			HOUSE BILLS		
Product Line Life/Health/All	Bill "Nick- name"	Bill Num- ber/Link	Bill Description/Action	ILHIC Position	Status
Health	Consumer Health Care Access Liaison	HB 0440 (HFA 0001) Morgan	Amendment - (RE-REFERRED TO RULES) Replaces everything after the enacting clause. Amends the Department of Insurance Law of the Civil Administrative Code of Illinois. Provides that the Governor, with the advice and consent of the Senate, shall ap- point a person within the Department of Insurance to serve as the Con- sumer Health Care Access Liaison for the State of Illinois. Provides that the Consumer Health Care Access Liaison shall receive an annual salary as set by the Governor and beginning July 1, 2023 shall be compen- sated from appropriations made for this purpose. Provides that the per- son appointed Consumer Health Care Access Liaison may be an existing employee with other duties. Provides that the Consumer Health Care Access Liaison shall have authority to oversee and direct functions at other State agencies related to network adequacy issues in Illinois, in- cluding, but not limited to, the Department of Public Health, the De- partment of Financial and Professional Regulation, and the Department of Healthcare and Family Services. Makes a conforming change in the Network Adequacy and Transparency Act. Effective immediately.	Monitor	HOUSE Re-Referred to Rules
All	Paid Family Leave	HB 1006 Flowers	Creates the Paid Family Leave Act. Requires private employers with 50 or more employees to provide 6 weeks of paid leave to an employee who takes leave: (1) because of the birth of a child of the employee and in order to care for the child; (2) to care for a newly adopted child under 18 years of age or a newly placed foster child under 18 years of age or a newly adopted or newly placed foster child older than 18 years of age if the child is incapable of self-care because of a mental or physical disability; or (3) to care for a family member with a serious health condition. Provides that paid family leave shall be provided irre- spective of the employer's leave policies; and shall be provided to an employee who has been employed by the employer for at least one year. Permits employees to voluntarily waive paid family leave.	Monitor	HOUSE Referred to Rules

			Provides that the Department of Labor may adopt any rules necessary to implement the Act.		
Life	Wage Insurance Act	HB 1014 Flowers	Requires the Department of Employment Security to establish a Wage Insurance Program. Provides that an individual is eligible for wage in- surance benefits if the individual is a claimant under the Unemploy- ment Insurance Act at the time the individual obtains reemployment and is not employed by the employer from which the individual was last separated. Provides that benefits shall be paid in an amount suffi- cient to pay the difference between the wage received by the individ- ual at the time of separation and the wages received by the individual from reemployment. Imposes a 0.4% payroll tax on employees begin- ning January 1, 2024. Provides that claims for wage insurance benefits may be filed beginning June 1, 2024. Contains provisions concerning the recovery of erroneous payments; hearings; civil penalties; unpaid taxes; rules; and other matters. Creates the Wage Insurance Fund as a special fund in the State treasury. Amends the State Finance Act to in- clude the Wage Insurance Fund. Amends the Freedom of Information Act. Exempts from inspection and copying information that is exempt from disclosure under the Wage Insurance Act.	Monitor	HOUSE Referred to Rules
Health	Wholesale Acquisition Cost	HB 1034 Flowers	Provides that the amendatory provisions apply to any manufacturer of a prescription drug that is purchased or reimbursed by specified par- ties. Provides that a manufacturer of a prescription drug with a whole- sale acquisition cost of more than \$40 for a course of therapy shall no- tify specified parties if the increase in the wholesale acquisition cost of the prescription drug is more than 10%, including the proposed in- crease and cumulative increase. Provides that the notice of price in- crease shall be provided in writing at least 60 days prior to the planned date of the increase. Provides that no later than 30 days after notifica- tion of a price increase or new prescription drug the manufacturer shall report specified additional information to specified parties. Pro- vides that a manufacturer of a prescription drug shall provide written notice if the manufacturer is introducing a new prescription drug to market at a wholesale acquisition cost that exceeds a specified thresh- old. Provides that failure to provide notice under the amendatory	Monitor	HOUSE Referred to Rules

			provisions shall result in a civil penalty of \$10,000 per day for every day		
			after the notification period that the manufacturer fails to report the		
			information. Requires the Department of Public Health to conduct an		
			annual public hearing on the aggregate trends in prescription drug		
			pricing. Requires the Department to publish on its website a report de-		
			tailing findings from the public hearing and a summary of details from		
			reports provided under the amendatory provisions, except for infor-		
			mation identified as a trade secret or exempted under the Freedom of		
			Information Act. Provides that the amendatory provisions shall not re-		
			strict the legal ability of a pharmaceutical manufacturer to change		
			prices as permitted under federal law.	-	
Health	Defined Cost	<u>HB 1054</u>	Provides that a group or individual policy of accident and health insur-	Oppose	HOUSE
	Sharing	Mayfield	ance amended, delivered, issued, or renewed on or after January 1,		Re-Referred to
	Rx Drugs		2024 that provides coverage for prescription drugs shall require that a		Rules
	(Rebates)		covered individual's defined cost sharing for each prescription drug		
			shall be calculated at the point of sale based on a price that is reduced		
			by an amount equal to at least 100% of all rebates received in connec-		
			tion with the dispensation or administration of the prescription drug.		
			Provides that an insurer shall apply any rebate amount in excess of the		
			defined cost sharing amount to the health plan to reduce premiums.		
			Provides that the provisions shall not preclude an insurer from de-		
			creasing a covered individual's defined cost sharing by an amount		
			greater than the stated amount at the point of sale.		
Life	Credit	<u>HB 1059</u>	Amends the Use of Credit Information in Personal Insurance Act. Pro-	Oppose	HOUSE
	Information	Mayfield	vides that, notwithstanding any other law, an insurer authorized to do		Re-Referred to
	Prohibition		business in the State may not use the credit information of an appli-		Rules
			cant or a policyholder as a factor to determine insurance rates for any		
			private passenger automobile insurance policy that is amended, deliv-		
			ered, issued, or renewed on or after the effective date of the amenda-		
			tory Act. Directs the Department of Insurance to adopt rules to enforce		
			and administer this requirement.		
Life	Felony	HB 1068	Provides that an insurer or producer authorized to issue policies of in-	Oppose	HOUSE
-	Underwriting	Mayfield	surance in the State may not make a distinction or otherwise discrimi-	1-1	Re-Referred to
		-,	nate between persons, reject an applicant, cancel a policy, or demand		Rules

			or require a higher rate of premium for reasons based solely upon the basis that an applicant or insured has been convicted of a felony. <u>HB 1068 (HCA 1) (PASSED)</u> (TABLED) Replaces everything after the enacting clause. Amends the Illinois In- surance 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, ex- tent, or kind of coverage available to, or charge an individual a differ- ent 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 oth- erwise provide coverage for a life insurance policy to a person who is actively incarcerated pursuant to a felony conviction. Defines "final ex- pense policy". <u>HB 1068 (HFA 0002)</u> (RECOMMEND BE ADOPTED) (RE-REFERRED TO RULES) Replaces everything after the enacting clause. Amends the Illinois In- surance 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, ex- tent, or kind of coverage available to, or charge an individual a differ- ent 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 oth- erwise provide coverage for a life insurance policy to a person who is actively incarcerated pursuant to a felony. Provides that nothing in the provisions shall be construed to require a life company to issue or oth- erwise provide coverage for a life insurance policy to a person who is actively incarcerated pursuant to a felony conviction. Defines "final ex- pense policy".	Neutral with Amendment #1 Neutral with Amendment #2	
Health	Health Care For All	HB 1094 Flowers	Creates the Health Care for All Illinois Act. Provides that all individuals residing in this State are covered under the Illinois Health Services Pro- gram for health insurance. Sets forth requirements and qualifications of participating health care providers. Sets forth the specific standards for provider reimbursement. Provides that it is unlawful for private health insurers to sell health insurance coverage that duplicates the coverage of the program. Requires the State to establish the Illinois	Oppose	HOUSE Re-Referred to Rules

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			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 Medi- cal 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 em-		
			ployees and as deemed professionally appropriate by the General As- sembly. <i>Effective July 1, 2023.</i>		
Life	Family Leave	<u>HB 1102</u>	Creates the Family Leave Insurance Act. Requires the Department of	Monitor	HOUSE
	Insurance Act	Flowers	Employment Security to establish and administer a family leave insur-	(opportunity for	Re-Referred to
			ance program. Provides family leave insurance benefits to eligible em-	insurance	Rules
			ployees who take unpaid family leave to care for a newborn child, a	product NCOIL	
			newly adopted or newly placed foster child, or a family member with a	language)	
			serious health condition. Authorizes family leave of up to 12 weeks		
			during any 24-month period. Authorizes compensation for leave in the		
			amount of 85% of the employee's average weekly wage subject to a		
			maximum of \$881 per week. Contains provisions concerning disqualifi-		
			cation from benefits; premium payments; the amount and duration of		
			benefits; the recovery of erroneous payments; hearings; defaulted pre-		
			mium payments; elective coverage; employment protection; coordina-		
			tion of family leave; defined terms; and other matters.		
			HB 1102 (HCA 1)(RE-REFERRED TO RULES)	Monitor with	
			Replaces everything after the enacting clause. Changes the name of	Amendment #1	
			the Act to the Family Leave Insurance Program Act. Provides that a self-		
			employed individual may elect to be covered under this Act. Provides		
			that the self-employed individual must file a notice of election in writ-		
			ing with the Department of Employment Security and contribute to the		
			State Benefit Fund. Provides that an employer may apply to the Depart-		
			ment for approval of an employer-offered benefit plan that provides		

Health	State Based Exchange	HB 1229 Jones	family and medical leave insurance benefits to the employer's employ- ees. Provides that if spouses who are entitled to leave under this Act are employed by the same employer, the employer may require that the spouses not take more than 6 weeks of such leave concurrently. Makes other changes. Defines terms. Effective immediately, except that provisions concerning the State Benefits Fund take effect June 1, 2024 and provisions concerning the amount and duration of paid family leave take effect June 1, 2025. Amends the Illinois Health Benefits Exchange Law. Provides that the Department of Insurance has the authority to operate the Illinois Health Benefits Exchange. Provides that the Director of Insurance may require plans in the individual market to be made available for compar- ison on the exchange, but may not require all plans be purchased ex- clusively on the exchange. Provides that the Director may require that plans offered on the exchange conform with standardized plan de- signs. Provides that the Director shall establish an advisory committee to provide advice to the Director concerning the operation of the exchange and that the advisory committee shall include specified members. Provides that the Department shall also have the authority to coordinate the operations of the exchange with the operations of the State Medicaid program and the FamilyCare Pro- gram to determine eligibility for those programs as soon as practicable. Provides that the Department shall adopt rules. Removes provisions concerning small employer health insurance coverage and markets.	Oppose This is not the Administration's State Based Exchange Bill	HOUSE Re-Referred to Rules
All	Plan of	HB 1233	Makes other changes. Effective January 1, 2024Amends the Illinois Life and Health Insurance Guaranty Association Law	Monitor	HOUSE
	Operation Life/Health Insurance Guaranty Fund	Jones	of the Illinois Insurance Code. Provides that the Illinois Life and Health Insurance Guaranty Association must submit a plan of operation to the Director of Insurance within 200 days.		Re-Referred to Rules
Health	Health Plan Benefit Data	HB 1348 Collins	Provides that no later than July 1, 2024, each health plan and phar- macy benefit manager operating in this State shall, upon request of a	Oppose	HOUSE

			<ul> <li>covered individual, his or her health care provider, or an authorized third party on his or her behalf, furnish specified cost, benefit, and coverage data to the covered individual, his or her health care provider, or the third party of his or her choosing and shall ensure that the data is:</li> <li>(1) current no later than one business day after any change is made; (2)</li> </ul>		Re-Referred to Rules
			provided in real time; and (3) in a format that is easily accessible to the covered individual or, in the case of his or her health care provider, through an electronic health records system.		
All	Right to Know Act	HB 1381 Buckner	Provides that an operator of a commercial website or online service that collects personally identifiable information through the Internet about individual customers residing in Illinois who use or visit its com- mercial website or online service shall notify those customers of cer- tain specified information pertaining to its personal information shar- ing practices. Requires an operator to make available certain specified information upon disclosing a customer's personal information to a third party, and to provide an e-mail address or toll-free telephone number whereby customers may request or obtain that information. Provides for a data protection safety plan. Provides for a right of action to customers whose rights are violated under the Act. Provides that any waiver of the provisions of the Act or any agreement that does not comply with the applicable provisions of the Act shall be void and un- enforceable. Provides that no provision of the Act shall be construed to conflict with or apply to certain specified provisions of federal law or certain interactions with State or local government.	Monitor	HOUSE Re-Referred to Rules
Health	Family Care Plans For Infants	<u>HB 1468</u> Ford	Requires the Department of Public Health, in consultation with speci- fied agencies and entities, to develop guidelines for hospitals, birthing centers, medical providers, Medicaid managed care organizations, and private insurers on how to conduct a family needs assessment and cre- ate a family care plan for an infant who may exhibit clinical signs of withdrawal from a controlled substance or medication. Requires an in- fant's family care plan to include a family needs assessment performed by a social worker or any other appropriate and trained individual or agency.	Monitor	HOUSE Re-Referred to Rules

HB 1468 (HCA 0001) (RE-REFERRED TO RULES)	Monitor with	
Replaces everything after the enacting clause. Creates the Family Re-	Amendment #1	
covery Plans Implementation Task Force Act. Provides that it is the in-		
tent of the General Assembly to require a coordinated, public health,		
and service-integrated response by various agencies within the State's		
health and child welfare systems to address the substance use treat-		
ment needs of infants born with prenatal substance exposure, as well		
as the treatment needs of their caregivers and families, by requiring		
the development, provision, and monitoring of family recovery plans.		
Creates the Family Recovery Plan Implementation Task Force within the		
Department of Human Services to review models of family recovery		
plans that have been implemented in other states; review research re-		
garding implementation of family recovery plans care; and develop rec-		
ommendations regarding the implementation of a family recovery plan		
model in Illinois, including developing an implementation plan and		
identifying any necessary policy, rule, or statutory changes. Contains		
provisions concerning the composition of the Task Force; meetings; co-		
chairs; administrative support; and reporting requirements. Provides		
that the Task Force is dissolved, and the Act is repealed, on January 1,		
2027. Amends the Abused and Neglected Child Reporting Act. Requires		
the Department of Children and Family Services to develop a standard-		
ized CAPTA notification form that is separate and distinct from the		
form for written confirmation reports of child abuse or neglect. Defines		
"CAPTA notification" to mean notification to the Department of an in-		
fant who has been born and identified as affected by prenatal sub-		
stance exposure or a fetal alcohol spectrum disorder as required under		
the federal Child Abuse Prevention and Treatment Act. Provides that a		
CAPTA notification shall not be treated as a report of suspected child		
abuse or neglect, shall not be recorded in the State Central Registry,		
and shall not be discoverable or admissible as evidence in any proceed-		
ing pursuant to the Juvenile Court Act of 1987 or the Adoption Act un-		
less the named party waives his or her right to confidentiality in writ-		
ing. Repeals a provision requiring the Department of Children and Fam-		
ily Services to report to the State's Attorney whenever the Department		

			receives a report that a newborn infant's blood contains a controlled substance. Amends the Juvenile Court Act of 1987. Removes newborn		
			infants whose blood, urine, or meconium contains any amount of a controlled substance from the list of children presumed neglected or		
			abused under the Act. In a provision listing the types of evidence that		
			constitutes prima facie evidence of neglect, removes from the list: (i)		
			proof that a minor has a medical diagnosis of fetal alcohol syndrome;		
			(ii) proof that a minor has a medical diagnosis of fetal alcohol synarome,		
			symptoms from narcotics or barbiturates; and (iii) proof that a new-		
			born infant's blood, urine, or meconium contains any amount of a con-		
			trolled substance. Amends the Adoption Act. In the definition of "unfit		
			parent", removes language providing that there is a rebuttable pre-		
			sumption that a parent who gives birth is unfit if a test result confirms		
			that at birth the child's blood, urine, or meconium contained any		
			amount of a controlled substance. Removes language providing that a		
			parent is unfit if there is a finding that at birth the child's blood, urine,		
			or meconium contained any amount of a controlled substance and that		
			the biological mother of the child is the biological mother of at least		
			one other child who was adjudicated a neglected minor by a court in		
			accordance with the Juvenile Court Act of 1987. <b>Effective immediately.</b>		
Life	Family	HB 1530	Requires the Department of Employment Security to establish and ad-	Monitor	HOUSE
	, Medical Leave	Harper	minister a Family and Medical Leave Insurance Program that provides		Re-Referred to
	Act		family and medical leave insurance benefits to eligible employees. Sets		Rules
			forth eligibility requirements for benefits under the Act. Contains pro-		
			visions concerning disqualification from benefits; premium payments;		
			the amount and duration of benefits; the recovery of erroneous pay-		
			ments; hearings; defaulted premium payments; elective coverage; em-		
			ployment protection; coordination of family and medical leave; de-		
			fined terms; and other matters.		

Health	Provider	HB 1601	Prohibits issuers from discriminating with respect to participation of a	Oppose	HOUSE
	Non-	Hoffman	non-participating provider, mandating issuers to reimburse these -pro-		Re-referred to
	discrimination		viders acting within the scope of the providers license, regardless if		Rules
			they are in network or not.		
All	Dental Loss	<u>HB 2070</u>	Provides that a health insurer or dental plan carrier that issues, sells,	Oppose	HOUSE
	Ratio	Gong-Ger-	renews, or offers a specialized health insurance policy covering dental		Re-Referred to
		showitz	services shall, beginning July 1, 2023, annually submit to the Depart-		Rules
			ment of Insurance a dental loss ratio filing. Provides a formula for cal-		
			culating minimum dental loss ratios. Sets forth provisions concerning		
			minimum dental loss ratio requirements. Provides that the Depart-		
			ment may adopt rules to implement the Act.		
All	Dental Care	<u>HB 2071</u>	Provides that no insurer, dental service plan corporation, professional	Oppose	HOUSE
	Reimbursement	Gong-Ger-	service corporation, insurance network leasing company, or any com-		Re-Referred to
		showitz	pany that amends, delivers, issues, or renews an individual or group		Rules
			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 reimburse-		
			ment <b>. Effective immediately</b> .		
Health	Coverage	<u>HB 2078</u>	Amends the Accident and Health Article of the Illinois Insurance Code.	Oppose	HOUSE
	Mandate	Faver Dias	Provides that coverage for screening by low-dose mammography for		Re-Referred to
	low-dose		all women 35 years of age or older for the presence of occult breast		Rules
	Mammography		cancer shall include a screening MRI or ultrasound (rather than a		
			screening MRI when medically necessary, as determined by a physician		
			licensed to practice medicine in all of its branches).		
All	Supplier	<u>HB2088</u>	Amends the Illinois Insurance Code. Provides that every company au-	Monitor	SENATE-
	Diversity	Jones	thorized to do business in the State or accredited by the State with as-		Referred to
	Report	(Harris, III)	sets of at least \$50,000,000 shall submit a report on its voluntary sup-		Assignments
			plier diversity program, or the company's procurement program if		
			there is no supplier diversity program, to the Department of Insurance.		
			Provides that the voluntary supplier diversity report shall set forth		
			specified information. Provides that each company is required to		

			submit a report to the Department on or before April 1, 2024, and on or before April 1 every year thereafter. Provides that the Department shall publish the results of supplier diversity reports on its Internet website for 5 years after submission. Provides that the Department shall hold an annual insurance company supplier diversity workshop in July of 2024 and every July thereafter to discuss the reports with repre- sentatives of the companies and vendors. Provides that the Depart- ment shall prepare a one-page template for the voluntary supplier di- versity reports. Provides that the Department may adopt rules neces- sary to implement the provisions. Makes conforming changes in the Dental Service Plan Act, the Health Maintenance Organization Act, and the Limited Health Service Organization Act.		
Life	Insurance Motor Vehicles	HB 2203 Guzzardi	Provides that every insurer or insurance company group selling auto- mobile liability insurance in the State shall demonstrate that its mar- keting, underwriting, rating, claims handling, fraud investigations, and any algorithm or model used for those business practices do not dis- parately impact any group of customers based on race, color, national or ethnic origin, religion, sex, sexual orientation, disability, gender identity, or gender expression. Provides that no rate shall be approved or remain in effect that is excessive, inadequate, unfairly discrimina- tory, or otherwise in violation of the provisions. Provides that every in- surer that desires to change any rate shall file a complete rate applica- tion with the Director of Insurance.	Oppose	HOUSE Re-Referred to Rules
Health	Colonoscopy Coverage Mandate	HB 2385 Nichols (Preston)	Provides that a group or individual policy of accident and health insur- ance or managed care plan amended, delivered, issued, or renewed on or after January 1, 2024 shall provide coverage for a colonoscopy de- termined to be medically necessary for persons aged 39 years old to 75 years old.HB 2385 (HFA 0001)(TABLED)Provides that a group or individual policy of accident and health insur- ance or managed care plan amended, delivered, issued, or renewed on or after January 1, 2024 shall provide coverage for a colonoscopy deter- mined to be medically necessary (rather than determined to be medi- cally necessary for persons aged 39 years old).	Oppose Oppose <i>Need effective</i> <i>date change</i>	SENATE Assigned to Insurance Committee (Deadline Extended to 5/10/24)

Health	Air Ambulance	HB 2391 Scherer	HB 2385 (HFA 0002)(ADOPTED)Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after January 1, 	Oppose with Amendment #2 Monitor	HOUSE Referred to Rules
Health	Senior Fitness Coverage Mandate	HB 2445 Manley	bulance services. Effective immediately.Provides that a group or individual policy of accident and health insur- ance or a managed care plan that is amended, delivered, issued, or re- newed on or after the effective date of the amendatory Act shall pro- vide coverage for basic fitness center membership costs for individuals 65 years of age and older. Makes conforming changes in the State Em-	Oppose	HOUSE Re-Referred to Rules
Health	Adverse	<u>HB 2472</u>	<ul> <li>ployees Group Insurance Act of 1971, the Counties Code, the Illinois</li> <li>Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary</li> <li>Health Services Plans Act, and the Illinois Public Aid Code.</li> <li>Department's Adverse Determination bill</li> </ul>	Oppose	SENATE
	Determination	Morgan (Fine)	<u>HB 2472 (HCA 0001)</u> <b>(ADOPTED)</b> Replaces everything after the enacting clause. Amends the Illinois In- surance Code. Makes changes in provisions concerning uniform medical claim and billing forms. Provides that no law or rule shall be construed to exempt any utilization review program from specified administration and enforcement requirements of the Managed Care Reform and Pa-	(working with DOI) Neutral with Amendment #1	Assigned to Insurance Committee (Deadline Extended to 5/10/24)
			tient Rights Act with respect to specified forms of insurance. Amends the Dental Service Plan Act, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Provides that fraternal benefit societies, dental		

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	service plan corporations, health maintenance organizations, limited	
	health service organizations, and health services plan corporations are	
	subject to provisions of the Illinois Insurance Code concerning uniform	
	medical claim and billing forms. Amends the Health Carrier External Re-	
	view Act. Makes changes in the definitions of "adverse determination"	
	and "final adverse determination". Amends the Managed Care Reform	
	and Patient Rights Act. Provides that even if a health care plan or other	
	utilization review program uses an algorithmic automated process in	
	the course of utilization review, the health care plan or other utilization	
	review program shall ensure that only a clinical peer makes any ad-	
	verse determination, and that any appeal is processed as required un-	
	der the provisions, including the restriction that only a clinical peer may	
	review an appeal. Makes other changes concerning utilization review.	
	Provides that utilization review programs that use algorithmic auto-	
	mated processes in the course of utilization review shall use objective,	
	evidence-based criteria compliant with the accreditation requirements	
	of the Health Utilization Management Standards of the Utilization Re-	
	view Accreditation Commission or the National Committee for Quality	
	Assurance (NCQA) and shall provide proof of such compliance to the	
	Department of Insurance with the required registration. Amends the	
	Prior Authorization Reform Act. Provides that if a health insurance is-	
	suer imposes a monetary penalty on the enrollee for the enrollee's,	
	health care professional's, or health care provider's failure to obtain	
	any form of prior authorization for a health care service, the penalty	
	may not exceed the lesser of the actual cost of the health care service	
	or \$1,000 per occurrence in addition to the plan cost-sharing provi-	
	sions. Provides that a health insurance issuer may not require both the	
	enrollee and the health care professional or health care provider to ob-	
	tain any form of prior authorization for the same instance of a health	
	care service, nor otherwise require more than one prior authorization	
	for the same instance of a health care service. <b>Effective January 1</b> ,	
	2025.	

