coverage for all types of injectable medicines prescribed on-label or off-label to improve glucose or weight loss for use by adults diagnosed or previously diagnosed with prediabetes, gestational diabetes, or obesity. Makes other changes. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Medical Assistance Article of the Illinois Public Aid Code. Effective immediately		
Health	Cancer Coverage/ Wigs	SB 2573 Harris, N	Amends the Accident and Health Article of the Illinois Insurance Code. Provides that a group or individual plan of accident and health insurance or managed care plan amended, delivered, issued, or renewed after the effective date of the amendatory Act must provide coverage for wigs or other scalp prostheses worn for hair loss caused by alopecia, chemotherapy, or radiation treatment for cancer or other conditions. Makes a conforming change in the Health Maintenance Organization Act and the Voluntary Health Services Plans Act. Effective immediately.	Oppose	SENATE Assignments