Health	Eating	<u>HB 2498</u>	HB 2472 (HFA 0002) (ADOPTED) Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by House Amendment No. 1, with the following changes. Provides that even if a health care plan or other utilization re- view program uses an algorithmic automated process in the course of utilization review for medical necessity, the health care plan or other utilization review program shall ensure that only a clinical peer makes any adverse determination based on medical necessity and that any subsequent appeal is processed. Adds the National Committee for Quality Assurance to a provision requiring utilization review programs to certify compliance with certain accreditation entities. Provides that utilization review programs that use algorithmic automated processes to decide whether to render adverse determinations (rather than that use algorithmic automated processes) based on medical necessity in the course of utilization review shall use objective, evidence-based cri- teria compliant with the accreditation requirements. Makes changes in the definition of "adverse determination". Effective January 1, 2025. Creates the Eating Disorder Treatment Parity Task Force within the De-	Neutral with Amendment #2 Monitor	HOUSE
	Disorder Task Force	<del>Costa How- ard</del> Blair-Sher- lock	partment of Insurance to review reimbursement to eating disorder treatment providers in Illinois as well as out-of-state providers of simi- lar services. Provides for the membership of the Task Force. Provides that the Task Force shall elect a chairperson from its membership and shall have the authority to determine its meeting schedule, hearing schedule, and agendas. Provides that appointments shall be made within 60 days after the effective date of the amendatory Act. Provides that the Task Force shall review insurance plans and rates and provide recommendations for rules, and the findings, recommendations, and other information determined by the Task Force to be relevant shall be made available on the Department's website. Provides that the Task Force shall submit findings and recommendations to the Director of In- surance, the Governor, and the General Assembly by December 31, 2023. Provides for repeal of the provisions on January 1, 2025.		Re-Referred to Rules

Health	Telehealth-	<u>HB2550</u>	Amends the Telehealth Act. Provides that a health care professional	Monitor	SENATE
l	Treat – UNI	Rohr	)may treat a patient located in another state if the patient is a student		Referred to
	Student	(Villivalam)	attending an out-of-state institution of higher education but is other-		Assignments
			wise a resident in the State when not attending the institution of		
			higher education.		
			<u>HB 2550 (HFA 0001)</u> (ADOPTED)	Monitor with	
			Replaces everything after the enacting clause. Amends the Telehealth	Amendment #1	
			Act. Provides that an out-of-state health care professional may treat a		
			patient located in this State through telehealth if the patient is a stu-		
			dent attending an institution of higher education in this State, but is		
			otherwise not a resident of the State when not attending the institution		
			of higher education.		
Health	Network	<u>HB 2580</u>	Provides that the Department of Insurance shall determine whether	Monitor	HOUSE
	Adequacy	Hauter	the network plan at each in-network hospital and facility has a suffi-		Re-Referred to
	Specialists		cient number of hospital-based medical specialists to ensure that cov-		Rules
			ered persons have reasonable and timely access to such in-network		
			physicians and the services they direct or supervise. Defines "hospital-		
			based medical specialists".		
Health	Medicare	<u>HB 2581</u>	Provides that for any bill submitted to arbitration, the health insurance	Oppose	HOUSE
	Reimbursement	Hauter	issuer shall pay the provider or facility at least the current Medicare re-		Re-Referred to
	Rate Pending Resolution		imbursement rate pending the resolution of the arbitration.		Rules
Health	Repeal	HB 2606	Repeals the Reproductive Health Act	Neutral	HOUSE
	Reproductive	Niemerg			Referred to
	Health Act	_			Rules
Health	Short Term	HB 2613	Provides that any short-term, limited duration health insurance cover-	Neutral	HOUSE
	Limited	Davis	age policy that is delivered or issued for delivery in the State must have		Re-Referred to
	<b>Duration Plans</b>		an expiration date in the policy that is less than 181 days after the ef-		Rules
			fective date or December 31 of the current year, whichever is later (ra-		
			ther than must have an expiration date in the policy that is less than		
			181 days after the effective date).		
Health	Electronic	<u>HB 2779</u>	Provides that the plan sponsor of a health benefit plan may, on behalf	Neutral	HOUSE
	Communication	Rita	of persons covered by the plan, provide the consent to the mailing of		<b>Referred Rules</b>
			all communications related to the plan by electronic means and to the		

			electronic delivery of any health insurance identification card; that be- fore consenting on behalf of a party, a plan sponsor must confirm that the party routinely uses electronic communications during the normal course of employment; and that before providing communications or delivery by electronic means, the insurer providing the health benefit plan must provide the covered person an opportunity to opt out of communications or delivery by electronic means.		
Health	White Bagging	HB 2814 Lilly	Provides that a health benefit plan amended, delivered, issued, or re- newed on or after January 1, 2023 that provides prescription drug cov- erage or its contracted pharmacy benefit manager shall not engage in or require an enrollee to engage in specified prohibited acts. Provides that a clinician-administered drug supplied shall meet the supply chain security controls and chain of distribution set by the federal Drug Sup- ply Chain Security Act.	Oppose	HOUSE Re-Referred to Rules
Health	Health Gaps Study	HB 2815 Lilly	Requires the Department of Insurance to conduct a study to better un- derstand the gaps in health insurance coverage for uninsured resi- dents, including the reasons why individuals are uninsured and whether insured individuals are insured through an employer-spon- sored plan or through the Illinois health insurance marketplace. Re- quires the Department to submit a report of its findings and recom- mendations to the General Assembly 12 months after the effective date of the amendatory Act. Amends the Hospital Licensing Act and the University of Illinois Hospital Act. Provides that hospitals licensed under the Act shall provide health insurance coverage to all of their workforce.	Monitor	HOUSE Re-Referred to Rules
Health	Prosthetic Device Mandate	HB 3036 Guzzardi	Provides that with respect to an enrollee at any age, in addition to cov- erage of a prosthetic or custom orthotic device, benefits shall be pro- vided for a prosthetic or custom orthotic device determined by the en- rollee'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 maxim- ize the enrollee's whole body health and strengthen the lower and up- per limb function. Provides that the requirements of the provisions do not constitute an addition to the State's essential health benefits that	Oppose	HOUSE Referred to Rules

			requires defrayal of costs by the State pursuant to specified federal		
			law.		
Life	Cemeteries	HB 3102 Andrade (Cervantes)	<ul> <li>law.</li> <li>Amends the Cemetery Care Act. Defines "average fair market value", "total return percentage", and "net income". Provides that a trustee may apply to the Comptroller to 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 dis- tribution. 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 re- turn 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. Makes other changes.</li> <li>HB 3102 (HCA 0001) (PASSED) TABLED) Replaces everything after the enacting clause with the provisions of the 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 man- ner, dedications of monuments or headstones, family visitations, or vis- itations to veterans' memorials on a Sunday or legal holiday. Provides</li> </ul>	Monitor Monitor with Amendment #1	SENATE Referred to Assignments
			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. HB 3102 (HFA 0002) (ADOPTED) Adds an effective date of January 1, 2025.	Monitor with Amendment #2	
Health	Contraceptive Coverage Mandate	HB 3148 Avelar	Provides that an individual or group policy of accident and health insur- ance amended, delivered, issued, or renewed in the State after January 1, 2024 shall provide coverage for emergency contraceptives. <i>Effective</i> <i>immediately.</i>	Oppose	HOUSE Re-Referred to Rules
Health	Coronary Calcium Scan	HB 3183 Weber	Provides that an individual or group policy of accident and health insur- ance that is amended, delivered, issued, or renewed on or after Janu- ary 1, 2025 shall cover a medically necessary coronary calcium scan	Neutral	HOUSE Referred to Rules

			and scoring every 24 months for individuals over the age of 40. Defines		
			"coronary calcium scan and scoring". 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 Or-		
			ganization Act, the Limited Health Service Organization Act, the Volun-		
			tary Health Services Plans Act, and the Medical Assistance Article of		
			the Illinois Public Aid Code. Effective January 1, 2024.		
Health	Health Care	<u>HB 3229</u>	Amends the Illinois Insurance Code to require an insurance policy to	Oppose	HOUSE
	Rare Condition	LaPointe	provide coverage for medically necessary treatments for genetic, rare,		Referred to
	Mandate		unknown or unnamed, and unique conditions, including Ehlers-Danlos		Rules
			syndrome and altered drug metabolism. Provides that an insurance		
			policy that provides coverage for prescription drugs shall include cov-		
			erage for opioid alternatives, coverage for medicines included in the		
			Model List of Essential Medicines published by the World Health Or-		
			ganization, and coverage for custom-made medications and medical		
			food. Provides that an insurance policy that limits the quantity of a		
			medication in accordance with applicable State and federal law shall		
			not require pre-approval for the treatment of patients with rare me-		
			tabolism conditions that may need a higher dose of medication than		
			what is otherwise allowed within a time frame or prescription sched-		
			ule. Provides that the burden of proving that treatment is medically		
			necessary shall not lie with the insured in cases of rejections for filing		
			claims, preauthorization requests, and appeals related to coverage re-		
			quired under the Section.		
Health	Neonatal Cost	HB 3251	Amends the Accident and Health Article of the Illinois Insurance Code.	Oppose	HOUSE
	Care	Rita	Provides that no health insurer may charge a patient out-of-network		Re-Referred to
			rates for neonatal care at any hospital.		Rules
All	Market	<u>HB 3325</u>	Provides that the Department of Insurance shall file any market con-	Neutral	HOUSE
	Conduct Study	Jones	duct studies seeking to levy fines against an insurance company with		Re-Referred to
			the General Assembly before each legislative session and the General		Rules
			Assembly must approve before any fines are required. Provides that		
			the Department of Insurance shall conduct a hearing with the HOUSE		
			Insurance Committee and Senate Insurance Committee before any fur-		
			ther proceedings occur. Provides that before the release of		

			announcements of the fines to the public, there shall be an appeal pro-		
			cess scheduled within 30 days after the committee hearings.		
Health	Menopause	HB 3347	Provides that a group or individual policy of accident and health insur-	Oppose	HOUSE
	Society	Costa	ance that is amended, delivered, issued, or renewed on or after the ef-		Referred to
	Mandate	Howard	fective date of the amendatory Act shall provide, for individuals 40		Rules
			years of age and older, coverage for an annual menopause health visit		
			with a North American Menopause Society Certified Menopause Prac-		
			titioner without imposing a deductible, coinsurance, copayment, or		
			any other cost-sharing requirement upon the insured.		
Health	Drugs From	HB 3490	Provides that the Department of Public Health shall establish the	Monitor	HOUSE
	Canada	Huynh	canadian prescription drug importation program for the importation of		Re-Referred to
			safe and effective prescription drugs from Canada which have the high-		Rules
			est potential for cost savings to the State. Provides that the Depart-		
			ment shall contract with a vendor to provide services under the pro-		
			gram. Provides that by December 1, 2023, and each year thereafter,		
			the vendor shall develop a wholesale prescription drug importation list		
			identifying the prescription drugs that have the highest potential for		
			cost savings to the State. Provides that the vendor shall identify Cana-		
			dian suppliers that are in full compliance with the provisions of the Act		
			and contract with the Canadian suppliers to import drugs under the		
			program. Provides for: a bond requirement; requirements for eligible		
			prescription drugs; requirements for eligible Canadian suppliers; re-		
			quirements for eligible importers; distribution requirements; federal		
			approval; prescription drug supply chain documentation; immediate		
			suspension of specified imported drug; requirements of an annual re-		
			port; notification of federal approval.		
Health	Medicaid	<u>HB 3496</u>	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 of-		Assigned to
			fered pursuant to the medical assistance program under the Illinois		Appropriation
			Public Aid Code.		– Health &
					Human
					Services
					(Deadline

					Extended to 5/24/24)
Health	Long Acting	HB3585	Creates the Long-Acting Reversible Contraception Information Act.	Monitor	HOUSE
	Contra Info	Weber	Provides that the Department of Public Health shall create and allocate		Re-Referred to
	Act		funding for an online learning module to promote postpartum and		Rules
			postabortion long-acting reversible contraception insertion. Provides		
			that long-acting reversible contraception services and information may		
			be provided by physicians to any minor over the age of 12 who meets		
			specified qualifications. Provides that the Department shall provide		
			printed materials, guidance, and information on how to obtain low-		
			cost and no-cost contraceptives. Provides that the Department shall		
			develop a long-acting reversible contraception promotion plan in-		
			tended to reduce cases of neonatal abstinence syndrome and fetal		
			substance exposure. Provides that the Department shall produce an		
			annual report on the program. Provides that the Department shall		
			adopt rules necessary to carry out the Act. Amends the Illinois Insur-		
			ance Code. Provides that an individual or group policy of accident and		
			health insurance shall also cover long-acting reversible contraception		
			on the day of the abortion as long as the procedure is medically feasi-		
			ble. Amends the Pharmacy Practice Act. Provides that a pharmacist li-		
			censed under the Act who dispenses self-administered hormonal con-		
			traceptives shall provide the patient with information on the effective-		
			ness and availability of intrauterine devices and implants. Amends the		
			Reproductive Health Act. Provides that a health care professional shall		
			provide information about intrauterine devices at the time that a		
			health care professional performs an abortion.		
Health	Protect Health	HB 3603	Provides that a regulated entity shall disclose and maintain a health	Oppose	HOUSE
	Data Act	Williams	data privacy policy that, in plain language, clearly and conspicuously		Re-Referred to
			disclosures specified information. Provides that a regulated entity shall		Rules
			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,		

			and the second state of a second state of the		
			selling, or storing of such data. Prohibits the collection, sharing, selling,		
			or storing of health data. Describes the regulated entity's duty to ob-		
			tain 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.		
All	Vision Care	<u>HB 3725</u>	Creates the Vision Care Regulation Act (Similar to Castro's Vision Bill)	Oppose	HOUSE
	Regulation Act	Moeller			Re-Referred to
					Rules
Health	PBM	<u>HB 3761</u>	Provides that a pharmacy benefit manager may not prohibit a phar-	Oppose	HOUSE
	Prohibitions	Guzzardi	macy or pharmacist from selling a more affordable alternative to the		Re-Referred to
			covered person if a more affordable alternative is available. Provides		Rules
			that a pharmacy benefit manager shall not reimburse a pharmacy or		
			pharmacist in this State an amount less than the amount that the phar-		
			macy benefit manager reimburses a pharmacy benefit manager affili-		
			ate for providing the same pharmaceutical product. Provides that a		
			pharmacy benefit manager is prohibited from conducting spread pric-		
			ing in the State. Sets forth provisions concerning pharmacy network		
			participation, fiduciary responsibility, and pharmacy benefit manager		
			transparency. Provides that a pharmacy benefit manager shall report		
			to the Director on a quarterly basis and that the report is confidential		
			and not subject to disclosure under the Freedom of Information Act.		
			Provides that the provisions apply to contracts entered into or re-		
			newed on or after July 1, 2023 (rather than July 1, 2022). Defines		
			terms. Amends the Network Adequacy and Transparency Act. Sets		
			forth provisions concerning pharmacy benefit manager network ade-		
			quacy. Makes other changes.		
Health	PBM Steering	HB 3787	Provides that a pharmacy benefit manager shall not: steer a benefi-	Oppose	HOUSE
	Prohibition	Lilly	ciary; order a covered individual to fill a prescription or receive phar-		Re-Referred to
			macy care services from an affiliated pharmacy; reimburse a pharmacy		Rules
			or pharmacist for a pharmaceutical product or pharmacist service in an		
			amount less than the amount that the pharmacy benefit manager re-		
			imburses itself or an affiliate for providing the same product or ser-		
			vices; offer or implement plan designs that require patients to use an		

			affiliated pharmacy; or advertise, market, or promote a pharmacy by an affiliate to patients or prospective patients		
All	Parks and Rec Exemption (Paid Leave)	HB 3810 DeLuca	If and only if Senate Bill 208 of the 102nd General Assembly becomes law, amends the Paid Leave for All Workers Act by providing that the definition of "employer" does not include municipalities that have a parks and recreation department.	Monitor	HOUSE Re-Referred to Rules
Health	First Responder/ Veteran Cost Share	HB 3812 Guerrero- Cuellar	<ul> <li>Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after the effective date of the amendatory Act shall provide any mental health treatment coverage without imposing a deductible, co-insurance, copayment, or any other cost-sharing requirement for any police officer, firefighter, emergency medical services personnel, or veteran.</li> <li>HB 3812 (HFA 0001) (RE-REFERRED TO RULES) Removes provisions concerning the Illinois Public Aid Code.</li> <li>HB 3812 (HFA 0002) (RE-REFERRED TO RULES)</li> <li>Replaces everything after the enacting clause. Amends the Counties Code and the Illinois Municipal Code. Provides that, if a municipality or county, including a home rule municipality or county, is a self-insurer for purposes of providing health insurance coverage for its employees, the insurance coverage shall include mental health counseling for any police officer, firefighter, emergency medical services personnel, or employee who is a veteran without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage to the extent such coverage would disqualify a high-deductible health plan from eligibility from a health savings account pursuant to the Internal Revenue Code. Preempts home rule.</li> </ul>	Oppose with Amendment #1 Neutral with Amendment #2	HOUSE Re-Referred to Rules
Health	Medicare for All	HB 3855 Huynh	Provides that all individuals residing in the State are covered under the Illinois Health Services Program for health insurance. Sets forth the health coverage benefits that participants are entitled to under the Program. Sets forth the qualification requirements for participating health providers. Sets forth standards for provider reimbursement. Provides that it is unlawful for private health insurers to sell health in- surance coverage that duplicates the coverage of the Program.	Oppose	HOUSE Referred to Rules

Health	Policy	<u>HB 3861</u>	<ul> <li>Provides that investor-ownership of health delivery facilities is unlawful. Provides that the State shall establish the Illinois Health Services</li> <li>Trust to provide financing for the Program. Sets forth the requirements for claims billing under the Program. Provides that the Program shall include funding for long-term care services and mental health services. Provides that the Program shall establish a single prescription drug formulary and list of approved durable medical goods and supplies. 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. Sets forth provisions concerning patients' rights. Provides that the 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 January 1, 2024.</i></li> <li>Requires insurance policies to be written in language easily readable</li> </ul>	Oppose	HOUSE
	Readability	Benton	and understandable by a person of average intelligence and education. Provides the factors the Director of Insurance shall consider in making the determination that the policy is easily readable and understanda- ble by a person of average intelligence and education.		Re-Referred to Rules
Life	Firefighter Maternity Leave	HB 3908 Stuart (Belt)	Creates the Firefighter Paid Family Leave Act. Provides that a fire- fighter shall receive 6 weeks of paid family leave that may be used: (1) for the birth of a child in order to care for the child; (2) to care for a newly adopted child under 18 years of age, a newly placed foster child under 18 years of age, or a newly adopted or placed foster child older than 18 years of age if the child is incapable of self-care because of a mental or physical disability; and (3) to care for a family member with a serious health condition. Provides that the paid family leave require- ments shall be provided to a firefighter regardless of the employer's leave policies and shall be provided to a firefighter who has been em- ployed by the employer for at least one year. Provides that a firefighter may voluntarily waive his or her right to paid family leave. Provides that the Department of Labor may adopt any rules necessary to imple- ment the Act.	Monitor	SENATE Assigned to Executive Committee (Sub- Committee on Paid Leave) (Deadline Extended to 5/10/24)

			HB 3908 (HFA 0001) (ADOPTED) Removes a provision allowing the Department of Labor to adopt any rules necessary to implement the Act.	Monitor with Amendment #1	
Health	Cranial Prostheses Mandate	HB 3920 Meyers- Martin	Provides that a group or individual policy of accident and health insur- ance or a managed care plan that is amended, delivered, issued, or re- newed on or after the effective date of the amendatory Act shall pro- vide coverage for cranial prostheses when prescribed as part of a course of rehabilitative treatment by a physician licensed to practice medicine in all of its branches. Makes conforming changes in the Health Maintenance Organization Act, the Limited Health Service Or- ganization Act, the Voluntary Health Services Plans Act, and the Medi- cal Assistance Article of the Illinois Public Aid Code	Oppose	HOUSE Re-Referred to Rules
Health	Congenital Anomaly Mandate	HB 3974 Mason	Provides that an individual or group policy of accident and health insur- ance amended, delivered, issued, or renewed after the effective date of the amendatory Act shall cover charges incurred and services pro- vided for outpatient and inpatient care in conjunction with services that are provided to a covered individual related to the diagnosis and treatment of a congenital anomaly or birth defect. Provides that the required coverage includes any service to functionally improve, repair, or restore any body part involving the cranial facial area that is medi- cally necessary to achieve normal function or appearance. Provides that any coverage provided may be subject to coverage limits, such as pre-authorization or pre-certification, as required by the plan or issuer that are no more restrictive than the predominant treatment limita- tions applied to substantially all medical and surgical benefits covered by the plan. Provides that the coverage does not apply to a policy that covers only dental care. Defines "treatment". <i>Effective January</i> 1, 2024.	Oppose	HOUSE Referred to Rules
Health	Network Adequacy & Transparency Act	HB 4025 Scherer	Amends the Network Adequacy and Transparency Act. Provides that the Department of Insurance shall create a Network Adequacy Unit within the Department for the purpose of investigating insurers for compliance with the Act and enforcing its provisions. Provides that the Director of Insurance may hire and retain insurance analysts, manag- ers, actuaries, and any other staff necessary to operate the Network	Oppose	HOUSE Referred to Rules

			Adequacy Unit. Provides that the Director may, in the Director's sole discretion, publicly acknowledge the existence of an ongoing network adequacy market conduct examination before filing the examination report. <i>Effective July 1, 2023.</i>		
Health	Prior Authorization Emergency	<u>HB4055</u> Hauter (Koehler)	Amends the Prior Authorization Reform Act. Changes the definition of "emergency services" to provide that for the purposes of the provi- sions, emergency services are not required to be provided in the emer- gency department of a hospital. Provides that notwithstanding any other provision of law, a health insurance issuer or a contracted utiliza- tion review organization may not require prior authorization or ap- proval by the health plan for emergency services.	Oppose	SENATE Assigned to Insurance Committee (Deadline Extended to
			HB 4055 (HCA 0001) (TABLED) Replaces everything after the enacting clause. Amends the Prior Au- thorization Reform Act. Provides that notwithstanding any other provi- sion of law, a health insurance issuer or a contracted utilization review organization may not require a prior authorization for drug therapies approved by the U.S. Food and Drug Administration for the treatment of hereditary bleeding disorders any more frequently than 6 months or the length of time the prescription for that dosage remains valid, whichever period is shorter. Effective January 1, 2026.	Neutral with Amendment #1	5/10/24)
			HB 4055 (HFA 0002) (ADOPTED) Replaces everything after the enacting clause. Amends the Prior Au- thorization Reform Act. Provides that notwithstanding any other provi- sion of law, a health insurance issuer or a contracted utilization review organization may not require a prior authorization for drug therapies approved by the U.S. Food and Drug Administration for the treatment of hereditary bleeding disorders any more frequently than 6 months or the length of time the prescription for that dosage remains valid, whichever period is shorter. <b>Effective January 1, 2026.</b>	Neutral with Amendment #2	
All	Health Data Privacy Act	HB4093 Williams	Creates the Protect Health Data Privacy Act. Provides that a regulated entity shall disclose and maintain a health data privacy policy that clearly and conspicuously discloses specified information. Sets forth provisions concerning health data privacy policies. Provides that a reg- ulated entity shall not collect, share, or store health data, except in	Oppose	HOUSE Re-Referred to Rules

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			specified circumstances. Provides that it is unlawful for any person to		
			sell or offer to sell health data concerning a consumer without first ob-		
			taining valid authorization from the consumer. Provides that a valid au-		
			thorization to sell consumer health data must contain specified infor-		
			mation; a copy of the signed valid authorization must be provided to		
			the consumer; and the seller and purchaser of health data must retain		
			a copy of all valid authorizations for sale of health data for 6 years after		
			the date of its signature or the date when it was last in effect, which-		
			ever is later. Sets forth provisions concerning the consent required for		
			collection, sharing, and storage of health data. Provides that a con-		
			sumer has the right to withdraw consent from the collection, sharing,		
			sale, or storage of the consumer's health data. Provides that it is un-		
			lawful 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 ex-		
			ercised 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 con-		
			sumer's health data that is collected by a regulated entity deleted; pro-		
			hibitions 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 Con-		
			sumer Fraud and Deceptive Business Practices Act.		
Health	INS CD –	HB4112	Amends the Illinois Insurance Code. Provides that no group policy of	Monitor	HOUSE
	Infertility	Croke	accident and health insurance providing coverage for more than 25		Re-Referred to
	Coverage		employees that provides pregnancy related benefits may be issued,		Rules
			amended, delivered, or renewed in this State on or after January 1,		
			2025 unless the policy contains coverage for the diagnosis and treat-		
			ment of infertility. Requires such coverage to include procedures		

			<ul> <li>provision regarding infertility coverage on July 1, 2026 (rather than January 1, 2026). Removes changes to the Illinois Public Aid Code.</li> <li>HB 4112 (HFA 0003) (ADOPTED)</li> <li>In the State Employees Group Insurance Act of 1971, provides that the infertility insurance provision added by Public Act 103-8 (effective January 1, 2024) applies only to coverage provided on or after January 1, 2024 and before July 1, 2026 (rather than January 1, 2026). Repeals the provision regarding infertility coverage on July 1, 2026 (rather than January 1, 2026). Removes changes to the Illinois Public Aid Code.</li> <li>HB 4112 (HFA 0004) (ADOPTED)</li> <li>In the State Employees Group Insurance Act of 1971, provides that the infertility insurance provision added by Public Act 103-8 (effective January 1, 2026). Removes changes to the Illinois Public Aid Code.</li> <li>HB 4112 (HFA 0004) (ADOPTED)</li> <li>In the State Employees Group Insurance Act of 1971, provides that the infertility insurance provision added by Public Act 103-8 (effective January 1, 2024) applies only to coverage provided on or after January 1, 2024 and before July 1, 2026 (rather than January 1, 2026). Repeals the provision regarding infertility coverage on July 1, 2026, Repeals the provision regarding infertility coverage on July 1, 2026, Repeals the provision regarding infertility coverage on July 1, 2026, Repeals the provision regarding infertility coverage on July 1, 2026, Repeals the provision regarding infertility coverage on July 1, 2026 (rather than January 1, 2026). In the Illinois Insurance Code, makes stylistic changes. Removes changes to the Illinois Public Aid Code.</li> </ul>	Neutral with Amendment #3 Neutral with Amendment #4	
All	Market Conduct	HB4126 Scherer	<ul> <li>Amends the Illinois Insurance Code. Adds provisions concerning market analysis and market conduct actions. Makes changes to provisions concerning market conduct and non-financial examinations, examination reports, insurance compliance self-evaluative privilege, confidentiality, fees and charges, examination, and fiduciary and bonding requirements. Amends the Network Adequacy and Transparency Act. Adds definitions. Establishes minimum ratios of providers to beneficiaries for network plans issued, delivered, amended, or renewed during 2024. Makes changes to provisions concerning network adequacy, notice of nonrenewal or termination, transition of services, network transparency, administration and enforcement, and provider requirements. Amends the Managed Care Reform and Patient Rights Act. Makes changes to provisions concerning notice of nonrenewal or termination and transition of services. Amends the Illinois Administrative Procedure Act to authorize the Department of Insurance to adopt emergency rules implementing federal standards for provider ratios, time and distance, or appointment wait times when such standards apply to</li> </ul>	Oppose	HOUSE Re-Referred to Rules

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			health insurance coverage regulated by the Department of Insurance		
			and are more stringent than the State standards extant at the time the		
			final federal standards are published. <i>Effective immediately.</i>		
Life	Life Insurance	<u>HB4142</u>	Amends the Genetic Information Privacy Act. Provides that an insurer	Oppose	HOUSE
	– Genetic	Syed	may not seek information derived from genetic testing for use in con-		Referred to
	Prohibitions		nection with a policy of life insurance. Provides that an insurer may		Rules
			consider the results of genetic testing in connection with a policy of life		
			insurance if the individual voluntarily submits the results and the re-		
			sults are favorable to the individual. Amends the Illinois Insurance		
			Code. Provides that an insurer must comply with the provisions of the		
			Genetic Information Privacy Act in connection with the amendment,		
			delivery, issuance, or renewal of a life insurance policy; claims for or		
			denial of coverage under a life insurance policy; or the determination		
			of premiums or rates under a life insurance policy.		
Health	Prohibition	HB4154	Amends the Medical Patient Rights Act. Provides that a patient who is	Monitor	HOUSE
	Advanced	Harper	covered under a policy of accident and health insurance, dental plan,		Re-Referred to
	Payment		or vision care plan is entitled to receive medical, dental, or eye care		Rules
			services without being required to pay an amount in excess of the esti-		
			mated cost share, copayment, or deductible before those services are		
			provided if such services are typically covered under the policy of acci-		
			dent and health insurance, dental plan, or vision care plan.		
Health	Mammogram	HB4180	Amends the Counties Code, the Illinois Municipal Code, the Illinois In-	Oppose	SENATE
	Coverage	Syed	surance Code, the Health Maintenance Organization Act, and the Illi-		Assigned to
		(Villivalam)	nois Public Aid Code. In provisions concerning coverage for mammo-		Insurance
		(Edley-Allen)	grams, provides that coverage for certain types of mammography shall		Committee
			be made available to patients of a specified age (rather than only		
			women of a specified age). Makes changes to require coverage for mo-		(Deadline
			lecular breast imaging and, in those cases where its not already cov-		Extended to
			ered, magnetic resonance imaging of breast tissue. Provides that the		5/10/24)
			Department of Healthcare and Family Services shall convene an expert		
			panel, including representatives of hospitals, free-standing breast can-		
			cer treatment centers, breast cancer quality organizations, and doc-		
			tors, including radiologists that are trained in all forms of FDA ap-		
			proved breast imaging technologies, breast surgeons, reconstructive		

broast surgeons oncologists and primary care providers to establish	
breast, surgeons, oncologists, and primary care providers to establish	
quality standards for breast cancer treatment. Makes technical	
changes. <i>Effective immediately.</i>	
HB 4180 (HCA 0001) (ADOPTED)	Neutral with
Replaces everything after the enacting clause. Amends the Illinois In-	Amendment #1
surance Code. Provides that an individual or group policy of accident	
and health insurance or a managed care plan that is amended, deliv-	
ered, issued, or renewed on or after January 1, 2026 shall provide cov-	
erage for molecular breast imaging (MBI) of an entire breast or breasts	
if a mammogram demonstrates heterogeneous or dense breast tissue	
or when medically necessary as determined by a physician licensed to	
practice medicine in all of its branches. Amends the Health Mainte-	
nance Organization Act. Subjects health maintenance organizations to	
provisions of the Illinois Insurance Code that require coverage for mam-	
mograms, mastectomies and certain other breast cancer screenings.	
Amends the Medical Assistance Article of the Illinois Public Aid Code.	
Provides that the Department of Healthcare and Family Services shall	
authorize the provision of and payment for molecular breast imaging	
(MBI) of an entire breast or breasts if a mammogram demonstrates	
heterogeneous or dense breast tissue or when medically necessary as	
determined by a physician licensed to practice medicine in all of its	
branches. Effective January 1, 2026.	
HB 4180 (HFA 0002) (ADOPTED)	Neutral with
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #2
of the bill, as amended by House Amendment No. 1, with the following	
changes. In the Illinois Insurance Code and the Illinois Public Aid Code,	
requires coverage of molecular breast imaging (MBI) of an entire	
breast or breasts if a mammogram demonstrates heterogeneous or	
dense breast tissue or when medically necessary as determined by a	
physician licensed to practice medicine in all of its branches, physician	
assistant, or advanced practice registered nurse (rather than as deter-	
mined by a physician licensed to practice medicine in all of its	
branches). Amends the Counties Code, the Illinois Municipal Code, and	
the Health Maintenance Organization Act. In provisions concerning	
the meanth maintenance organization Act. In provisions concerning	

			coverage for mammograms, provides that coverage for certain types of mammography shall be made available to patients of a specified age (rather than only women of a specified age). Makes changes to require coverage for molecular breast imaging. Effective January 1, 2026. HB 4180 (SCA 0001) (REFERRED TO ASSIGNMENTS) In the Illinois Insurance Code and the Health Maintenance Organization Act, provides that, for an individual or group policy of accident and health insurance or a managed care plan that is amended, delivered, is- sued, or renewed on or after the effective date of the amendatory Act, the policy or plan shall provide coverage for a comprehensive ultra- sound screening and MRI of an entire breast or breasts if a mammo- gram demonstrates heterogeneous or dense breast tissue or when medically necessary as determined by a physician licensed to practice medicine in all of its branches, advanced practice registered nurse, or physician assistant. Makes a conforming change.	Neutral with Amendment #1	
All	Paid Leave for All	HB4190 Ness	Amends the Paid Leave for All Workers Act. Changes the effective date of the Act from January 1, 2024 to July 1, 2024. <i>Effective immediately</i> .	Monitor	HOUSE Referred to Rules
All	Paid Leave for All-Employers	HB4208 Sosnowski	Amends the Paid Leave for All Workers Act. Provides that the definition of "employer" does not include municipalities organized under the Illi- nois Municipal Code, townships organized under the Township Code, counties organized under the Counties Code, or forest preserve dis- tricts organized under the Downstate Forest Preserve District Act or the Cook County Forest Preserve District Act.	Monitor	HOUSE Referred to Rules
Health	Health Care Funding Act	HB 4256 Kelly	Creates the Health Care Funding Act. Establishes the Health Care Fund- ing Association for the primary purpose of equitably determining and collecting assessments for the cost of immunizations and health care information lines in the State that are not covered by other federal or State funding. Requires assessed entities, which include, but are not limited to, writers of individual, group, or stop-loss insurance, health maintenance organizations, third-party administrators, fraternal bene- fit societies, and certain other entities, to pay a specified quarterly as- sessment to the Association. Sets forth provisions concerning member- ship of the Association; powers and duties of the Association;	Oppose	HOUSE Re-Referred to Rules

			methodology for calculating the assessment amount; reports and au- dits; immunities; tax-exempt status of the Association; an administra- tive allowance to the Department of Public Health; and other matters. Amends the State Finance Act to make conforming changes. <i>Effective</i> <i>immediately.</i>		
All	IL Guaranty Fund	HB4367 Hoffman (Harris, III)	Amends the Illinois Insurance Guaranty Fund Article of the Illinois In- surance Code. In provisions authorizing the Illinois Insurance Guaranty Fund to contract with the Office of Special Deputy Receiver or any other person or organizations authorized by law to carry out the duties of the Director of Insurance in her or his capacity as a receiver and specifying a purpose of the Article, deletes language providing that those provisions are inoperative 5 years after August 16, 2021 (the ef- fective date of Public Act 102-396). <i>Effective immediately.</i> <u>HB 4367 (HCA 0001)</u> (ADOPTED) <i>Replaces everything after the enacting clause. Amends the Illinois In- surance Guaranty Fund Article of the Illinois Insurance Code. Provides</i> that "insolvent company" means a company organized as a stock com- pany, mutual company, reciprocal or Lloyds (i) which holds a certificate of authority to transact insurance in this State either at the time the policy was issued or when the insured event occurred, or any company which has assumed or has been allocated such policy obligation through merger, division, insurance business transfer, consolidation, or reinsurance (instead of reinsurance, whether or not such assuming company held a certificate of authority to transact insurance in this State at the time such policy was issued or when the insured event oc- curred); and (ii) against which a final Order of Liquidation with a find- ing of insolvency to which there is no further right of appeal has been entered by a court of competent jurisdiction. <i>Effective immediately.</i>	Monitor Monitor with Amendment #1	SENATE Referred to Assignments
Health	Mammogram coverage/ tomosynthesis	HB4421 Yang-Rohr	Amends the Illinois Insurance Code. In a provision concerning coverage for mammograms, provides that if a woman's physician has ordered the patient to receive breast tomosynthesis because it has been deter- mined that high breast density will make low-dose mammography in- accurate or ineffective, the insurer shall not require the physician to order an additional low-dose mammography as a precondition to	Oppose	HOUSE Re-Referred to Rules

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		breast tomosynthesis, nor shall an insurer require the patient to re-		
		mammogram screening determine that the patient has high breast		
		density, coverage of breast tomosynthesis shall be provided at no cost		
		to the insured, regardless of whether the breast tomosynthesis and 2-		
		dimensional mammogram occurs within the same calendar year, cov-		
		erage year, or 365-day period.		
Health Care	<u>HB4472</u>	Creates the Health Care Availability and Access Board Act. Establishes	Neutral	HOUSE
Availability	Syed	the Health Care Availability and Access Board to protect State resi-		Re-Referred to
		dents, State and local governments, commercial health plans, health		Rules
		care providers, pharmacies licensed in the State, and other stakehold-		
		ers within the health care system from the high costs of prescription		
		drug products. Contains provisions concerning Board membership and		
		terms; staff for the Board; Board meetings; circumstances under which		
		Board members must recuse themselves; and other matters. Provides		
		that the Board shall perform the following actions in open session: (i)		
		deliberations on whether to subject a prescription drug product to a		
		cost review; and (ii) any vote on whether to impose an upper payment		
		limit on purchases, payments, and payor reimbursements of prescrip-		
		tion drug products in the State. Permits the Board to adopt rules to im-		
		plement the Act and to enter into a contract with a qualified, inde-		
		pendent third party for any service necessary to carry out the powers		
		and duties of the Board. Creates the Health Care Availability and Ac-		
		cess Stakeholder Council to provide stakeholder input to assist the		
		Board in making decisions as required by the Act. Contains provisions		
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			Oppose with	
			Amendment #1	
			ceive a low-dose mammography as a precondition to breast tomosyn- thesis. Provides that if the results of a woman's first 2-dimensional mammogram screening determine that the patient has high breast density, coverage of breast tomosynthesis shall be provided at no cost to the insured, regardless of whether the breast tomosynthesis and 2- dimensional mammogram occurs within the same calendar year, cov- erage year, or 365-day period.Health Care AvailabilityHB4472 SyedCreates the Health Care Availability and Access Board Act. Establishes the Health Care Availability and Access Board to protect State resi- dents, State and local governments, commercial health plans, health care providers, pharmacies licensed in the State, and other stakehold- ers within the health care system from the high costs of prescription drug products. Contains provisions concerning Board membership and terms; staff for the Board; Board meetings; circumstances under which Board members must recuse themselves; and other matters. Provides that the Board shall perform the following actions in open session: (i) deliberations on whether to subject a prescription drug product to a cost review; and (ii) any vote on whether to impose an upper payment limit on purchases, payments, and payor reimbursements of prescrip- tion drug products in the State. Permits the Board to adopt rules to im- plement the Act and to enter into a contract with a qualified, inde- pendent third party for any service necessary to carry out the powers and duties of the Board. Creates the Health Care Availability and Ac-	ceive a low-dose mammography as a precondition to breast tomosyn- thesis. Provides that if the results of a woman's first 2-dimensional mamogram screening determine that the patient has high breast density, coverage of breast tomosynthesis shall be provided at no cost to the insured, regardless of whether the breast tomosynthesis and 2- dimensional mammogram occurs within the same calendar year, cov- erage year, or 355-day period.Health Care AvailabilityHB4472Creates the Health Care Availability and Access Board to protect State resi- dents, State and local governments, commercial health plans, health care providers, pharmacies licensed in the State, and other stakehold- ers within the health care system from the high costs of prescription drug products. Contains provisions concerning Board membership and terms; staff for the Board; Board meeting; circumstances under which Board members must recuse themselves; and other matters. Provides that the Board shall perform the following actions in open session: (i) deliberations on whether to impose an upper payment limit on purchases, payments, and payor reimbursements of prescrip- tion drug products in the State. Permits the Board trues to im- plement the Act and to enter into a contract with a qualified, inde- pendent third party for any service necessary to carry out the powers and duties of the Board. Creates the Health Care Availability and Ac- cess Stakeholder Council to provide stakeholder input to assist the Board in making decisions as required by the Act. Contains provisions concerning Council membership, member terms, and other matters. Provides that the Board shall adopt the federal Medicare Maximum Fair Price as the upper payment limit for a prescription drug product intended for use by individuals in the State. Requires the Attorney General to enforce the Act. Effective 180 days offer becoming la

	members that the Governor shall appoint to the Health Care Availabil-	
	ity and Access Stakeholder Council, 2 shall represent health care provid-	
	ers, 2 shall represent patients and health care consumers, and one shall	
	be a patient living with a rare disease or current or former caregiver of	
	a patient living with a rare disease. Provides that the Health Care Avail-	
	ability and Access Board shall consider research and development costs	
	of a manufacturer of a drug and the extent to which the manufacturer	
	has recouped research and development costs when considering	
	whether to conduct a full affordability review of a drug. In language	
	providing that the Board may not use cost-effectiveness analyses that	
	include the cost-per-quality adjusted life year or a similar measure to	
	identify subpopulations for which a treatment would be less cost-effec-	
	tive due to severity of illness, age, or preexisting disability in determin-	
	ing whether a drug creates an affordability challenge or determining an	
	upper payment limit amount, provides that the restrictions apply	
	whether or not the Board directly uses such a cost-effectiveness analy-	
	sis or indirectly uses the analysis through a contracted entity or other	
	third-party. Provides that the upper payment limit shall not be inclusive	
	of the pharmacy dispensing fee, provider administration fee, or add-on	
	fee for provider-administered drugs (rather than the pharmacy dispens-	
	ing fee or the provider administration fee). Provides that a health plan	
	that generates savings as a result of an upper payment limit shall pass	
	the savings on to reduce costs to consumers, prioritizing the reduction	
	of out-of-pocket costs for prescription drugs. Provides that each health	
	plan shall submit to the Board an annual report describing the savings	
	achieved as a result of implementing upper payment limits and how the	
	savings were used to reduce costs to consumers. Makes other changes.	
	Effective immediately.	
	HB 4472 (HCA 0002) (RE-REFERRED TO RULES)	Oppose with
	In provisions requiring the Health Care Availability and Access Board to	Amendment #2
	examine how an upper payment limit would affect a covered entity,	
	provides that the upper payment limit shall not be inclusive of the phar-	
	macy dispensing fee, provider administration fee, or any additional	
	payment amount made by a payor to a provider for the drug product	

			related to the provider's procurement, handling, storage, or other activ- ity facilitating administration of the drug product (rather than the up- per payment limit shall not be inclusive of the pharmacy dispensing fee, provider administration fee, or add-on fee for provider-administered drugs). Provides that the additional payment amount may be reflected in the payor's fee schedule, provider contract, or any other agreement governing reimbursement of the drug product and associated services.		
Health	Behavioral Health	HB4475 LaPointe (Villa)	Amends the Illinois Insurance Code. Provides that the amendatory Act may be referred to as the Strengthening Mental Health and Substance Use Parity Act. 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, or any third-party ad- ministrator administering the behavioral health benefits for the in- surer, shall cover all out-of-network medically necessary mental health and substance use benefits and services (inpatient and outpatient) as if they were in-network for purposes of cost sharing for the insured. Pro- vides that the insured has the right to select the provider or facility of their choice and the modality, whether the care is provided via in-per- son visit or telehealth, for medically necessary care. Sets forth mini- mum reimbursement rates for certain behavioral health benefits. Sets forth provisions concerning responsibility for compliance with parity requirements; coverage and payment for multiple covered mental health and substance use services, mental health or substance use ser- vices provided under the supervision of a licensed mental health or substance treatment provider, and 60-minute individual psychother- apy; timely credentialing of mental health and substance use provid- ers; Department of Insurance enforcement and rulemaking; civil penal- ties; and other matters. Amends the Illinois Administrative Procedure Act to authorize emergency rulemaking. <i>Effective immediately</i> HB 4475 (HCA 0001) (ADOPTED) <i>Replaces everything after the enacting clause. Provides that the amendatory Act may be referred to as the Strengthening Mental</i> <i>Health and Substance Use Parity Act. Amends the Illinois Insurance</i> <i>Code. Provides that for all group or individual policies of accident and</i>	Oppose Oppose with Amendment #1	SENATE Referred to Assignments

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	health insurance or managed care plans that are amended, delivered,		
	issued, or renewed on or after January 1, 2026, or any contracted third		
	party administering the behavioral health benefits for the insurer, reim-		
	bursement for in-network mental health and substance use disorder		
	treatment services delivered by Illinois providers and facilities must be,		
	on average, at least as favorable as professional services provided by		
	in-network primary care providers. Requires 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, or		
	a contracted third party administering the behavioral health benefits		
	for the insurer, to cover all medically necessary mental health or sub-		
	stance use disorder services received by the same insured on the same		
	day from the same or different mental health or substance use provider		
	or facility for both outpatient and inpatient care. Requires coverage of		
	medically necessary mental health or substance use disorder services		
	provided by behavioral health trainees under certain circumstances.		
	Requires coverage of medically necessary 60-minute psychotherapy		
	billed using the CPT Code 90837 for Individual Therapy. Sets forth provi-		
	sions concerning timely contracting for becoming a participating men-		
	tal health or substance use disorder treatment provider, enforcement,		
	and rulemaking. Amends the Health Maintenance Organization Act to		
	require health maintenance organizations to comply with the provi-		
	sions of the Illinois Insurance Code added by the amendatory Act. <i>Effec-</i>		
	tive immediately.		
	HB 4475 (HFA 0002) (ADOPTED)	Oppose with	
	Replaces everything after the enacting clause. Reinserts the provisions	Amendment #2	
	of the bill, as amended by House Amendment No. 1, with the following		
	changes. Provides that for all group or individual policies of accident		
	and health insurance or managed care plans that are amended, deliv-		
	ered, issued, or renewed on or after January 1, 2026, or any contracted		
	third party administering the behavioral health benefits for the insurer,		
	reimbursement for in-network mental health and substance use disor-		
	der treatment services delivered by Illinois providers and facilities must		
	be equal to or greater than 141% of the Medicare rate for the mental		

			health or substance use disorder service delivered (rather than on aver- age, at least as favorable as professional services provided by in-net- work primary care providers). Removes language providing that reim- bursement rates for services paid to Illinois mental health and sub- stance use disorder treatment providers and facilities do not meet the required standard unless the reimbursement rates are, on average, equal to or greater than 141% of the Medicare reimbursement rate for the same service. Provides that, if the Department of Insurance deter- mines that an insurer or a contracted third party administering the be- havioral health benefits for the insurer has violated a provision con- cerning mental health and substance use parity, the Department shall by order assess a civil penalty of \$1,000 (rather than \$5,000) for each violation. Excludes health care plans serving Medicaid populations that provide, arrange for, pay for, or reimburse the cost of any health care service for persons who are enrolled under the Illinois Public Aid Code or under the Children's Health Insurance Program Act from provisions concerning mental health and substance use parity. Makes other		
Health	Provider Non- Discrimination	HB4477 Schmidt	changes. Effective immediately.Amends the Illinois Insurance Code. Provides that a group health plan or an accident and health insurer offering group or individual health in- surance coverage shall not discriminate with respect to participation under the plan or coverage against any health care provider who is act- ing within the scope of that provider's license or certification under ap- plicable State law. Provides that nothing in the provisions shall be con- strued as preventing a group health plan, an accident and health in- surer, or the Director of Insurance from establishing varying reimburse- ment rates based on quality or performance measures	Oppose	HOUSE Re-Referred to Rules
Health	Inhaler Coverage	HB4504 Dias	Amends the Illinois Insurance Code. Provides that a health plan shall limit the total amount that a covered person is required to pay for a covered prescription inhaler at an amount not to exceed \$25 per 30- day supply and shall limit the total amount that a covered person is re- quired to pay for all covered prescription inhalers at an amount not to exceed \$50 in total per 30 days. Provides that coverage for prescription inhalers shall not be subject to any deductible. Provides that nothing in	Oppose	HOUSE Re-Referred to Rules

			the provisions prevents a health plan from reducing a covered person's cost sharing to an amount less than the cap. Authorizes rulemaking and enforcement by the Department of Insurance. <i>Effective January 1, 2025.</i> <u>HB 4504 (HCA 0001) (ADOPTED)</u> <i>Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or before December 31, 2025 that provides coverage for prescription drugs may not deny or limit coverage for prescription inhalers (instead of prescription inhalents) based upon any restriction on the number of days before an inhaler refill may be obtained if, contrary to those restrictions, the inhalants have been ordered or prescribed by the treating physician and are medically appropriate. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or anter a group or individual policy of accident and health insurance or managed care plan amended, the treating physician and are medically appropriate. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after January 1, 2026 that provides coverage for prescription drugs shall limit the total amount that a covered person is required to pay for a covered prescription inhaler to an amount not to exceed \$25 dollars per 30-day supply, and provides that nothing in the provisions prevents a group or individ-</i>	Neutral with Amendment #1	
			ual policy of accident and health insurance or managed care plan from reducing a covered person's cost sharing to an amount less than the cap. Makes a conforming change. Provides that coverage for prescrip- tion inhalers shall not be subject to any deductible, except to the extent that the coverage would disqualify a high-deductible health plan from eligibility for a health savings account. Authorizes rulemaking and en- forcement by the Department of Insurance. Amends the State Employ- ees Group Insurance Act of 1971. Provides that the program of health benefits shall provide coverage for prescription inhalers under the In- surance Code.		
All	Pet Insurance	HB4532 Mason	Amends the Illinois Insurance Code. Creates the Pet Insurance Article of the Code. Defines terms. Requires a pet insurer to disclose coverage exclusions, limitations, waiting periods, and other information. Pro- vides that pet insurance applicants shall have the right to examine and	Monitor	HOUSE Re-Referred to Rules

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Health	Pharmacy Benefits Manager	HB4548 Jones	return the policy, certificate, or rider to the company or an agent or in- surance producer of the company within 30 days of its receipt and to have the premium refunded if, after examination of the policy, certifi- cate, or rider, the applicant is not satisfied for any reason. Provides that a pet insurer may issue policies that exclude coverage on the basis of one or more preexisting conditions with appropriate disclosure to the consumer. Provides that a pet insurer may issue policies that im- pose waiting periods upon effectuation of the policy that do not ex- ceed 30 days for illnesses or orthopedic conditions not resulting from an accident. Prohibits waiting periods for accidents. Provides that no pet insurer or insurance producer shall market a wellness program as pet insurance. Sets forth provisions concerning wellness program sold by a pet insurer or insurance producer. Amends the Illinois Insurance Code. Defines "health benefit plan" and other terms. Provides that a pharmacy benefit manager or an affiliate acting on the pharmacy benefit manager's behalf is prohibited from conducting spread pricing, from steering a covered individual, and from limiting a covered individual's access to prescription drugs from a pharmacy or pharmacist enrolled with the health benefit plan under the terms offered to all pharmacies in the plan coverage area by unrea- sonably designating the covered prescription drugs as a specialty drug. Provides that a pharmacy benefit manager or an affiliate acting on the pharmacy benefit manager's behalf must remit 100% of rebates and fees to the health benefit plan sponsor, consumer, or employer, Pro-	Oppose	HOUSE Re-Referred to Rules
			pharmacy or pharmacist enrolled with the health benefit plan under the terms offered to all pharmacies in the plan coverage area by unrea- sonably designating the covered prescription drugs as a specialty drug. Provides that a pharmacy benefit manager or an affiliate acting on the pharmacy benefit manager's behalf must remit 100% of rebates and fees to the health benefit plan sponsor, consumer, or employer. Pro- vides that a pharmacy benefit manager may not reimburse a pharmacy or pharmacist for a prescription drug or pharmacy service in an amount less than the national average drug acquisition cost for the prescription drug or pharmacy service at the time the drug is adminis- tered or dispensed, plus a professional dispensing fee. Provides that a contract between a pharmacy benefit manager and an insurer or health benefit plan sponsor must allow and provide for the pharmacy benefit manager's compliance with an audit at least once per calendar		
			year of the rebate and fee records remitted from a pharmacy benefit manager or its contracted party to a health benefit plan. Provides that		

			provisions concerning pharmacy benefit manager contracts apply to any health benefit plan (instead of any group or individual policy of ac- cident and health insurance or managed care plan) that provides cov- erage for prescription drugs and that is amended, delivered, issued, or renewed on or after July 1, 2020. Requires a pharmacy benefit man- ager to submit an annual report that includes specified Information concerning prescription drugs. Makes other changes. Amends the Freedom of Information Act to make a conforming change. <i>Effective July 1, 2024</i> . <u>HB 4548 (HCA 0001) (ADOPTED)</u> <i>Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that "rebate aggregator" means a "person or entity that negotiates rebates, dis- counts, or other fees attributable to usage by covered individuals (in- stead of negotiates rebates) with drug manufacturers on behalf of pharmacy benefit managers or their clients and may also be involved in contracts that entitle the rebate aggregator or its client to receive re- bates, discounts, or other fees attributable to usage (instead of receive rebates) by covered individuals from drug manufacturers based on drug utilization or administration. Provides that the annual report by a phar- macy benefit manager that provides services for a health benefit plan must include the net cost of the drugs covered by the health benefit plan. Excludes Medicaid managed care organizations and employee welfare benefit plans subject to the federal Employee Retirement In- come Security Act of 1974 from the definitions of "health benefit plan", "pharmacy benefit manager", and "third-party payer". Effective July 1, 2024.</i>	Oppose with Amendment #1	
Health	Cancer Genetic Testing	HB4562 Lilly	<ul> <li>Amends the Illinois Insurance Code. Defines terms. Provides that a group policy of accident and health insurance that provides coverage for hospital or medical treatment or services for illness on an expense-incurred basis and that is amended, delivered, issued, or renewed after January 1, 2025 shall provide coverage, without imposing any cost-sharing requirement, for clinical genetic testing for an inherited gene mutation for individuals with a personal or family history of cancer that</li> </ul>	Oppose	HOUSE Re-Referred to Rules

is recommended by a health care professional; and evidence-based		
cancer imaging for individuals with an increased risk of cancer as rec-		
ommended by National Comprehensive Cancer Network clinical prac-		
tice guidelines. Provides that the requirements do not apply to cover-		
age of genetic testing or evidence-based cancer imaging to the extent		
such coverage would disqualify a high-deductible health plan from eli-		
gibility for a health savings account pursuant to the Internal Revenue		
Code.		
HB 4562 (HCA 0001) (TABLED)	Oppose with	
Replaces everything after the enacting clause. Amends the Illinois In-	Amendment #1	
surance Code. Provides that a group policy of accident and health insur-		
ance or managed care plan that is amended, delivered, issued, or re-		
newed after January 1, 2026 shall provide coverage, without imposing		
a deductible, coinsurance, copayment, or any other cost-sharing re-		
quirement, for clinical genetic testing for an inherited gene mutation		
for individuals with a personal or family history of cancer as recom-		
mended by a health care professional in accordance with current evi-		
dence-based clinical practice guidelines. Provides that for individuals		
with a genetic test that is positive for an inherited mutation associated		
with an increased risk of cancer, coverage shall include any cancer risk		
management strategy as recommended by a health care professional		
in accordance with current evidence-based clinical practice guidelines		
to the extent that the management recommendation is not already		
covered by the policy. Amends 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 to make a conforming change.		
HB 4562 (HFA 0002) (REFERRED TO RULES)	Neutral with	
Replaces everything after the enacting clause. Amends the Illinois In-	Amendment #2	
surance Code. Provides that a group policy of accident and health insur-		
ance or managed care plan that is amended, delivered, issued, or re-		
newed after January 1, 2026 shall provide coverage for clinical genetic		
testing for an inherited gene mutation for individuals with a personal or		
family history of cancer as recommended by a health care professional		
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in accordance with current evidence-based clinical practice guidelines.	
Provides that the coverage shall limit the total amount that a covered	
person is required to pay for a clinical genetic test to an amount not to	
exceed \$50. Provides that for individuals with a genetic test that is posi-	
tive for an inherited mutation associated with an increased risk of can-	
cer, coverage shall include any cancer risk management strategy as	
recommended by a health care professional in accordance with current	
evidence-based clinical practice guidelines to the extent that the man-	
agement recommendation is not already covered by the policy. Amends	
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 to make	
a conforming change. Amends the Illinois Public Aid Code. Subject to	
federal approval, requires the medical assistance program to provide	
coverage for clinical genetic testing for an inherited gene mutation for	
individuals with a personal or family history of cancer, as recom-	
mended by a health care professional in accordance with current evi-	
dence-based clinical practice guidelines. Requires, for individuals with a	
genetic test that is positive for an inherited mutation associated with	
an increased risk of cancer, coverage to include any evidence-based	
screenings, as recommended by a health care professional in accord-	
ance with current evidence-based clinical practice guidelines, to the ex-	
tent that the management recommendation is not already covered by	
the medical assistance program. Changes to the Illinois Public Aid	
Code are effective January 1, 2025.	
ALL Insurance <u>HB 4611</u> Amends the Illinois Insurance Code. Provides that an insurer shall not, Oppose	HOUSE
Automobile Jones with regard to any motor vehicle liability insurance practice, (i) unfairly	Re-Referred to
discriminate based on age, race, color, national or ethnic origin, immi-	Rules
gration or citizenship status, sex, sexual orientation, disability, gender	
identity, or gender expression or (ii) use any external consumer data	
and information sources in a way that unfairly discriminates based on	
age, race, color, national or ethnic origin, immigration or citizenship	
status, sex, sexual orientation, disability, gender identity, or gender ex-	
pression. Allows the Department of Insurance to examine and	

	investigate an insurer's use of external consumer data and information		
	sources, algorithms, or predictive models in any motor vehicle liability		
	insurance practice. Specifies that the provisions shall not be construed		
	to require an insurer to collect consumer's demographic data, to pro-		
	hibit the use of a driver's history that has a direct relationship with risk,		
	or to prohibit the use of or require testing of longstanding and well-es-		
	tablished common industry practices in settling claims or traditional		
	underwriting practices. Prohibits an insurer from canceling, refusing to		
	renew, or increasing the premium for any policy of automobile insur-		
	ance solely because an insured person has reached the age of 65 years		
	if the insured has a valid Illinois driver's license. Defines terms.		
	HB 4611 (HFA 0001) (RE-REFERRED TO RULES)	Oppose with	
	Replaces everything after the enacting clause. Amends the Illinois In-	Amendment #1	
	surance Code. With regard to certain types of vehicle insurance, pro-		
	vides that rates shall not be excessive, inadequate, or unfairly discrimi-		
	natory; insurers shall use methods based on sound actuarial principles;		
	and that unfair discrimination is prohibited. Sets forth standards for		
	whether a rate is excessive or inadequate. Provides that unfair discrimi-		
	nation exists if, after allowing for practical limitations, price differen-		
	tials fail to reflect equitably the differences in expected losses and ex-		
	penses. Provides that, if unfair discrimination is found, the Department		
	of Insurance may require corrective action and issue a fine of \$5,000		
	per instance of unfair discrimination. Provides that it is an unfair		
	method of competition and an unfair and deceptive act or practice in		
	the business of insurance to make or charge any rate for insurance		
	against losses arising from the use or ownership of a motor vehicle		
	which requires a higher premium or any person by reason of the per-		
	son's gender. Provides that an individual's credit score shall not be con-		
	sidered when determining rates or premiums for vehicle insurance. Re-		
	peals that provision on January 1, 2028. Creates the Automobile Insur-		
	ance Affordability and Availability Task Force is created to study and re-		
	port on the Illinois automobile insurance marketplace and regulatory		
	environment and the impacts of current practices and regulations on		
	the overall availability and affordability of automobile insurance. Sets		
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forth provisions concerning the contents of the report; the membership		
of the Task Force; developing educational materials; meetings of the		
Task Force; technical analysis and support; and meetings of the Task		
Force. Amends the Illinois Vehicle Code. Provides that upon a verified		
demonstration of financial need by the owner, the Secretary of State		
may waive the reinstatement fee for a license that has been suspended		
under certain provisions requiring motor vehicle liability insurance. <b>Ef-</b>		
fective January 1, 2025, except that certain changes to the Illinois In-		
surance Code are effective January 1, 2026.		
HB 4611 (HFA 0002) (RE-REFERRED TO RULES)		
Replaces everything after the enacting clause. Amends the Illinois In-	Oppose with	
surance Code. With respect to vehicle insurance rates relating to casu-	Amendment #2	
alty, fidelity, surety, fire, marine, and other insurances: requires an in-		
surer to use methods based on sound actuarial principles to calculate		
its rates; prohibits rates that are excessive, inadequate, or unfairly dis-		
criminatory; describes when a rate is excessive, not adequate, or un-		
fairly discriminatory; and prohibits using race, color, religion, national		
origin, or physical disability with respect to rating for policies. Creates		
the Automobile Insurance Affordability and Availability Task Force to		
direct a study of Illinois' automobile insurance marketplace and regula-		
tory environment and their impacts on overall availability and afforda-		
bility of automobile insurance. Requires the Task Force to consider		
specified issues, and allows the Task Force to make recommendations		
to address any findings. Specifies membership of the Task Force and		
quorum and voting requirements. Provides that, subject to appropria-		
tion, the Office of Risk Management and Insurance Research at the		
University of Illinois shall provide technical support and quidance to the		
Task Force on matters of insurance marketplace analysis, including		
conducting market studies as requested by the Task Force. Provides		
that the Task Force shall conclude its business on or before July 1, 2027		
and may issue a report to the General Assembly detailing its findings.		
Dissolves the Task Force and repeals the provisions on July 1, 2028.		
Amends the Illinois Vehicle Code. In provisions about the suspension		
and reinstatement of vehicle registrations relating to uninsured motor		
מוומ רפוווזגמנפווופות טן עפוווכופ רפעוזגו מנוטווז דפומנוווץ נט מווווזגמו פט וווטנטו		

vehicles, provides that, upon a verified demonstration of financial need	
by the owner, the Secretary of State may waive the reinstatement fee.	
Effective immediately.	
HB 4611 (HFA 0003) (RE-REFERRED TO RULES)	
Replaces everything after the enacting clause. Amends the Illinois In-	Oppose with
surance Code. Prohibits the use of the following factors with respect to	Amendment #3
insurance practice for a policy of automobile insurance: (1) credit score;	
(2) the absence of prior insurance; (3) whether a consumer resides in a	
disproportionately impacted area; (4) sex or gender; (5) occupation;	
and (6) level of education attained. Defines "disproportionately im-	
pacted area" and "insurance practice". Prohibits a policy of automobile	
insurance, including any class of motor vehicle coverage, from being	
canceled by the insurer solely because the insured has reached the age	
of 65 years so long as the insured has a valid Illinois driver's license.	
Provides that, if the insured has a valid Illinois driver's license, an in-	
surer shall not refuse to issue a renewal policy or increase the premium	
for any policy solely because an insured has reached the age of 65	
years. Provides that the provisions may not be construed to require an	
insurer to collect from an applicant or policyholder the age, race, color,	
national or ethnic origin, immigration or citizenship status, sex, sexual	
orientation, disability, gender identity, or gender expression of an indi-	
vidual; or to prohibit the use of a driving record that has a direct rela-	
tionship to risk.	
HB 4611 (HFA 0004) (RE-REFERRED TO RULES)	
Replaces everything after the enacting clause. Amends the Illinois In-	Oppose with
surance Code. With regard to certain types of vehicle insurance, pro-	Amendment #4
vides that rates shall not be excessive, inadequate, or unfairly discrimi-	
natory; insurers shall use methods based on sound actuarial principles;	
and that unfair discrimination is prohibited. Sets forth standards for	
whether a rate is excessive or inadequate. Provides that unfair discrimi-	
nation exists if, after allowing for practical limitations, price differen-	
tials fail to reflect equitably the differences in expected losses and ex-	
penses. Provides that, if unfair discrimination is found, the Department	
of Insurance may require corrective action and issue a fine of \$5,000	

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		per instance of unfair discrimination. Provides that it is an unfair		
		method of competition and an unfair and deceptive act or practice in		
		the business of insurance to make or charge any rate for insurance		
		against losses arising from the use or ownership of a motor vehicle		
		which requires a higher premium or any person by reason of the per-		
		son's gender. Provides that an individual's credit score shall not be con-		
		sidered when determining rates or premiums for vehicle insurance. Pro-		
		vides that a policy of automobile insurance, including any class of mo-		
		tor vehicle coverage, may not be canceled by the insurer solely because		
		the insured has reached the age of 65 years so long as the insured has		
		a valid Illinois driver's license. Specifies that an insurer shall not refuse		
		to issue a renewal policy or increase the premium for any policy solely		
		because an insured has reached the age of 65 years. Repeals these pro-		
		visions on January 1, 2028. Creates the Automobile Insurance Afforda-		
		bility and Availability Task Force to study and report on the Illinois au-		
		tomobile insurance marketplace and regulatory environment and the		
		impacts of current practices and regulations on the overall availability		
		and affordability of automobile insurance. Sets forth provisions con-		
		cerning the contents of the report; the membership of the Task Force;		
		developing educational materials; meetings of the Task Force; technical		
		analysis and support; and meetings of the Task Force. Amends the Illi-		
		nois Vehicle Code. Provides that upon a verified demonstration of fi-		
		nancial need by the owner, the Secretary of State may waive the rein-		
		statement fee for a license that has been suspended under certain pro-		
		visions requiring motor vehicle liability insurance. <b>Effective January 1,</b>		
		2025, except that certain changes to the Illinois Insurance Code are		
		effective January 1, 2026.		
		HB 4611 (HFA 0005) (RE-REFERRED TO RULES)	Oppose with	
		Replaces everything after the enacting clause. Amends the Illinois In-	Amendment #5	
		surance Code. With regard to certain types of vehicle insurance, pro-		
		vides that rates shall not be excessive, inadequate, or unfairly discrimi-		
		natory; insurers shall use methods based on sound actuarial principles;		
		and that unfair discrimination is prohibited. Sets forth standards for		
		whether a rate is excessive or inadequate. Provides that unfair		
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discrimination exists if, after allowing for practical limitations, price dif- ferentials fail to reflect equitably the differences in expected losses and expenses. Provides that, if unfair discrimination is found, the Depart- ment of Insurance may require corrective action and issue a fine of S5,000 per instance of unfair discrimination. Provides that it is an un- fair method of competition and an unfair and deceptive act or practice in the business of insurance to make or charge any rate for insurance against losses arising from the use or ownership of a motor vehicle which requires a higher premium or any person by reason of the per- son's gender. Provides that, when determining rates or premiums for insurance on risks in this State, insurance issuers may not consider or otherwise use an individual's credit-based insurance score, or otherwise use an individual's credit-based insurance score, or otherwise use an individual's credit score. Provides that policy of autombile in- surance, including any class of motor vehicle coverage, may not be can- celed by the insurer solely because the insured has reached the age of 65 years so long as the insured has a valid Illinois driver's license. Speci- fies that an insurer shall not refuse to issue a renewal policy or increase the premium for any policy solely because an insured has reached the age of 65 years. Repeals these provisions on Insured has reached the age of 65 years. Repeals these provisions on Insured has reached the age of 65 years. Repeals these provisions on Insured scheded the age of 65 years. Repeals there. Directs the Task Force. Specifies that the Deportment of Insurance shall provide administrative support to the Task Force. Directs the Task Force cost advd and report on the Illinois automobile insurance industry and regulatory environment and the impacts of current practices and regulations on the overall availability and affordability of automobile insurance. Sets forth provi- sions concerning the contents of the report; the membership of the Tas		 
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	waive the reinstatement fee for a license that has been suspended un-	
tive January 1, 2025	der certain provisions requiring motor vehicle liability insurance. <i>Effec-</i>	
	tive January 1, 2025.	

All	Consumer	<u>HB 4629</u>	Amends the Consumer Fraud and Deceptive Business Practices Act.	Oppose	SENATE
	Fraud &	<del>Kifowit</del>	Provides that it is an unlawful practice within the meaning of the Act	(no exemption	Assigned to
	Deceptive	Morgan	for a person to advertise, display, or offer a price for goods or services	for insurance)	Judiciary
	Practices	(Aquino)	that does not include all mandatory fees and charges other than: (1)		Committee
			taxes or fees imposed by a unit of government on the transaction; and		
			(2) postage or carriage charges that will be reasonably and actually in-		(Deadline
			curred to ship the physical goods to the consumer. Provides that speci-		Extended to
			fied transactions are excluded from the provision.		5/10/24)
			HB 4629 (HCA 0001) (ADOPTED)	Neutral with	
			Replaces everything after the enacting clause. Amends the Consumer	Amendment #1	
			Fraud and Deceptive Business Practices Act. Provides that it is an un-		
			lawful practice under the Act for a person to: (1) offer, display, or ad-		
			vertise an amount a consumer may pay for merchandise without		
			clearly and conspicuously disclosing the total price; (2) fail, in any offer,		
			display, or advertisement that contains an amount a consumer may		
			pay, to display the total price more prominently than any other pricing		
			information; (3) misrepresent the nature and purpose of any amount a		
			consumer may pay, including the ability to refund the fees and the		
			identity of any merchandise for which fees are charged; or (4) fail to		
			disclose clearly and conspicuously before the consumer consents to		
			pay, the nature and purpose of any amount a consumer may pay that is		
			excluded from the total price, including the ability to refund the fees		
			and the identity of any merchandise for which fees are charged.		
			HB 4629 (HFA 0002) (ADOPTED)	Neutral	
			Replaces everything after the enacting clause. Creates the Junk Fee Ban	(Reading in	
			Act. Provides that it is a violation of the Act for a person to: (1) offer,	Legislative	
			display, or advertise an amount a consumer may pay for merchandise	Intent)	
			without clearly and conspicuously disclosing the total price; (2) fail, in		
			any offer, display, or advertisement that contains an amount a con-		
			sumer may pay, to display the total price more prominently than any		
			other pricing information; (3) misrepresent the nature and purpose of		
			any amount a consumer may pay, including the ability to refund the		
			fees and the identity of any merchandise for which fees are charged; (4)		
			fail to disclose clearly and conspicuously before the consumer consents		

	to pay, the nature and purpose of any amount a consumer may pay that is excluded from the total price, including the ability to refund the fees and the identity of any merchandise for which fees are charged; or (5) offer, display, or advertise, including through direct offerings, third- party distribution, or metasearch referrals, a total price for a place of short-term lodging that does not include all required fees. Requires to- tal price disclosures for retail mercantile establishments and food ser- vice establishments; the disclosure of total payment obligations for physical fitness services; and the disclosure of delivery fees. Provides for limitations of the Act. Provides that the Attorney General may enforce violations of the Act as an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Preempts home rule. <u>HB 4629 (HFA 0003)</u> (ADOPTED) Replaces everything after the enacting clause. Creates the Junk Fee Ban Act. Provides that it is a violation of the Act for a person to: (1) offer, display, or advertise an amount a consumer may pay for merchandise without clearly and conspicuously disclosing the total price; (2) fail, in any offer, display, or advertisement that contains an amount a con- sumer may pay, to display the total price more prominently than any other pricing information; (3) misrepresent the nature and purpose of any amount a consumer may pay, including the ability to refund the fees and the identity of any merchandise for which fees are charged; (4) fail to disclose clearly and conspicuously before the consumer consents to pay, the nature and purpose of any amount a consumer may pay that is excluded from the total price, including the ability to refund the fees and the identity of any merchandise for which fees are charged; (4) fail to disclose clearly and conspicuously before the consumer consents to pay, the nature and purpose of any amount a consumer may pay that is excluded from the total price, including the ability to refund the fees and the identity of any m	Neutral (Reading in Legislative Intent)	
	any amount a consumer may pay, including the ability to refund the		
	to pay, the nature and purpose of any amount a consumer may pay		
	(5) offer, display, or advertise, including through direct offerings, third-		
	party distribution, or metasearch referrals, a total price for a place of		
	short-term lodging that does not include all required fees. Requires to-		
	tal price disclosures for retail mercantile establishments and food ser-		
	vice establishments; and the disclosure of delivery fees. Provides for		
	limitations of the Act. Provides that the Attorney General may enforce		
	violations of the Act as an unlawful practice under the Consumer Fraud		
	and Deceptive Business Practices Act. Preempts home rule.		

Health	School- Based	<u>HB 4633</u>	Amends the Illinois Insurance Code. Provides that an individual or	Oppose	HOUSE
Hea	Health Center	Avelar	group policy of accident and health insurance or managed care plan		Re-Referred to
			that is amended, delivered, issued, or renewed in this State on or after		Rules
			the effective date of the amendatory Act shall provide coverage for		
			health care services provided at a school-based health center at the		
			same rate that would apply if those health care services were provided		
			in a different health care setting.		
All	Motor Vehicle	<u>HB 4767</u>	Amends the Illinois Insurance Code. Provides that the amendatory Act	Oppose	HOUSE
	Rates	Guzzardi	may be referred to as the Motor Vehicle Insurance Fairness Act. Pro-		Re-Referred to
			vides that no insurer shall refuse to issue or renew a policy of automo-		Rules
			bile insurance based in whole or in part on specified prohibited under-		
			writing or rating factors. Sets forth factors that are prohibited with re-		
			spect to underwriting and rating a policy of automobile insurance. Sets		
			forth provisions concerning the use of territorial factors. Provides that		
			every insurer selling a policy of automobile insurance in the State shall		
			demonstrate that its marketing, underwriting, rating, claims handling,		
			fraud investigations, and any algorithm or model used for those busi-		
			ness practices do not disparately impact any group of customers based		
			on race, color, national or ethnic origin, religion, sex, sexual orienta-		
			tion, disability, gender identity, or gender expression. Provides that no		
			rate shall be approved or remain in effect that is excessive, inade-		
			quate, unfairly discriminatory, or otherwise in violation of the provi-		
			sions. Provides that every insurer that desires to change any rate shall		
			file a complete rate application with the Director of Insurance. Pro-		
			vides that all information provided to the Director under the provisions		
			shall be available for public inspection. Provides that any person may		
			initiate or intervene in any proceeding permitted or established under		
			the provisions and challenge any action of the Director under the pro-		
			visions. Provides that the Department of Insurance shall adopt rules.		
			Provides that all insurers subject to the provisions shall be assessed a		
			fee of 0.05% of their total earned premium from the prior calendar		
			year, and that the fee shall be payable to the Department no later than		
			July 1 of each calendar year and shall be used by the Department to		
			implement the provisions.		

Health	Dental Loss	<u>HB 4780</u>	Creates the Dental Loss Ratio Act. Sets forth provisions concerning	Oppose	HOUSE
	Ratio	Gershowitz	dental loss ratio reporting. Provides that a health insurer or dental plan		Re-Referred to
			carrier that issues, sells, renews, or offers a specialized health insur-		Rules
			ance policy covering dental services shall, beginning January 1, 2025,		
			annually submit to the Department of Insurance a dental loss ratio fil-		
			ing. 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 special-		
			ized area of dental-only health care that pays benefits on a fixed bene-		
			fit, cash payment-only basis. Defines terms. <i>Effective January 1, 2025.</i>		
Health	Dental	<u>HB 4789</u>	Amends the Illinois Insurance Code. Provides that no insurer, dental	TBD	SENATE
	Pre -	Morgan	service plan corporation, insurance network leasing company, or any		2 <sup>nd</sup> Reading
	Authorization	(Syverson)	company that amends, delivers, issues, or renews an individual or		
			group policy of accident and health insurance that provides dental in-		
			surance on or after the effective date of the amendatory Act shall deny		
			any claim subsequently submitted for procedures specifically included		
			in a prior authorization unless certain circumstances apply. Provides		
			that a dental service contractor shall not recoup a claim solely due to a		
			loss of coverage for a patient or ineligibility if, at the time of treatment,		
			the dental service contractor erroneously confirmed coverage and eli-		
			gibility, but had sufficient information available to the dental service		
			contractor indicating that the patient was no longer covered or was in-		
			eligible for coverage. Prohibits waiver of the provisions by contract.		
			<u>HB 4789 (HCA 0001)</u> (ADOPTED)	Neutral with	
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
			of the introduced bill with the following changes. Makes a change in		
			the definition of "prior authorization". Defines "dental carrier" as an in-		
			surer, dental service corporation, insurance network leasing company,		
			or any company that offers individual or group policies of accident and		
			health insurance that provide coverage for dental services. Changes		

			references from "dental service contractor" and "insurer" to "dental carrier". Provides that beginning on the effective date of the amenda- tory Act, a dental carrier shall not deny any claim subsequently submit- ted for procedures specifically included in a prior authorization unless certain circumstances apply. Removes language providing that no in- surer, dental service plan corporation, insurance network leasing com- pany, or any company that amends, delivers, issues, or renews an indi- vidual or group policy of accident and health insurance that provides dental insurance on or after the effective date of the amendatory Act shall deny any claim subsequently submitted for procedures specifically included in a prior authorization unless certain circumstances apply. Further amends the Illinois Insurance Code. In a provision requiring con- tracting entities to provide notification before any scheduled assign- ment or lease of the network to which the provider is a contracted pro- vider, requires the notification to provide the specific URL address where the following are located: all contract terms, a policy manual, a fee schedule, and a statement that the provider has the right to choose not to participate in third-party access (instead of the notification in- cluding all contract terms, a policy manual, a fee schedule, and a state- ment that the provider has the right to choose not to participate in third-party access). Requires the notification to provide instructions for how the provider may obtain a copy of those materials. Amends the Limited Health Service Organization Act and Voluntary Health Services Plans Act to make conforming changes. <u>HB 4789 (SCA 0001) (ADOPTED)</u> Provides that any contractual agreement entered into or amended, de- livered, issued, or renewed on or after the effective date of the amendatory Act that is in conflict with the provisions (instead of any contractual agreement that is in conflict with the provisions) or that purports to waive any requirement of the provisions is null and	Neutral with Amendment #1	
Health	Practice of Pharmacy-	HB 4822 Manley	Amends the Pharmacy Practice Act and the Illinois Insurance Code. In the definition of "practice of pharmacy", includes the ordering of test-	Oppose	HOUSE Re-Referred to
	Influenza		ing, screening, and treatment (rather than the ordering and		Rules

			administration of tests and screenings) for influenza. Makes conform- ing changes. <i>Effective January 1, 2025.</i>		
Health	Medicaid- Birth Center Rates	HB 4824 Olickal	Ing changes. <i>Effective January 1, 2025.</i> Amends the Birth Center Licensing Act. Provides that all reimburse- ment rates set by the Department of Healthcare and Family Services for services provided at a birth center shall be equal to the reimburse- ment rates set by the Department for the same services provided at a hospital. Amends the Insurance Code. Provides that a group or individ- ual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2025 shall provide coverage for all services provided at a licensed birth cen- ter by a certified nurse midwife or a licensed certified professional midwife, including, but not limited to, prenatal care, labor and delivery care, care after birth, gynecological exams, and newborn care. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that notwithstanding any other provision of the Code, all services pro- vided at a birth center by a certified nurse midwife or a licensed certi- fied professional midwife, including, but not limited to, prenatal care, labor and delivery care, care after birth, gynecological exams, and new- born care shall be covered under the medical assistance. Provides that all reimbursement rates set by the Department for services pro- vided at a birth center shall be equal to the reimbursement rates set by the Department for the same services provided at a hospital. Requires that all reimbursement rates set by the Department for services pro- vided at a birth center shall be equal to the reimbursement rates set by the Department for the same services provided at a hospital. Requires the Department to seek a State Plan amendment or any federal waiv- ers or approvals necessary to implement the provisions of the amenda- tory Act. Removes a provision providing that licensed certified profes- sional midwife services shall be covered under the medical assistance program, subject to appropriation, and that the Department shall con-	Oppose	HOUSE Assigned to Medicaid & Managed Care Subcommittee (Deadline extended to 5/24/24)
			sult with midwives on reimbursement rates for midwifery services. <i>Ef-</i> <i>fective January 1, 2025.</i>		
Health	Replace Missing Teeth	HB 4830 Olickal	Amends the Illinois Insurance Code, the Dental Care Patient Protection Act, and the Dental Service Plan Act. Provides that no insurer, dental service plan corporation, professional service corporation, insurance network leasing company, company offering a managed care dental	Oppose	HOUSE Re-Referred to Rules

			plan, company offering a point-of-service plan, or any company that amends, delivers, issues, or renews an individual or group policy of ac- cident and health insurance that provides dental insurance in this State may deny coverage for replacement of teeth to any insured on the ba- sis of those teeth having been extracted or otherwise lost prior to the person becoming covered under the plan.		
All	Secondary Sources	HB 4842 DeLuca	Amends the Illinois Insurance Code. Provides that a secondary source on insurance, including a legal treatise, scholarly publication, textbook, or other explanatory text, does not constitute the law or public policy of the State, and the secondary source on insurance is not persuasive authority if it purports to create, eliminate, expand, or restrict a cause of action, right, or remedy, or if it conflicts with the United States Con- stitution or the Illinois Constitution, State law, this State's case law precedent, or other common law that may have been adopted by this State. <i>Effective immediately.</i>	TBD	HOUSE Referred to Rules
Health	Prescription Drug Info.	HB 4862 Smith	Amends the Illinois Insurance Code. Provides that a pharmacy benefit manager or health benefit plan issuer that covers prescription drugs shall provide certain information, including the issuer's patient-specific prescription benefit information, the enrollee's specific eligibility, and cost-sharing information, regarding a covered prescription drug to an enrollee or the enrollee's prescribing provider on request. Sets forth requirements for providing that information. Provides that a pharmacy benefit manager or health benefit plan issuer may not deny or delay a response to a request for that information for the purpose of blocking the release of the information; restrict a prescribing provider from communicating certain information to the enrollee; interfere with, pre- vent, or materially discourage access to or the exchange or use of the information; or penalize a prescribing provider for disclosing the infor- mation or prescribing, administering, or ordering a lower cost or clini- cally appropriate alternative drug. Amends the State Employees Group Insurance Act of 1971, the School Code, the Health Maintenance Or- ganization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to require plans issued under those Acts to comply with the requirements. <i>Effective January</i> 1, 2025.	Oppose	HOUSE Referred to Rules

Health	Human	<u>HB 4867</u>	Amends the Illinois Human Rights Act. Adds to the definition of unlaw-	Oppose	SENATE
	Rights/Health	Moeller	ful discrimination to include discrimination of reproductive health deci-		Referred to
	Discrimination	(Harmon)	sions. Reproductive health decisions mean any decision by a person af-		Assignments
			fecting the use or intended use of health care, goods, or services re-		
			lated to reproductive processes, functions, and systems, including, but		
			not limited to, family planning, pregnancy testing, and contraception;		
			fertility or sterilization care; miscarriage; continuation or termination		
			of pregnancy; prenatal, intranatal, and postnatal care. Provides that		
			discrimination based on reproductive health decisions includes unlaw-		
			ful discrimination against a person because of the person's association		
			with another person's reproductive health decisions.		
			<u>HB 4867 (HCA 0001)</u> (TABLED)	Monitor with	
			Replaces everything after the enacting clause. Amends the Employment	Amendment #1	
			Article of the Illinois Human Rights Act. Includes, in the definition of		
			"harassment", unwelcome conduct on the basis of an individual's re-		
			productive health decisions. Defines "reproductive health decisions" as		
			a person's decision regarding use of contraception; fertility or steriliza-		
			tion care; miscarriage management care; health care related to the		
			continuation or termination of pregnancy; or prenatal, intranatal, or		
			postnatal care. Makes it a civil rights violation for an employer, em-		
			ployment agency, and labor organization to engage in harassment or		
			certain other conduct on the basis of reproductive health care deci-		
			sions.		
			<u>HB 4867 (HCA 0002)</u> (ADOPTED)	Monitor with	
			Replaces everything after the enacting clause. Amends the Illinois Hu-	Amendment #2	
			man Rights Act. Declares the public policy of this State that a person		
			has freedom from unlawful discrimination in making reproductive		
			health decisions and such discrimination is unlawful. Defines "reproduc-		
			tive health decisions" to mean a person's decisions regarding the per-		
			son's use of contraception; fertility or sterilization care; assisted repro-		
			ductive technologies; miscarriage management care; healthcare re-		
			lated to the continuation or termination of pregnancy; or prenatal, in-		
			tranatal, or postnatal care.		

Health	Dental Third	<u>HB 4891</u>	Amends the Illinois Dental Practice Act. Provides that a dentist, em-	Monitor	SENATE
	Party	Croke	ployee of a dentist, or agent of a dentist shall provide the patient with		Assigned to
	Financing	(Feigenholtz)	a written treatment plan that includes a description of each antici-		Financial
			pated service to be provided and a good faith estimate of expected		Institutions
			charges before arranging for, offering, brokering, or establishing open-		Committee
			end credit, a line of credit, or a loan extended by a third party. Provides		
			a form that a dentist, employee of a dentist, or agent of a dentist must		(Deadline
			provide before arranging for, offering, brokering, or establishing open-		Extended to
			end credit, a line of credit, or a loan extended by a third party. Provides		5/10/24)
			that a dentist, employee of a dentist, or agent of a dentist may not		
			complete any portion of an application for open-end credit, a line of		
			credit, or a loan extended by a third party. Provides that a dentist, em-		
			ployee of a dentist, or agent of a dentist may not arrange for, offer,		
			broker, or establish open-end credit, a line of credit, or a loan ex-		
			tended by a third party that contains a deferred interest provision. Pro-		
			vides that a dentist, employee of a dentist, or agent of a dentist may		
			not arrange for, offer, broker, or establish open-end credit, a line of		
			credit, or a loan extended by a third party if (i) the treatment has yet to		
			be rendered or costs associated with the treatment have yet to be in-		
			curred; (ii) the dentist, employee of a dentist, or agent of a dentist has		
			not provided the patient with a treatment plan, and informed the pa-		
			tient in writing about which costs associated with the treatment are		
			being charged in advance; and (iii) that dentist's office arranged for, of-		
			fered, brokered, or established the open-end credit, line of credit, or		
			loan extended by a third party. Provides that a dentist, employee of a		
			dentist, or agent of a dentist shall, within 15 days business days of a		
			patient's request or within 15 business days of the dentist, employee		
			of a dentist, or agent of a dentist becoming aware of treatment that		
			has not been rendered or costs that have not been incurred, whichever		
			occurs first, refund to the lender any payment received through open-		
			end credit, a line of credit, or a loan extended by a third party that is		
			arranged for, offered, brokered, or established in that dentist's office.		
			Provides that the Department of Financial and Professional Regulation		

			may adopt rules to implement these provisions. <i>Effective January 1,</i> <b>2025</b> .		
			<u>HB 4891 (HFA 0001)</u> (ADOPTED)	Monitor with	
			Replaces everything after the enacting clause. Amends the Illinois Den-	Amendment #1	
			tal Practice Act. Provides that a dentist, employee of a dentist, or agent		
			of a dentist may not arrange for, broker, or establish financing ex-		
			tended by a third party for a patient. Provides that a dentist, employee		
			of a dentist, or agent of a dentist may not complete for a patient or pa-		
			tient's guardian any portion of an application for financing extended by		
			a third party. Provides that a dentist, employee of a dentist, or agent of		
			a dentist may not provide the patient or patient's guardian with an		
			electronic device to apply for financing extended by a third party. Pro-		
			vides that a dentist, employee of a dentist, or agent of a dentist may		
			not promote, advertise, or provide marketing or application materials		
			for financing extended by a third party to a patient who (1) has been		
			administered or is under the influence of general anesthesia, conscious		
			sedation, moderate sedation, nitrous oxide; (2) is being administered		
			treatment; or (3) is in a treatment area, including, but not limited to, an		
			exam room, surgical room, or other area when medical treatment is		
			administered, unless an area separated from the treatment area does		
			not exist. Provides that a dentist, employee of a dentist, or agent of a		
			dentist must provide a specific written notice to a patient or patient's		
			guardian when discussing or providing applications for financing ex-		
			tended by a third party. Provides that a violation of the provisions is		
			punishable by a fine of up to \$500 for the first violation and a fine of up		
			to \$1,000 for each subsequent violation. Provides that the Department		
			of Financial and Professional Regulation may take other disciplinary ac-		
			tion if the licensee's conduct also violates other provisions of the Act.		
			Defines terms. Effective January 1, 2025.		
Health	Gym	<u>HB 4929</u>	Amends the Illinois Insurance Code. Provides that a group or individual	Oppose	HOUSE
	Membership	Williams	policy of accident and health insurance or managed care plan that is		Re-Referred to
			amended, delivered, issued, or renewed on or after January 1, 2025		Rules
			shall provide coverage or reimbursement for gym memberships. Pro-		
			vides that the coverage or reimbursement required under the		

			provisions is limited to \$50 per month. Defines "gym membership". <i>Ef-fective January 1, 2025.</i>		
Health	Non- Participating Providers	HB 4931 Croke	Amends the Illinois Insurance Code. In a provision concerning billing for services provided by nonparticipating providers or facilities, provides that when calculating an enrollee's contribution to the annual limita- tion on cost sharing set forth under specified federal law, a health in- surance issuer or its subcontractors shall include expenditures for any item or health care service covered under the policy issued to the en- rollee by the health insurance issuer or its subcontractors if that item or health care service is included within a category of essential health benefits and regardless of whether the health insurance issuer or its subcontractors classify that item or service as an essential health bene- fit. <i>Effective immediately.</i>	Oppose	HOUSE Referred to Rules
Health	Prior Authorization Prescription	HB 5051 Douglass	Amends the Prior Authorization Reform Act. Provides that a health in- surance issuer may not require prior authorization for a prescription drug prescribed to a patient by a health care professional for 6 or more consecutive months, regardless of whether the prescription drug is a non-preferred medication pursuant to the patient's health insurance coverage; or for specified prescription drugs, including insulin, human immunodeficiency virus prevention medication; human immunodefi- ciency virus treatment medication; viral hepatitis medication; estro- gen; and progesterone.	Oppose	HOUSE Re-Referred to Rules
			<u>HB 5051 (HCA 0001)</u> <b>(RE-REFERERED TO RULES)</b> Replaces everything after the enacting clause. Amends the Prior Au- thorization Reform Act and the Medical Assistance Article of the Illinois Public Aid Code. Provides that a health nsurance issuer, the fee-for-ser- vice medical assistance program, and a Medicaid managed care organ- ization may not require prior authorization for a prescription drug pre- scribed to a patient by a health care professional for 6 or more consec- utive months, regardless of whether the prescription drug is a non-pre- ferred medication; and the following prescription drug types and their therapeutic equivalents approved by the United States Food and Drug Administration that are on the formulary: insulin; human immunodefi- ciency virus pre-exposure prophylaxis and post-exposure prophylaxis	Neutral with Amendment #1	

			medication; human immunodeficiency virus treatment medication; viral hepatitis medication; or hormone therapy medication, including, but not limited to, estrogen, progesterone, and testosterone. <i>Effective January 1, 2026</i> .		
Health	Medical Records Copy Expenses	HB 5074 Chung	Amends the Code of Civil Procedure. Prohibits a health care provider from charging a handling fee for providing medical records to a patient or patient's representative if they are electronic records retrieved from a scanning, digital imaging, electronic information, or other digital for- mat in an electronic document. Repeals the annual adjustment for the handling fee for inflation.	Monitor	HOUSE Referred to Rules
Health	Physical Therapy/ Telehealth	HB 5087 Walsh (Castro)	Amends the Illinois Physical Therapy Act. Provides that physical ther- apy through telehealth services may be used to address access issues to care, enhance care delivery, or increase the physical therapist's abil- ity to assess and direct the patient's performance in the patient's own environment. Provides that a physical therapist or a physical therapist assistant working under the general supervision of a physical therapist may provide physical therapy through telehealth services pursuant to the terms and use defined in the Telehealth Act and the Illinois Insur- ance Code under specified conditions.	Monitor	SENATE 2 <sup>nd</sup> Reading
Health	Cancer Screenings	HB 5103 Davis	<ul> <li>Amends the Illinois Insurance Code. In a provision concerning coverage of certain cancer screenings, adds having a high level of CA-125, as indicated by a blood test screening, to the definition of "at risk for ovarian cancer". Provides that "surveillance tests for ovarian cancer" means all medically viable methods for the detection and diagnosis of ovarian cancer, including, but not limited to, ultrasounds, magnetic resonance imagings (MRIs), x-rays, computed tomography (CT) scans, and CA-125 blood test screenings (instead of an annual screening using (i) CA-125 serum tumor marker testing, (ii) transvaginal ultrasound, (iii) pelvic examination).</li> <li>HB 5103 (HCA 0001) (RE-REFERRED TO RULES)</li> <li>Adds a January 1, 2026 effective date.</li> </ul>	Oppose Neutral with Amendment #1	HOUSE Re-Referred to Rules
All	Automated Decision Tools	HB 5116 Didech	Creates the Automated Decision Tools Act. Provides that, on or before January 1, 2026, and annually thereafter, a deployer of an automated	TBD	HOUSE

			decision tool shall perform an impact assessment for any automated		Referred to
			decision tool the deployer uses or designs, codes, or produces that in-		Rules
			cludes specified information. Provides that a deployer shall, at or be-		
			fore the time an automated decision tool is used to make a consequen-		
			tial decision, notify any natural person who is the subject of the conse-		
			quential decision that an automated decision tool is being used to		
			make, or be a controlling factor in making, the consequential decision		
			and provide specified information. Provides that a deployer shall es-		
			tablish, document, implement, and maintain a governance program		
			that contains reasonable administrative and technical safeguards to		
			map, measure, manage, and govern the reasonably foreseeable risks of		
			algorithmic discrimination associated with the use or intended use of		
			an automated decision tool. Provides that, within 60 days after com-		
			pleting an impact assessment required by the Act, a deployer shall pro-		
			vide the impact assessment to the Department of Human Rights. Pro-		
			vides that the Attorney General may bring a civil action against a de-		
			ployer for a violation of the Act.		
Health	Pregnancy/	<u>HB 5142</u>	Amends the Illinois Insurance Code. Provides that insurers shall cover	Oppose	SENATE
	Postpartum	Gabel	all services for pregnancy, postpartum, and newborn care that are ren-		Assigned to
	Care	(Collins)	dered by perinatal doulas or licensed certified professional midwives,		Insurance
			including home births, home visits, and support during labor, abortion,		Committee
			or miscarriage. Provides that the required coverage includes the neces-		
			sary equipment and medical supplies for a home birth. Provides that		(Deadline
			coverage for pregnancy, postpartum, and newborn care shall include		Extended to
			home visits by lactation consultants and the purchase of breast pumps		5/10/24)
			and breast pump supplies, including such breast pumps, breast pump		
			supplies, breastfeeding supplies, and feeding aides as recommended		
			by the lactation consultant. Provides that coverage for postpartum ser-		
			vices shall apply for at least one year after birth. Provides that certain		
			pregnancy and postpartum coverage shall be provided without cost-		
			sharing requirements. Amends the Medical Assistance Article of the Il-		
			linois Public Aid Code. Provides that post-parturition care benefits shall		
			not be subject to any cost-sharing requirement. Provides that the med-		
			ical assistance program shall cover home visits for lactation counseling		

vices shall apply for at least one year after the end of the pregnancy (rather than one year after birth). Provides that beginning January 1, 2025, certified professional midwife services (instead of licensed certi- fied professional midwife services) shall be covered under the medical assistance program. Removes language providing that midwifery ser- vices covered under the provisions shall include home births and home prenatal, labor and delivery, and postnatal care. Removes changes to a provision of the Illinois Public Aid Code concerning reimbursement for postpartum visits. Effective January 1, 2026, except that certain changes to the Illinois Public Aid Code are effective January 1, 2025. HB 5142 (HCA 0002) (ADOPTED) Provides that all outpatient coverage required under a provision con- cerning coverage for pregnancy, postpartum, and newborn care must be provided without cost sharing, except to the extent that such cover- age would disqualify a high-deductible health plan from eligibility for a health savings account and except that, for treatment of substance use disorders, the prohibition on cost-sharing applies to the levels of treat-	and support services. Provides that the medical assistance program shall cover counselor-recommended or provider-recommended breast pumps as well as breast pump supplies, breastfeeding supplies, and feeding aides. Provides that nothing in the provisions shall limit the number of lactation encounters, visits, or services; breast pumps; breast pump supplies; breastfeeding supplies; or feeding aides a bene- ficiary is entitled to receive under the program. Makes other changes. <i>Effective January 1, 2026.</i> <u>HB 5142 (HCA 0001)</u> (ADOPTED) <i>Replaces everything after the enacting clause. Reinserts the provisions</i> <i>of the introduced bill with the following changes. Removes language</i> <i>providing that post-parturition care benefits shall not be subject to any</i>	Oppose with Amendment #1	
Provides that all outpatient coverage required under a provision con- cerning coverage for pregnancy, postpartum, and newborn care must be provided without cost sharing, except to the extent that such cover- age would disqualify a high-deductible health plan from eligibility for a health savings account and except that, for treatment of substance use disorders, the prohibition on cost-sharing applies to the levels of treat-	(rather than one year after birth). Provides that beginning January 1, 2025, certified professional midwife services (instead of licensed certi- fied professional midwife services) shall be covered under the medical assistance program. Removes language providing that midwifery ser- vices covered under the provisions shall include home births and home prenatal, labor and delivery, and postnatal care. Removes changes to a provision of the Illinois Public Aid Code concerning reimbursement for postpartum visits. <b>Effective January 1, 2026, except that certain</b>		
ment below and not including 3.1 (Clinically Managed Low-Intensity Residential) established by the American Society of Addiction Medicine. Makes a conforming change. Further amends the Illinois Insurance	Provides that all outpatient coverage required under a provision con- cerning coverage for pregnancy, postpartum, and newborn care must be provided without cost sharing, except to the extent that such cover- age would disqualify a high-deductible health plan from eligibility for a health savings account and except that, for treatment of substance use disorders, the prohibition on cost-sharing applies to the levels of treat- ment below and not including 3.1 (Clinically Managed Low-Intensity Residential) established by the American Society of Addiction Medicine.		

deductible, coinsurance, waiting period, or other cost-sharing (instead	
of other cost-sharing limitation that is greater than that required for	
other pregnancy-related benefits covered by the policy). Provides that	
the provision does not apply to the extent such coverage would disqual-	
ify a high-deductible health plan from eligibility for a health savings ac-	
count.	
HB 5142 (HFA 0003) <b>(TABLED)</b>	Oppose with
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #3
of the bill as amended by House Amendment No. 1 with changes. Fur-	
ther amends the Illinois Insurance Code. Provides that coverage for	
abortion care may not impose any deductible, coinsurance, waiting pe-	
riod, or other cost-sharing limitation, except to the extent that the cov-	
erage would disqualify a high-deductible health plan from eligibility for	
a health savings account (currently, coverage for abortion care may not	
impose any deductible, coinsurance, waiting period, or other cost-shar-	
ing limitation that is greater than that required for other pregnancy-re-	
lated benefits covered by the policy). Defines "perinatal doula" and	
"lactation consultant". Provides that coverage for postpartum services	
shall apply for all covered services rendered within the first 12 months	
after the end of pregnancy (in the amended bill, coverage shall apply	
for at least one year after the end of pregnancy). Provides that all out-	
patient coverage required under a provision concerning coverage for	
pregnancy, postpartum, and newborn care must be provided without	
cost sharing, except that, for mental health services, the cost-sharing	
prohibition does not apply to inpatient or residential services, and, for	
treatment of substance use disorders, the prohibition on cost-sharing	
applies to the levels of treatment below and not including Level 3.1	
(Clinically Managed Low-Intensity Residential) established by the Amer-	
ican Society of Addiction Medicine. Effective January 1, 2026, except	
that certain changes to the Illinois Public Aid Code are effective Janu-	
ary 1, 2025.	
<u>HB 5142 (HFA 0004)</u> (TABLED)	Oppose with
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #4
of the bill as amended by House Amendment No. 1 with changes.	

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	urther amends the Illinois Insurance Code. Provides that coverage for		
	bortion care may not impose any deductible, coinsurance, waiting pe-		
ric	od, or other cost-sharing limitation, except to the extent that the cov-		
er	age would disqualify a high-deductible health plan from eligibility for		
a .	health savings account (rather than coverage for abortion care may		
nc	ot impose any deductible, coinsurance, waiting period, or other cost-		
sh	naring limitation that is greater than that required for other preg-		
nc	ancy-related benefits covered by the policy). Defines "perinatal doula"		
ar	nd "lactation consultant". Provides that coverage for postpartum ser-		
vi	ces shall apply for all covered services rendered within the first 12		
m	onths after the end of pregnancy (rather than the coverage shall ap-		
	y for at least one year after the end of pregnancy). Provides that all		
	Itpatient coverage required under a provision concerning coverage		
fo	r pregnancy, postpartum, and newborn care must be provided with-		
OL	it cost sharing, except that, for mental health services, the cost-shar-		
in	g prohibition does not apply to inpatient or residential services, and,		
fo	r treatment of substance use disorders, the prohibition on cost-shar-		
in	g applies to the levels of treatment below and not including Level 3.1		
(C	linically Managed Low-Intensity Residential) established by the Amer-		
	an Society of Addiction Medicine. Makes other changes. Effective Jan-		
	ary 1, 2026, except that certain changes to the Illinois Public Aid		
	ode are effective January 1, 2025.		
	B 5142 (HFA 0005) (ADOPTED)	No Position with	
	eplaces everything after the enacting clause. Reinserts the provisions	Amendment #5	
	the bill as amended by House Amendment No. 1 with changes. Fur-		
_	er amends the Illinois Insurance Code. Provides that coverage for		
	bortion care may not impose any deductible, coinsurance, waiting pe-		
	od, or other cost-sharing limitation, except to the extent that the cov-		
	age would disqualify a high-deductible health plan from eligibility for		
	health savings account (rather than coverage for abortion care may		
	ot impose any deductible, coinsurance, waiting period, or other cost-		
	naring limitation that is greater than that required for other preg-		
	ancy-related benefits covered by the policy). Defines "perinatal doula"		
	nd "lactation consultant". Provides that coverage for postpartum		
ŭ	a lastation consultant in romacs that coverage jor postpartant		

			services shall apply for all covered services rendered within the first 12 months after the end of pregnancy (rather than the coverage shall ap- ply for at least one year after the end of pregnancy), except that a pol- icy is not required to cover more than \$8,000 for doula visits for each pregnancy and subsequent postpartum period. Provides that all outpa- tient coverage, other than health care services for home births, re- quired under a provision concerning coverage for pregnancy, postpar- tum, and newborn care must be provided without cost sharing, except that, for mental health services, the cost-sharing prohibition does not apply to inpatient or residential services, and, for treatment of sub- stance use disorders, the prohibition on cost-sharing applies to the lev- els of treatment below and not including Level 3.1 (Clinically Managed Low-Intensity Residential) established by the American Society of Ad- diction Medicine. Makes other changes. Effective January 1, 2026, ex- cept that certain changes to the Illinois Public Aid Code are effective January 1, 2025.		
Health	Dependent Parent Coverage	HB 5258 Huynh (Villivalam)	Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance issued, amended, delivered, or renewed after January 1, 2026 that provides dependent coverage shall make that dependent coverage available to the parent or stepparent of the insured if the parent or stepparent meets the definition of a qualifying relative under specified federal law and lives or resides within the accident and health insurance policy's service area. Exempts specialized health care service plans, Medicare supplement insurance, hospital-only policies, accident-only policies, or specified disease insurance policies from the provisions. Defines "dependent". HB 5258 (HCA 0001) (ADOPTED) Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes the definition of a different of "dependent". Amends the Health Maintenance Organization Act and the Limited Health Service Organization Act to provide that health maintenance organizations of the Illinois Insurance Code added by the amendatory Act.	Oppose Neutral with Amendment #1	SENATE Assigned to Insurance Committee (Deadline Extended to 5/10/24)

Health	Miscarriages/ Stillbirth	HB 5282	Amends the Illinois Insurance Code. Requires coverage of medically	Oppose	SENATE 3 <sup>rd</sup> Reading
	Stilibirti	Stava-Murray (Holmes)	necessary treatment of a mental, emotional, nervous, or substance use disorder or condition for all individuals who have experienced a mis-		5 Reauling
		(nonnes)	carriage or stillbirth to the same extent and cost-sharing as for any		
			other medical condition covered under the policy. <i>Effective January</i> 1,		
			2025.		
			HB 5282 (HFA 0001) (ADOPTED)	Neutral with	
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
			of the introduced bill with the following change. <b>Changes the effective</b>		
			date to January 1, 2026 (instead of January 1, 2025).		
Health	Hormone	<u>HB 5295</u>	Amends the Illinois Insurance Code. Provides that a group or individual	Neutral	SENATE
	Therapy	Dias	policy of accident and health insurance or a managed care plan that is		3 <sup>rd</sup> Reading
		(Holmes)	amended, delivered, issued, or renewed in this State shall provide cov-		
			erage for medically necessary hormone therapy treatment to treat		
			menopause (instead of to treat menopause that has been induced by a		
			hysterectomy). Effective January 1, 2026.		
			HB 5295 (HCA 0001) (ADOPTED)	Neutral with	
			Replaces everything after the enacting clause. Provides that a group or	Amendment #1	
			individual policy of accident and health insurance or a managed care		
			plan that is amended, delivered, issued, or renewed on or after January		
			1, 2026 shall provide coverage for medically necessary hormonal and		
			non-hormonal therapy to treat menopausal symptoms if the therapy is		
			recommended by a qualified health care provider who is licensed, ac-		
			credited, or certified under Illinois law and the therapy has been proven		
			safe and effective in peer-reviewed scientific studies. Provides that cov-		
			erage for therapy to treat menopausal symptoms shall include all fed-		
			eral Food and Drug Administration-approved modalities of hormonal		
			and non-hormonal administration, including, but not limited to, oral,		
			transdermal, topical, and vaginal rings. Amends the Medical Assistance		
			Article of the Illinois Public Aid Code. Provides that the medical assis-		
			tance program shall provide coverage for medically necessary hormone		
			therapy treatment to treat menopause that has been induced by a hys-		
			terectomy. Makes a conforming change. <i>Effective January 1, 2026.</i>		

Health	Network	<u>HB 5313</u>	Amends the Network Adequacy and Transparency Act. Provides that a	Oppose	SENATE
	Adequacy	Croke	network plan shall, at least annually, audit (instead of audit periodi-		Assigned to
	Directory	(Castro)	cally) at least 25% of its provider directories for accuracy, make any		Insurance
			corrections necessary, and retain documentation of the audit. Provides		Committee
			that the network plan shall submit the audit to the Department of In-		
			surance (instead of to the Director of Insurance upon request). Pro-		(Deadline
			vides that the Department shall make the audit publicly available. Pro-		Extended to
			vides that a network plan shall include in the print format provider di-		5/10/24)
			rectory (i) a detailed description of the process to dispute charges for		
			out-of-network providers or facilities that were incorrectly listed as in-		
			network prior to the provision of care and (ii) a telephone number and		
			email address to dispute those charges. Makes changes to the infor-		
			mation that must be provided in a network plan's electronic and print		
			directory. Requires the Director to conduct random audits of the accu-		
			racy of provider directories for at least 10% of plans each year. Pro-		
			vides that a consumer who incurs a cost for inappropriate out-of-net-		
			work charges for a provider, facility, or hospital that was listed as in-		
			network prior to the provision of services may file a verified complaint		
			with the Department, and the Department shall conduct an investiga-		
			tion of the verified complaint and determine whether the complaint is		
			sufficient. Provides that, upon a finding of sufficiency, the Director		
			shall have the authority to levy a fine for not less than the cost in-		
			curred by the consumer for inappropriate out-of-network charges for a		
			provider, facility, or hospital that was listed in-network. Provides that		
			the fines collected by the Director shall be remitted to the consumer.		
			HB 5313 (HCA 0001) (TABLED)	Oppose with	
			Provides that the network plan shall, at least every 90 days (rather than	Amendment #1	
			at least annually), audit its provider directories for accuracy (rather		
			than audit periodically at least 25% of its provider directories for accu-		
			racy), make any corrections necessary, and retain documentation of		
			the audit. In provisions about complaints of incorrect charges, allows a		
			beneficiary (rather than a consumer) who incurs a cost for inappropri-		
			ate out-of-network charges for a provider, facility, or hospital that was		
			listed as in-network prior to the provision of services may file a		

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	complaint (rather than a verified complaint) with the Department of In-		
	surance. Provides that the network plan shall reimburse the beneficiary		
	the amount necessary to ensure the beneficiary is held harmless for all		
	amounts exceeding the amount of the beneficiary would have paid had		
	the services been provided in-network (rather than the Director of In-		
	surance shall have the authority to levy a fine for not less than the cost		
	incurred by the consumer for inappropriate out-of-network charges for		
	a provider, facility, or hospital that was listed as in-network). Requires		
	all out-of-pocket costs incurred by the beneficiary to apply toward the		
	in-network deductible and out-of-pocket maximum (rather than requir-		
	ing the fines collected by the Director to be remitted to the consumer).		
	HB 5313 (HFA 0002) (TABLED)	Oppose with	
	Replaces everything after the enacting clause. Reinserts the provisions	Amendment #2	
	of the introduced bill with the following changes. Requires network		
	plans to update its provider directory within 2 business days (instead of		
	10 business days) after being notified of a change by a provider. Pro-		
	vides that if inaccurate information for a provider is found in any pro-		
	vider directory, the health carrier shall check all its network plan direc-		
	tories to identify and correct all inaccuracies associated with that pro-		
	vider. Provides that the Director of Insurance shall require a network		
	plan to correct any inaccuracies found within 2 business days after the		
	network plan is notified. Provides that if an audit of any health carrier's		
	plan finds that more than 1% of providers listed in the audited directory		
	are not participating providers, the Director shall require the health		
	carrier to have an audit conducted of each of the health carrier's net-		
	work plans by an unaffiliated independent firm qualified to conduct		
	such audits at the health carrier's expense and shall provide all audits		
	to the Director. Makes other changes in provisions concerning network		
	plan audits and in the information required to be included in a provider		
	directory. Provides that if a network plan fails to provide notice to ben-		
	eficiaries of a nonrenewal or termination of a provider and that nonre-		
	newal or termination takes effect, services delivered by the provider		
	shall be reimbursed as if the provider was in-network until specified re-		
	quirements have been met. In such cases, the network plan shall hold		

			the beneficiary harmless for all amounts exceeding the amount the beneficiary would have paid had the services been provided in-network. Requires network plans to maintain records for a minimum of 5 years of all providers listed in its network directory. Sets forth required ac- tions for health carriers if a nonparticipating provider listed in a net- work plan directory is identified by the network plan or Director. Sets forth civil penalties for network plans that violate certain provisions concerning network adequacy. Makes changes in provisions concerning complaints of incorrect charges. Makes other changes. <b>Adds a January</b> <b>1, 2025 effective date.</b>		
Health	Dental Care Electronic Billing	HB 5317 Rita (Syverson)	Amends the Uniform Electronic Transactions in Dental Care Billing Act. Provides that beginning January 1, 2027 (instead of 2025), no dental plan carrier is required to accept from a dental care provider eligibility for a dental plan transaction or dental care claims or equivalent en- counter information transaction. Sets forth exemptions from the re- quirements of the Act, and requires a dental care provider who is ex- empt from the requirements of the Act to file a form with the Depart- ment of Insurance indicating the applicable exemption. Requires each dental plan carrier to establish a portal that provides certain benefit and billing information. Requires a dental plan carrier to establish an electronic portal that allows dental care provider; accept attach- ments in an electronic format with the initial electronic claim's submis- sion; and provide remittance advice with the corresponding payment. Provides that nothing in the Act requires a dental plan carrier. Provides that dental plan carriers shall allow alternative forms of payment, without additional fees or charges, to a dental care provider, if requested. <i>Ef- fective immediately.</i> HB 5317 (HCA 0001) (ADOPTED) Replaces everything after the enacting clause. Amends the Uniform <i>Electronic Transactions in Dental Care Billing Act. Provides that begin- ning January 1, 2027 (instead of 2025), no dental plan carrier is re- quired to accept from a dental care provider eligibility for a dental plan</i>	Oppose Neutral with Amendment #1	SENATE Assigned to Insurance Committee (Deadline Extended to 5/10/24)

			transaction or dental care claims or equivalent encounter information transaction. <b>Effective immediately</b> . <u>HB 5317 (HFA 0002)</u> (ADOPTED) Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by House Amendment No. 1, with the following change. Provides that beginning January 1, 2026 (rather than January 1, 2027), no dental plan carrier is required to accept from a dental care provider eligibility for a dental plan transaction or dental care claims or equivalent encounter information transaction. <b>Effective immediately</b> .	Neutral with Amendment #2	
All	Consumer Fraud AI Labeling	<u>HB 5321</u> Rashid	Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that each generative artificial intelligence system and artificial intelligence system that, using any means or facility of interstate or for- eign commerce, produces image, video, audio, or multimedia AI-gener- ated content shall include on the AI-generated content a clear and con- spicuous disclosure that satisfies specified criteria. Provides that any entity that develops a generative artificial intelligence system and third-party licensee of a generative artificial intelligence system shall implement reasonable procedures to prevent downstream use of the system without the required disclosures. Provides that a violation of the provisions constitutes an unlawful practice within the meaning of the Act.	Oppose	HOUSE Re-Referred to Rules
All	Algorithmic Impact Assessments	HB 5322 Rashid	Creates the Illinois Commercial Algorithmic Impact Assessments Act. Defines "algorithmic discrimination", "artificial intelligence", "conse- quential decision", "deployer", "developer" and other terms. Requires that by January 1, 2026 and annually thereafter, a deployer of an auto- mated decision tool must complete and document an assessment that summarizes the nature and extent of that tool, how it is used, and as- sessment of its risks among other things. Requires on or after January 1, 2026 and annually thereafter, developers of an automated decision tool must complete and document a similar assessment. Provides that upon the request of the Attorney General, a developer or deployer must provide that Office any impact assessment performed that is ex- empt from the Freedom of Information Act. Requires that a developer must provide a deployer with a statement regarding the intended uses	Oppose	HOUSE Re-Referred to Rules

			of the automated decision tool and documentation regarding all of the following: (i) the known limitations of the automated decision tool, in- cluding any reasonably foreseeable risks of algorithmic discrimination arising from its intended use; (ii) a description of the types of data used to program or train the automated decision tool; and (iii) a description of how the automated decision tool was evaluated for validity and the ability to be explained before sale or licensing. Exempts a deployer with fewer than 50 employees unless, as of the end of the prior calen- dar year, the deployer deployed an automated decision tool that af- fected more than 999 people per year.		
Health	Nonopioid Alternative Act	HB 5355 LaPointe Rohr (Villa)	Creates the Nonopioid Alternatives for Pain Act. Requires the Depart- ment of Public Health to develop and publish an educational pamphlet regarding the use of nonopioid alternatives for pain treatment. Pro- vides that a health care practitioner shall exercise professional judg- ment in selecting appropriate treatment modalities for pain in accord- ance with specified Centers for Disease Control and Prevention guide- lines, including the use of nonopioid alternatives whenever nonopioid alternatives exist. Requires a health care practitioner who prescribes an opioid drug to provide certain information to the patient, discuss certain topics, and document the reasons for the prescription. Re- quires the Department to develop a nonopioid directive form for pa- tients. Sets forth provisions concerning exceptions, execution of a nonopioid directive, opioid administration to a patient with a nonopi- oid directive, and limitations of liability. Amends the Illinois Insurance Code. Provides that when a licensed health care practitioner prescribes a nonopioid medication for the treatment of acute pain, it shall be un- lawful for a health insurance issuer to deny coverage of the nonopioid prescription drug in favor of an opioid prescription drug or to require the patient to try an opioid prescription drug before providing cover- age. Provides that in establishing and maintaining its drug formulary, a health insurance issuer shall ensure that no nonopioid drug approved by the Food and Drug Administration for the treatment or manage- ment of pain shall be disadvantaged or discouraged, with respect to coverage or cost sharing, relative to any opioid or narcotic drug for the	Oppose	SENATE Referred to Assignments

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treatment or management of pain. Amends the Medical Assistance Ar-		
ticle of the Illinois Public Aid Code. Provides that whenever a licensed		
health care practitioner prescribes a nonopioid medication for the		
treatment of acute pain, neither the Department of Healthcare and		
Family Services nor a managed care organization shall deny coverage		
of the nonopioid prescription drug in favor of an opioid prescription		
drug or require a patient to try an opioid prescription drug prior to		
providing coverage of the nonopioid prescription drug. Makes other		
changes.		
HB 5355 (HFA 0001)(ADOPTED)	Oppose with	
Removes all of the provisions of the Nonopioid Alternatives for Pain Act	Amendment #1	
except for the provisions requiring the Department of Public Health to		
develop and publish on its website an educational pamphlet regarding		
the use of nonopioid alternatives for the treatment of acute nonopera-		
tive, acute perioperative, subacute, or chronic pain. Moves those provi-		
sions to the Department of Public Health Powers and Duties Law of the		
Civil Administrative Code of Illinois. In provisions amending the Illinois		
Insurance Code and the Illinois Public Aid Code, removes language		
providing that the provisions apply to a nonopioid drug immediately		
upon its approval by the U.S. Food and Drug Administration. Provides		
that the Department of Healthcare and Family Services shall ensure		
that nonopioid drugs preferred on the Department's preferred drug list,		
and approved by the U.S. Food and Drug Administration, for the treat-		
ment or management of pain shall not be disadvantaged or discour-		
aged with respect to coverage relative to any opioid or narcotic drug		
for the treatment or management of pain (instead of with respect to		
coverage relative to any opioid or narcotic drug for the treatment or		
management of pain on the Illinois Medicaid Preferred Drug List, where		
impermissible disadvantaging or discouragement includes, without lim-		
itation: designating any such nonopioid drug as a nonpreferred drug if		
any opioid or narcotic drug is designated as a preferred drug; or estab-		
lishing more restrictive or more extensive utilization). Removes lan-		
guage concerning the applicability of the provisions to drugs provided		
under a contract between the Department and a managed care		

			organization. <b>Provides that the changes to the Illinois Insurance Code</b> and the Illinois Public Aid Code are effective January 1, 2026.		
Health	Continuous	<u>HB 5382</u>	Amends the Illinois Insurance Code. Provides that a group or individual	Oppose	HOUSE
	Glucose	Ladisch	policy of accident and health insurance or a managed care plan that is		Re-Referred to
	Monitor	Douglass	amended, delivered, issued, or renewed on or after January 1, 2025		Rules
			shall provide coverage for continuous glucose monitors, related sup-		
			plies, and training in the use of continuous glucose monitors for any in-		
			dividual who is diagnosed with diabetes mellitus and meets other re-		
			quirements, including that the prescriber had an in-person or covered		
			telehealth visit with the individual to evaluate the individual's diabetes		
			control and has determined that the eligibility criteria is met. Provides		
			that to qualify for a continuous glucose monitor, a patient is not re-		
			quired to have a diagnosis of uncontrolled diabetes; have a history of		
			emergency room visits or hospitalizations; or show improved glycemic		
			control. Provides that an individual who is diagnosed with diabetes		
			mellitus and meets the requirements shall not be required to obtain		
			prior authorization for coverage for a continuous glucose monitor, and		
			coverage shall be continuous once the continuous glucose monitor is		
			prescribed. Amends the Medical Assistance Article of the Illinois Public		
			Aid Code. Provides that the Department of Healthcare and Family Ser-		
			vices shall adopt rules to implement the changes made by the amenda-		
			tory Act. Specifies that the rules shall, at a minimum contain certain		
			provisions concerning the ordering provider, continuous glucose moni-		
			tors not being required to have certain functionalities, eligibility re-		
			quirements for a beneficiary, and not requiring prior authorization. <i>Ef</i> -		
			fective July 1, 2024.		
			HB 5382 (HCA 0001) (RE-REFERRED TO RULES)	Oppose with	
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
			of the introduced bill with the following changes. Changes the defini-		
			tion of "diabetes mellitus" to provide that "diabetes mellitus" includes		
			all forms of diabetes, a chronic condition where the pancreas does not		
			produce insulin or does not produce enough insulin or the body cannot		
			effectively use the insulin it produces. Provides that a group or individ-		
			ual policy of accident and health insurance or a managed care plan		

	that is amended, delivered, issued, or renewed on or after January 1, 2026 (rather than January 1, 2025) shall provide coverage for continu- ous glucose monitors, related supplies, and training in the use of con- tinuous glucose monitors for any individual who is diagnosed with dia- betes mellitus, and the coverage shall fully align with the coverage for continuous glucose monitors under Medicare and the eligibility require- ments shall be no more restrictive than the eligibility requirements for continuous glucose monitors under Medicare (rather than specifying requirements). Adds language providing that the rules adopted by the Department of Healthcare and Family Services shall provide that the beneficiary is not required to have a diagnosis of controlled diabetes. Removes language providing that continuous glucose monitors are not required to have specified functionalities. Provides that the continuous glucose monitor chosen by the individual must be approved by the United States Food and Drug Administration. Provides that the fee-for- service medical assistance program shall comply with the provisions of the Illinois Insurance Code mandating coverage for continuous glucose monitors. Makes a conforming change. <b>Effective January 1, 2025 (ra- ther than July 1, 2024)</b> . HB 5382 (HCA 0002) ( <b>RE-REFERRED TO RULES)</b> Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by House Amendment No. 1, with the following changes. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, is- sued, or renewed on or after January 1, 2026 shall not impose a de- ductible, coinsurance, copayment, or any other cost-sharing require- ment on the coverage provided under the provisions for a one-month supply of continuous glucose monitors, including a transmitter if neces- sary (instead of the coverage provided under the provisions for a one-month supply of continuous glucose monitors, including a transmitter if neces- sary	Neutral with Amendment #2	
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			only be required to have United States Food and Drug Administration approval to be covered. <b>Effective January 1, 2026 (instead of January</b> <b>1, 2025).</b>		
Health	Alzheimer Treatment	HB 5383 Gill	Amends the State Employees Group Insurance Act. Requires the State Employees Group Insurance Program to provide coverage for all FDA- approved treatments or medications prescribed to slow the progres- sion of Alzheimer's Disease or another related dementia, as deter- mined by a physician licensed to practice medicine in all its branches. Provides that diagnostic testing necessary for a physician to determine the appropriate use of treatments or medications shall be covered by the State Employees Group Insurance Program.	Monitor	HOUSE Re-Referred to Rules
			HB 5383 (HCA 0001) (RE-REFERRED TO RULES) Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. In a provision regarding cov- erage for Alzheimer's Disease or other related dementia, limits the pro- vision to beginning on July 1, 2025 (rather than January 1, 2025). Re- quires FDA-approved treatments or medications prescribed to slow the progression of Alzheimer's Disease or another related dementia to be medically necessary in order to qualify for coverage under the State Employees Group Insurance Program. Adds a specific prohibition on step therapy for treatment of Alzheimer's Disease or another related dementia.	Neutral with Amendment #1	
			HB 5383 (HCA 0002) (RE-REFERRED TO RULES) Replaces everything after the enacting clause with the provisions of House Amendment No. 1 with the following changes. Provides that treatment for Alzheimer's Disease under the State Employees Group In- surance Program shall be covered if determined to be medically neces- sary by a physician licensed to practice medicine under the Illinois Med- ical Practice Act of 1987 (rather than by a physician licensed to practice medicine in all its branches).	Neutral with Amendment #2	
All	Employment Prohibit Covenants	HB 5385 Moeller	Amends the Illinois Freedom to Work Act. Provides that no employer shall enter into a covenant not to compete or a covenant not to solicit with any employee (rather than no employer shall enter into a cove- nant not to compete or a covenant not to solicit with any employee	Monitor	HOUSE Referred to Rules

			unless the employee's actual or expected annualized rate of earnings		
			exceeds \$75,000 per year). Provides that an employer or former em-		
			ployer shall not attempt to enforce a contract that is void and unen-		
			forceable under the Act regardless of whether the contract was signed		
			and the employment was maintained outside of the State. Provides		
			that, on or before April 1, 2025, an employer who entered into a cove-		
			nant not to compete or a covenant not to solicit with an employee, or		
			a former employees who was employed after January 1, 2023, shall no-		
			tify the employee or the former employee that the covenant not to		
			compete or the covenant not to solicit is void and unenforceable. Re-		
			peals provisions concerning the legitimate business interest of the em-		
			ployer; ensuring employees are informed about their obligations; and		
			reformation of covenants not to compete and covenants not to solicit.		
			Makes changes to definitions. Makes conforming changes.		
Health	Network	HB 5395	Amends the Network Adequacy and Transparency Act. Adds defini-	Oppose	SENATE
	Adequacy	Moeller	tions. Provides that the minimum ratio for each provider type shall be		Assigned to
	Standards	(Peters)	no less than any such ratio established for qualified health plans in		Insurance
			Federally-Facilitated Exchanges by federal law or by the federal Cen-		Committee
			ters for Medicare and Medicaid Services. Provides that the maximum		
			travel time and distance standards and appointment wait time stand-		(Deadline
			ards shall be no greater than any such standards established for quali-		Extended to
			fied health plans in Federally-Facilitated Exchanges by federal law or by		5/10/24)
			the federal Centers for Medicare and Medicaid Services. Makes		
			changes to provisions concerning network adequacy, notice of nonre-		
			newal or termination, transition of services, network transparency, ad-		
			ministration and enforcement, provider requirements, and provider di-		
			rectory information. Amends the Managed Care Reform and Patient		
			newal or termination and transition of services. Amends the Illinois Ad-		
			ministrative Procedure Act to authorize the Department of Insurance		
			ratios, time and distance, or appointment wait times when such stand-		
			of Insurance and are more stringent than the State standards extant at		
			newal or termination, transition of services, network transparency, ad- ministration and enforcement, provider requirements, and provider di- rectory information. Amends the Managed Care Reform and Patient Rights Act. Makes changes to provisions concerning notice of nonre- newal or termination and transition of services. Amends the Illinois Ad- ministrative Procedure Act to authorize the Department of Insurance to adopt emergency rules implementing federal standards for provider ratios, time and distance, or appointment wait times when such stand- ards apply to health insurance coverage regulated by the Department		

the time the final federal standards are published. Amends the Illinois		
Administrative Procedure Act to make a conforming change. <i>Effective</i>		
immediately.		
	Oppose with	
HB 5395 (HCA 0001) (ADOPTED)	Oppose with	
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
of the introduced bill with the following changes. Provides that the		
amendatory Act may be referred to as the Health Care Consumer Ac-		
cess and Protection Act. Amends the Illinois Insurance Code. Provides		
that, unless prohibited under federal law, for plan year 2026 and there-		
after, for each insurer proposing to offer a qualified health plan issued		
in the individual market through the Illinois Health Benefits Exchange,		
the insurer's rate filing must apply a cost-sharing reduction defunding		
adjustment factor within a range that is uniform across all insurers; is		
consistent with the total adjustment expected to be needed to cover		
actual cost-sharing reduction costs across all silver plans on the Illinois		
Health Benefits Exchange statewide; and makes certain assumptions.		
Provides that the rate filing must apply an induced demand factor		
based on a specified formula. Provides that certain provisions concern-		
ing filing of premium rates for group accident and health insurance for		
approval by the Department of Insurance do not apply to group policies		
issued to large employers. Removes language providing that certain		
provisions do not apply to the large group market. Provides that for		
large employer group policies issued, delivered, amended, or renewed		
on or after January 1, 2026, the premium rates and risk classifications		
must be filed with the Department annually for approval. Amends the		
Limited Health Service Organization Act to provide that pharmaceutical		
policies are subject to the provisions of the amendatory Act. Sets forth		
provisions concerning short-term, limited-duration insurance. Provides		
that no company shall issue, deliver, amend, or renew short-term, lim-		
ited-duration insurance. Provides that the Department may adopt rules		
as deemed necessary that prescribe specific standards for or re-		
strictions on policy provisions, benefit design, disclosures, and sales and		
marketing practices for excepted benefits. Provides that the Director of		
Insurance's authority under specified provisions is extended to group		
mourance o authomy anaci opecifica provisiono is extended to group		1

and blanket excepted benefits. Makes conforming changes in the         Health Maintenance Organization Act. Repeals the Short-Term, Limited-Duration Health Insurance Coverage Act. Provides that no later         than July 1, 2025, insurance companies that use drug formulary shall         post the formulary on their websites. Makes changes concerning utilization reviews and step therapy requirements. Provides that beginning         January 1, 2026, coverage for inpatient mental health treatment at         participating hospitols or other licensed facilities shall comply with         specified requirements concerning prior authorization, coverage, and         concurrent review. Makes other changes. Further amends the Man-         anged Care Reform and Patient Rights Act. Removes provisions concern-         ing step therapy. Provides that on utilization review program or any pol-         icy, contract, certificate, evidence of coverage, or formulary shall im-         pose step therapy requirements for any health care service, including         prescription drugs. Amends the Health Carrier External Review Act. Re-         quires a health insurance issuer to publish on its public website a list of         services for which prior authorization is required. Effective January 1,         2025.         HB 5395 (HFA 0002)         (TABLED)         Replaces everything affer the enacting clause. Reinserts the provisions of the introduced bill with the following changes. In the Metwork Ade-         quary and Tr	 			
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	shall make available to onboarding, current, and former preferred pro-		
	viders to notify the issuer of the provider's currently accurate provider		
	directory information. Provides that certain provisions concerning pros-		
	thetic and customized orthotic devices do not apply to certain other		
	fixed indemnities. Requires the Department to create a template for		
	drug formularies by March 31, 2025. With regard to a prohibition on		
	certain step therapy requirements, removes an exception for the De-		
	partment of Healthcare and Family services. Makes changes concern-		
	ing concurrent review. Amends the Managed Care Reform and Patient		
	Rights Act. Makes changes concerning definitions and utilization review		
	programs. Further amends the Prior Authorization Reform Act. Changes		
	the definition of "medically necessary". Amends the Illinois Public Aid		
	Code. Makes changes concerning the applicability of the Managed Care		
	Reform and Patient Rights Act to the Code. Effective January 1, 2025.		
	HB 5395 (HFA 0003) (TABLED)	Oppose with	
	Replaces everything after the enacting clause. Reinserts the provisions	Amendment #3	
	of the bill, as amended by House Amendment No. 2, with changes that		
	include the following. Provides that the amendatory Act may be re-		
	ferred to as the Health Care Protection Act. Provides that nothing in		
	provisions concerning coverage of out-of-network claims at the in-net-		
	work benefit level if a network plan is inadequate under the Network		
	Adequacy and Transparency Act and other requirements are met shall		
	be construed to supersede a specified provision of the Illinois Insurance		
	Code concerning billing for emergency services by nonparticipating pro-		
	viders. Provides that on or before January 1, 2026 (rather than January		
	1, 2029), the Department of Insurance shall develop and publish a uni-		
	form electronic provider directory information form that issuers shall		
	make available to providers. Makes changes concerning the calculation		
	of a cost-sharing reduction defunding adjustment factor. Amends the		
	Illinois Health Benefits Exchange Law. Provides that beginning for plan		
	year 2026, if a health insurance issuer offers a product as defined under		
	federal regulations at the gold or silver level through the Illinois Health		
	Benefits Exchange, the issuer must offer that product at both the gold		
	and silver levels. Provides that no later than October 1, 2025 (rather		

	[]	]
than July 1, 2025), insurance companies that use a drug formulary shall		
post the formulary on their websites. Makes changes in provisions con-		
cerning retrospective review of coverage for inpatient mental health		
treatment at participating hospitals; the definition of "step therapy re-		
quirement"; and standards for utilization review criteria. Makes other		
changes. Effective January 1, 2025.		
<u>HB 5395 (HFA 0004)</u> <b>(ADOPTED</b> )	Opposed with	
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #4	
of the bill, as amended by House Amendment No. 1, with changes that		
include the following. Provides that the amendatory Act may be re-		
ferred to as the Health Care Protection Act. In the Network Adequacy		
and Transparency Act, provides that the Department of Insurance shall		
enforce certain network adequacy and transparency standards for		
stand-alone dental plans for plans amended, delivered, issued, or re-		
newed on or after January 1, 2025. Provides that for the Department to		
enforce any new or modified federal standard before the Department		
adopts the standard by rule, the Department must, no later than May		
15 before the start of the plan year, give public notice to the affected		
health insurance issuers through a bulletin. Further amends the Illinois		
Insurance Code, makes changes concerning provider directories. Cre-		
ates the Uniform Electronic Provider Directory Information Form Task		
Force. Requires the Department of Insurance, with input from the Uni-		
form Electronic Provider Directory Information Form Task Force, to de-		
velop and publish a uniform electronic provider directory information		
form that issuers shall make available to providers to notify the issuer		
of the provider's currently accurate provider directory information. Pro-		
vides that certain provisions concerning prosthetic and customized or-		
thotic devices do not apply to certain other fixed indemnities. Requires		
the Department to create a template for drug formularies by March 31,		
2025. With regard to a prohibition on certain step therapy require-		
ments, removes an exception for the Department of Healthcare and		
Family services. Makes changes concerning the calculation of a cost-		
sharing reduction defunding adjustment factor; retrospective review of		
coverage for inpatient mental health treatment at participating		
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	hospitals; the definition of "step therapy requirement"; concurrent re- view; and standards for utilization review criteria. Makes other changes. Amends the Illinois Health Benefits Exchange Law. Provides that beginning for plan year 2026, if a health insurance issuer offers a product as defined under federal regulations at the gold or silver level through the Illinois Health Benefits Exchange, the issuer must offer that product at both the gold and silver levels. Provides that no later than October 1, 2025 (rather than July 1, 2025), insurance companies that use a drug formulary shall post the formulary on their websites. Amends the Managed Care Reform and Patient Rights Act. Makes changes concerning definitions and utilization review programs. Fur- ther amends the Prior Authorization Reform Act. Changes the definition of "medically necessary". Amends the Illinois Public Aid Code. Makes changes concerning the applicability of the Managed Care Reform and Patient Rights Act to the Code. <b>Effective January 1, 2025</b> . <u>HB 5395 (SCA 0001)</u> ( <b>REFERRED TO ASSIGNMENTS)</b> Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes that include the following. Requires the issuer of a network plan to submit a self-audit of its provider direc- tory and a summary to the Department of Insurance, which the Depart- ment shall make publicly available. Makes changes to the information that must be provided in a network plan directory. Sets forth required actions if an issuer or the Department identifies a provider incorrectly listed in the provider directory. Provides that if the Director of Insurance determines that an issuer violated a provision concerning network transparency, the Director may assess a fine up to \$5,000 per violation, except for inaccurate information given by a provider to the issuer. Pro- vides that if an issuer, or any entity or person acting on the issuer's be- half, knew or reasonably should have known that a provider to the issuer's be- half, knew or preason	Oppose with Amendment #1	
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			forth provisions concerning complaints of incorrect charges. Removes provisions concerning excepted benefits. Makes changes to provisions concerning confidentiality; transition of services; unreasonable and in- adequate rates; the definition of "step therapy requirement"; and ad-		
			verse determinations. Effective January 1, 2025.		
Health	HIV TLC Act	HB 5417 Cassidy (Collins)	<ul> <li>verse determinations. Effective January 1, 2025.</li> <li>Amends the Department of Public Health Act. Establishes the role of HIV Treatment Innovation Coordinator to be housed within the Depart- ment. Provides that the Department shall create and fill the Coordina- tor role within 6 months after the effective date of the amendatory Act. Requires the Coordinator to develop and execute a comprehen- sive strategy to adopt a Rapid Start model for HIV treatment as the standard of care. Requires compensation and benefits for the Coordi- nator be at the Program Director level. Describes the specific job re- sponsibilities of the Coordinator. Amends the Illinois Insurance Code. Provides that an individual or group policy of accident and health insur- ance amended, delivered, issued, or renewed in this State on or after January 1, 2025 shall provide coverage for home test kits for sexually transmitted infections, including any laboratory costs of processing the home test kit, that are deemed medically necessary or appropriate and ordered directly by a clinician or furnished through a standing order for patient use based on clinical guidelines and individual patient health needs. Makes a conforming change to the Illinois Public Aid Code re- garding coverage for home test kits for sexually transmitted infections. Amends the AIDS Confidentiality Act. Creates the Illinois AIDS Drug As- sistance Program. Provides that Illinois AIDS Drug Assistance Program applications shall be processed within 72 hours after the time of sub- mission. Provides for conditional approval of Illinois AIDS Drug Assis- tance Program applications within 24 hours after time of submission.</li> </ul>	Oppose	SENATE Assigned to Appropriations Health & Human Services Committee (Deadline Extended to 5/10/24)
			Requires Illinois AIDS Drug Assistance Program applicants to document residency within the State of Illinois. Provides for 8 Rapid Start for HIV Treatment pilot sites established by the Department of Public Health. Provides that the Department shall publish a report on the operation of the pilot program 15 months after the pilot sites have launched. Es- tablishes requirements for the report, requires that the report be		

shared with the General Assembly, the Governor's Office, and requires that the report be made available on the Department's Internet web-		
site. Amends the County Jail Act. Creates new annual adult correctional		
facility public inspection report requirements on the topics of HIV and		
AIDS.		
HB 5417 (HFA 0001) (ADOPTED)	Neutral with	
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
of the introduced bill with the following changes. Deletes references to		
the role of HIV Treatment Innovation Coordinator. Amends the Illinois		
Insurance Code. Provides that an individual or group policy of accident		
and health insurance amended, delivered, issued, or renewed in the		
State after January 1, 2026 (instead of January 1, 2025) shall provide		
coverage for home test kits for sexually transmitted infections, includ-		
ing any laboratory costs of processing the kit, that are deemed medi-		
cally necessary or appropriate and ordered directly by a clinician (in-		
stead of a clinician or furnished through a standing order) for patient		
use. Amends the AIDS Confidentiality Act. Defines "conditional ap-		
proval" to mean Illinois ADAP approval within one business day after		
submission of documentation of Illinois residency, Program Agreement		
form, and attestation of remaining eligibility requirements (instead of		
approval within 24 hours after submission of the materials). Deletes re-		
quirement that an applicant seeking conditional approval must docu-		
ment resident in the State. Provides that the Department of Public		
Health shall establish one Rapid Start for HIV Treatment pilot site per		
HIV Care Connect Region (instead of 8 pilot sites throughout the State).		
Provides that the Department may implement the pilot program in ac-		
cordance with industry standards informed by the most current Health		
Resources and Services Administration guidance on HIV care and treat-		
ment (in addition to the most current Centers for Disease Control and		
Prevention guidance). Provides that the Department shall compile re-		
ports from each of the pilot sites on the operation of the pilot program		
upon completion of the pilot period (instead of publishing a report on		
the operation of the program 15 months after the pilot sites have		
launched). Makes other changes. Amends the County Jail Act. Removes		

Health	Regulation Network Adequacy	HB 5419 Moeller	<ul> <li>a provision that required a report by the Department of Corrections to include whether the warden of the jail had sought certain information from the Department of Public Health or community-based organiza-tions certified to provide HIV/AIDS testing.</li> <li>Amends the Network Adequacy and Transparency Act. Makes a technical change in a Section concerning the Act's short title.</li> </ul>	Monitor	HOUSE Referred to Rules
Health	Pharmacists- Vaccines & Dosage	HB 5462 Moeller	Amends the Pharmacy Practice Act. Provides that it is the practice of pharmacy to order and administer vaccines to patients 7 years of age and older for COVID-19 or influenza subcutaneously, intramuscularly, or orally as authorized, approved, or licensed by the United States Food and Drug Administration or in accordance with the United States Centers for Disease Control and Prevention's Recommended Immun- ization Schedule or the United States Centers for Disease Control and Prevention's Health Information for International Travel (rather than as authorized, approved, or licensed by the United States Food and Drug Administration). Provides that a pharmacist who is exercising his or her professional judgment may change the quantity of medication pre- scribed if specified conditions are satisfied. Provides that a pharmacist may change the dosage form of a prescription if it is in the best inter- est of patient care, so long as the prescriber's directions are also modi- fied to equate to an equivalent amount of drug dispensed as pre- scribed. Provides that a pharmacist may complete missing information on a prescription if there is evidence to support the change. Repeals provisions concerning the administration of vaccines, tests, and thera- peutics by registered pharmacy technicians and student pharmacists. Makes other changes. Amends the Illinois Insurance Code and the Medical Assistance Article of the Illinois Public Aid Code. Provides that the ordering and administration of vaccines by a pharmacist as part of the practice of pharmacy shall be covered and reimbursed under the medical assistance program and by other insurers at no less than the rate that the vaccine is reimbursed at when ordered and administered by a licensed physician.	Oppose	HOUSE Referred to Rules

All	Consumer	<u>HB 5476</u>	Amends the Consumer Fraud and Deceptive Business Practices Act.	Oppose	HOUSE
	Fraud	Evans, Jr.	Provides that any term or condition in any agreement that unneces-		Re-Referred to
Agreements		sarily burdens a person's rights under the Act shall be null and void		Rules	
Health	Insurance	<u>HB 5493</u>	Amends the Illinois Insurance Code. Provides that certain coverage re-	Oppose	SENATE
	Various	Jones	quirements apply to an individual policy of accident and health insur-		Assigned to
		(Harris, III)	ance (currently, a policy of accident and health insurance). Provides		Insurance
			that an individual or group policy of accident and health insurance or a		Committee
			managed care plan must not require authorization or referral by the		
			plan, issuer, or any person, including a primary care provider, for any		(Deadline
			covered individual who seeks coverage for certain obstetrical or gyne-		Extended to
			cological care. Provides that if a policy, contract, or certificate requires		5/10/24)
			or allows a covered individual to designate a primary care provider and		
			provides coverage for any obstetrical or gynecological care, the insurer		
			shall provide the notice required under specified federal regulations in		
			all circumstances required under those regulations. Makes changes in		
			provisions concerning post-parturition care. Changes the language re-		
			quired in the disclosure of a limited benefit. Increases the fee for filing		
			a plan of division of a domestic stock company and for filing an insur-		
			ance business transfer plan. Makes changes in provisions concerning		
			fraud reporting; coverage for epinephrine injectors; blanket accident		
			and health insurance; authorization of policies, agreements, or ar-		
			rangements with incentives or limits on reimbursement; and refunds		
			and penalties. Repeals a provision concerning the application of certain		
			provisions. Amends the Network Adequacy and Transparency Act.		
			Changes references from "woman's principal health care provider" to		
			"obstetrical and gynecological health care professional". Amends the		
			State Employees Group Insurance Act of 1971, the Counties Code, the		
			Illinois Municipal Code, the School Code, the Limited Health Service Or-		
			ganization Act, and the Illinois Public Aid Code to make conforming		
			changes. Amends the Health Maintenance Organization Act. Makes		
			changes to the required disclosures. Provides that health maintenance		
			organizations are subject to certain coverage requirements for phar-		
			macy testing, screening, vaccinations, and treatment; for proton beam		
			therapy; for children with neuromuscular, neurological, or cognitive		

impairment; and for no-cost mental health prevention and wellness		
visits. Effective immediately, except that certain provisions are effec-		
tive January 1, 2025.		
<u>HB 5493 (HCA 0001)</u> (TABLED)	Neutral with	
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
of the introduced bill with the following changes. Further amends the		
Illinois Insurance Code. Repeals a provision requiring certain policies to		
offer, for an additional premium and subject to the insurer's standard		
of insurability, optional coverage or optional reimbursement for hear-		
ing instruments and related services for all individuals when a hearing		
care professional prescribes a hearing instrument to augment commu-		
nication. Makes conforming changes. In a provision concerning the		
scope of the Casualty Insurance, Fidelity Bonds and Surety Contracts Ar-		
ticle, includes certain policies that are not otherwise excluded under the		
Unauthorized Companies Article. Removes changes to a provision con-		
cerning fraud reporting. Further amends the State Employees Group In-		
surance Act of 1971, the Counties Code, the Illinois Municipal Code, and		
the School Code. Requires coverage or reimbursement for hearing in-		
strument and related services. Provides that coverage may be offered		
on an optional basis for an additional premium or contribution.		
Preempts home rule powers. Makes other changes. <b>Effective immedi-</b>		
ately, except that certain provisions are effective January 1, 2025.		
<u>HB 5493 (HCA 0002)</u> (ADOPTED)	Neutral with	
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #2	
of the introduced bill with the following changes. Further amends the		
Illinois Insurance Code. Repeals a provision requiring certain policies to		
offer, for an additional premium and subject to the insurer's standard		
of insurability, optional coverage or optional reimbursement for hear-		
ing instruments and related services for all individuals when a hearing		
care professional prescribes a hearing instrument to augment commu-		
nication. Makes conforming changes. In a provision concerning the		
scope of the Casualty Insurance, Fidelity Bonds and Surety Contracts Ar-		
ticle, includes certain policies that are not otherwise excluded under the		
Unauthorized Companies Article. Removes changes to a provision		

			<ul> <li>concerning fraud reporting. Further amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and the School Code. Requires coverage or reimbursement for hearing aids. Makes other changes. Amends the Voluntary Health Services Plans Act to make a conforming change.</li> <li>Effective immediately, except that certain provisions are effective January 1, 2025.</li> <li>HB 5493 (HCA 0003) (ADOPTED) Provides that "tax due" means the full amount due for the applicable tax period (rather than that year) under specified provisions</li> </ul>	Neutral with Amendment #3	
Health	Health Care Costs	HB 5517 Ladisch Douglass	Creates the Protection Against Unnecessary Health Care Costs Act. Re- quires the State Comptroller to establish the Drug Discount Card Pro- gram to be made available for all residents of this State. Requires the Department of Insurance to report to the General Assembly and to the Governor recommendations for establishing an outreach and educa- tion program to inform licensed physicians on when a drug patent will expire and become available in generic form, and when generic alter- natives exist for drugs whose patent recently expired. Provides that on and after October 1, 2025, a pharmaceutical manufacturer that em- ploys an individual to perform the duties of a pharmaceutical sales rep- resentative shall register annually with the Department of Financial and Professional Regulation as a pharmaceutical marketing firm. Pro- vides that each pharmaceutical marketing firm shall provide to the De- partment a list of all individuals employed by the pharmaceutical mar- keting firm as a pharmaceutical sales representative. Sets forth provi- sions concerning registration; registration fees; discipline of pharma- ceutical marketing firms; the Department posting a list of all individuals employed by the pharmaceutical marketing firm as a pharmaceutical sales representative; and reports by pharmaceutical marketing firms to the Department. Requires the Department of Public Health to report to the General Assembly and the Governor, an analysis of pharmacy ben- efit managers' practices of prescription drug distribution. Requires the Department of Public Health to prepare a list of not more than 10 out- patient prescription drugs that the Director of Public Health, in the	Monitor	HOUSE Re-Referred to Rules

Formulary Posting	Ladisch Douglass	health plan" means any health insurance plan issued by an insurer reg- ulated by the State or health insurance plan operated and		Re-Referred to Rules
Drug	HB 5518	Amends the Illinois Insurance Code. Provides that "State-regulated	Oppose	HOUSE
		Removes provisions concerning the Drug Discount Card Program; physi-	Amendment #2	
		HB 5517 (HCA 0002) (RE-REFERRED TO RULES)	Neutral with	
		"January 1, 2027". Makes other changes		
		from "January 1, 2025" to "January 1, 2026" and "January 1, 2026" to		
		sumer Fraud and Deceptive Business Practices Act. Changes references		
			Amenument #1	
			Noutral with	
		-		
		the State or critical to public health. Requires the pharmaceutical man-		
	Formulary	Formulary Ladisch	Under the second seco	Image: Solution of the second system of the second syste

			administered by the State, including, but not limited to, the medical as- sistance program under the Medical Assistance Article of the Illinois Public Aid Code, fee-for-service plans, and managed care organiza- tions. Provides that for every State-regulated health plan, an infor- mation packet on all insurance products offered to enrollees must be made available to the public, which must be viewable before choosing a health plan, that includes specified information concerning the plan's drug formulary and the costs for drugs. Provides that the information packet must be made available both online in any patient portal and in a printed format. Provides that the information packet must be up- dated within 7 days after any change to the drug formulary, and notice of the change to the drug formulary and change to drug costs must be sent to beneficiaries by mail or electronically.		
Health	Provider Panels	HB 5580 Huynh	Amends the Managed Care Reform and Patient Rights Act. Sets forth requirements for carriers that offer a provider panel. Requires notice of the development of a provider panel to be filed with Department of Public Health prior to establishment. Provides that a carrier that uses a provider panel shall establish procedure for notifying an enrollee of the termination of a health care provider. Sets forth provisions permitting, under certain circumstances, a health care provider to continue to ren- der health care services following termination from the carrier's pro- vider panel. Requires a carrier to provide a list of members in the carri- er's provider panel. Establishes notice requirements for benefit reduc- tions and termination of health care providers from the carrier's pro- vider panel. Requires any carrier requiring preauthorization for medical treatment to have personnel available to provide preauthorization at all times when the preauthorization is required. Provides that no con- tract between a health care provider to deny covered services that the provider knows to be medically necessary and appropriate that are provided with respect to a specific enrollee or group of enrollees with similar medical conditions. Sets forth prohibited provisions in a con- tract between a carrier and a health care provider. Defines terms. Makes other and conforming changes.	Oppose	HOUSE Referred to Rules

All	IL Privacy	<u>HB 5581</u>	Creates the Illinois Privacy Rights Act. Defines terms such as "biometric	Oppose	HOUSE
	Rights Act	Huynh	data", "consumer", "controller", "deidentified data", and "processor".		Referred to
			Creates a consumer protection of privacy in which, with some excep-		Rules
			tions, provides an individual with the right to: (i) confirm whether or		
			not a controller is processing the consumer's personal data and access		
			such personal data; (ii) correct inaccuracies in the consumer's personal		
			data; (iii) delete personal data provided by or obtained about the con-		
			sumer; (iv) obtain a copy of the consumer's personal data processed by		
			the controller in a portable and, to the extent technically feasible,		
			readily usable format; and, (v) opt out of the processing of the per-		
			sonal data for purposes of targeted advertising, the sale of personal		
			data, or profiling in furtherance of solely automated decisions that pro-		
			duce legal or similarly significant effects concerning the consumer. De-		
			fines a consumer as a resident of this State excluding an individual act-		
			ing in commercial or employment context. Provides that this Act ap-		
			plies to persons that conduct business in this State or persons that pro-		
			duce products or services that are targeted to residents of this State		
			that during a 1-year period: (i) controlled or processed the personal		
			data of not less than 35,000 unique consumers, excluding personal		
			data controlled or processed solely for the purpose of completing a		
			payment transaction; or (ii) controlled or processed the personal data		
			of not less than 10,000 unique consumers and derived more than 25%		
			of their gross revenue from the sale of personal data. Provides that the		
			Attorney General has the exclusive authority under this Act to enforce		
			violations of it. Makes a violation of this Act an unfair method of com-		
			petition or any unfair or deceptive act or practice under the Consumer		
			Fraud and Deceptive Business Practices Act. Prohibits a private cause		
			of action under this Act. <i>Effective January 1, 2025.</i>		
All	Consumer	<u>HB 5588</u>	Amends the Consumer Fraud and Deceptive Business Practices Act.	TBD	HOUSE
	Fraud-	Huynh	Provides that it is an unlawful practice for any person who hosts an		Referred to
	Developer Fees		online distribution platform for third-party software programs or appli-		Rules
	L L L L L L L L L L L L L L L L L L L		cations to charge a fee or commission on a purchase made by a cus-		
			tomer through a software program or application that was distributed		
			through that platform. <i>Effective immediately.</i>		

Life	Burial	HB 5627	Amends the Illinois Funeral or Burial Funds Act. Defines the term	Monitor	SENATE
	Transport	Andrade, Jr.	"transportation protection agreement". Provides that the Illinois Insur-		Referred to
	Agreements	(Porfirio)	ance Code does not apply to any transportation protection agreement		Assignments
		. ,	sold by any seller. Provides that nothing in the Act shall be deemed to		Ū
			apply to (1) merchandise that is delivered within 30 days of purchase,		
			(2) a transportation protection agreement, or (3) pre-need cemetery		
			sales (currently only pre-need cemetery sales) under the Illinois Pre-		
			Need Cemetery Sales Act. Makes a change to a provision concerning		
			payments under pre-need contracts.		
Health	Pregnancy	HB 5643	Amends the Illinois Insurance Code. Provides that a group or individual	Oppose	SENATE
	Tests	Katz Muhl	policy of accident and health insurance or a managed care plan that is		Assigned to
		(Fine)	amended, delivered, issued, or renewed on or after the effective date		Insurance
			of the amendatory Act shall provide coverage for at-home, urine-based		Committee
			pregnancy tests that are prescribed to the covered person, regardless		
			of whether the tests are otherwise available over-the-counter.		(Deadline
			HB 5643 (HCA 0001) (TABLED)	Neutral with	Extended to
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	5/10/24)
			of the introduced bill with the following changes. 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, 2026 (instead of the effective date of the amendatory Act) shall pro-		
			vide coverage for at-home, urine-based pregnancy tests that are pre-		
			scribed to the covered person, regardless of whether the tests are oth-		
			erwise available over-the-counter. Provides that the coverage required		
			is limited to 2 at-home, urine-based pregnancy tests every 30 days.		
			Amends the State Employees Group Insurance Act of 1971 to require		
			the program of health benefits to provide that coverage. <b>Effective Jan-</b>		
			uary 1, 2026.		
			HB 5643 (HFA 0002) (RECOMMEND BE ADOPTED)	Neutral with	
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #2	
			of the introduced bill with the following changes. 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, 2026 (instead of the effective date of the amendatory Act) shall		

			provide coverage for at-home, urine-based pregnancy tests that are prescribed to the covered person, regardless of whether the tests are otherwise available over-the-counter. Provides that the coverage re- quired is limited to 2 at-home, urine-based pregnancy tests every 30 days. Amends the State Employees Group Insurance Act of 1971 to re- quire the program of health benefits to provide that coverage. <b>Effective</b> <b>January 1, 2026.</b> HB 5643 (HFA 0003) (ADOPTED) Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by House Amendment No. 2, with the following changes. Amends the Illinois Public Aid Code. Provides that, beginning January 1, 2025, the medical assistance program shall provide cover- age for at-home, urine-based pregnancy tests that are ordered directly by a clinician or furnished through a standing order for patient use, re- gardless of whether the tests are otherwise available over the counter. Provides that the coverage is limited to a multipack, as defined by the Department of Healthcare and Family Services, of at-home, urine-based pregnancy tests every 30 days. Changes the effective date to January <b>1, 2025 (rather than January 1, 2026).</b>	Neutral with Amendment #3	
Health	Network Adequacy- Genetic Med	HB5801 LaPointe	Amends the Network Adequacy and Transparency Act. Provides that the Department of Insurance shall consider establishing ratios for pro- viders of genetic medicine and genetic counseling.	Oppose	HOUSE Referred to Rules

			SENATE BILLS		
Health	Insulin Pump Coverage Mandate	SB 54 Fine	Amends the Illinois Insurance Code. Provides that coverage for self- management training and education, equipment, and supplies for dia- betes treatment shall include insulin pumps and medical supplies re- quired for the use of an insulin pump when medically necessary and prescribed by a physician licensed to practice medicine in all of its branches.	Oppose (amend- ment with effec- tive date change forthcoming)	SENATE Re-Referred to Assignments
Health	Medicare Enrollment Period	<u>SB 56</u> Fine (Morgan)	Amends the Illinois Insurance Code. In provisions concerning Medicare supplement policy minimum standards, provides that if an individual is at least 65 years of age but no more than 75 years of age and has an existing Medicare supplement policy, then the individual is entitled to an annual open enrollment period lasting 45 days, commencing with the individual's birthday, and the individual may purchase any Medi- care supplement policy with the same issuer or any affiliate authorized to transact business in the State (instead of only the same issuer) that offers benefits equal to or lesser than those provided by the previous coverage.	Oppose	HOUSE 2 <sup>nd</sup> Reading
			SB 0056 (SCA 0001) (ADOPTED) Adds a January 1, 2026 effective date.	Neutral with Amendment #1	
All	Genetic Information Prohibition	SB 68 Fine	Provides that, with regard to any policy, contract, or plan offered, en- tered into, issued, amended, or renewed on or after January 1, 2024 by a health insurer, life insurer, or long-term care insurer authorized to transact insurance in this State, a health insurer, life insurer, or long- term care insurer may not: (1) cancel, limit, or deny coverage or estab- lish differentials in premium rates based on a person's genetic infor- mation; or (2) require or solicit an individual's genetic information, use an individual's genetic test results, or consider an individual's decisions or actions relating to genetic information or a genetic test in any man- ner for any insurance purpose. Provides that the provisions may not be construed as preventing a life insurer or long-term care insurer from accessing an individual's medical record as part of an application exam. Provides that nothing in the provisions prohibits a life insurer or long- term care insurer from considering a medical diagnosis included in an	Oppose	SENATE Re-Referred to Assignments

			individual's medical record, even if the diagnosis is based on the results of a genetic test. <i>Effective July 1, 2023.</i>		
Health	Coverage and Deductible Year	<u>SB 92</u> Fine	Provides that the Director of Insurance shall issue rules to establish specific standards which may cover, but shall not be limited to, align- ment of an accident and health insurance policy's coverage year and	Oppose	SENATE Referred to Assignments
	Alignment		deductible year for the purpose of determining patient out-of-pocket cost-sharing limits. Defines "coverage year" and "deductible year".		
Health	HMO In-Network Referral	<u>SB 130</u> Fine	Provides that the powers of a health maintenance organization include the voluntary use of a referral system for enrollees to access providers under contract with or employed by the health maintenance organiza- tion. Provides that the provisions shall not be construed as requiring the use of a referral system to obtain a certificate of authority.	Support	SENATE Re-Referred to Assignments
Health	Reproductive Healthcare Network Adequacy	<u>SB 241</u> Ellman	Provides that an insurer providing a network plan shall file a descrip- tion with the Director of Insurance of written policies and procedures on how the network plan will provide 24-hour, 7-day per week access to reproductive health care. Provides that the Department of Insur- ance shall consider establishing ratios for reproductive health care phy- sicians or other providers. <i>Effective July 1, 2024, except that certain</i> <i>changes take effect January 1, 2025.</i>	Oppose	SENATE Referred to Assignments
Health	Insurance Waiver ACA	SB 288 Rezin	Prohibits the State from applying for any federal waiver that would re- duce or eliminate any protection or coverage required under the Pa- tient Protection and Affordable Care Act (Affordable Care Act) that was in effect on January 1, 2017, including, but not limited to, any protec- tion for persons with preexisting conditions and coverage for services identified as essential health benefits under the Affordable Care Act. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assem- bly through joint resolution. Amends the Illinois Insurance Code. Pro- hibits the State from applying for any federal waiver that would permit an individual or group health insurance plan to reduce or eliminate any protection or coverage required under the Affordable Care Act that was in effect on January 1, 2017, including, but not limited to, any pro- tection for persons with preexisting conditions and coverage for	Monitor	SENATE Referred to Assignments

Health	Riding	SB 311	<ul> <li>services identified as essential health benefits under the Affordable</li> <li>Care Act. Provides that the State or an agency of the executive branch</li> <li>may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Amends the Illinois Public Aid</li> <li>Code. Prohibits the State or an agency of the executive branch from</li> <li>applying for any federal Medicaid waiver that would result in more restrictive standards, methodologies, procedures, or other requirements</li> <li>than those that were in effect in Illinois as of January 1, 2017 for the</li> <li>Medical Assistance Program, the Children's Health Insurance Program, or any other medical assistance program in Illinois operating under any</li> <li>existing federal waiver authorized by specified provisions of the Social</li> <li>Security Act. Provides that the State or an agency of the executive</li> <li>branch may apply for such a waiver only if granted authorization by the</li> <li>General Assembly through joint resolution. <i>Effective immediately</i>.</li> </ul>	Oppose	SENATE
i culti	Therapy Coverage Mandate	Murphy	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 shall provide coverage for hippotherapy and other	oppose	Re-Referred to Assignments
	Walluate		forms of therapeutic riding.		
Health	Rate Review	SB 324 Fine	Provides that all individual and small group accident and health policies written subject to certain federal standards must file rates with the De- partment of Insurance for approval. Provides that unreasonable rate increases or inadequate rates shall be disapproved. Provides that when an insurer files a schedule or table of premium rates for individual or small employer health benefit plans, the Department of Insurance shall post notice of the premium rate filings, rate filing summaries, and other information about the rate increase or decrease online on the Department's website. Provides that the Department shall open a 30- day public comment period on the date that a rate filing is posted on the website. Provides that after the close of the public comment pe- riod, the Department shall issue a decision to approve, disapprove, or modify a rate filing, and post the decision on the Department's web- site. Provides that the Department shall adopt rules implementing	Oppose	SENATE Referred to Assignments

			specified procedures. Defines "inadequate rate" and "unreasonable rate increase".		
All	Postcard Disclosure	<u>SB 0371</u> ( <u>SFA 0001)</u> Ventura	Replaces everything after the enacting clause. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that provisions restricting the mailing of postcards or letters under specified circum- stances apply to companies not connected to the company from which the recipient has purchased or obtained goods, services, or other mer- chandise. Provides that postcards or letters sent in compliance with the consumer protections of the Truth in Lending Act or the Truth in Savings Act are deemed to be in compliance with this Section. Makes conforming changes. <i>Effective January 1, 2024.</i>	Monitor (Submitted Language to AG – December 2023)	SENATE Referred to Assignments
All	Illinois Work Without Fear Act	SB 0504 (SFA 0001) Aquino	Replaces everything after the enacting clause. Creates the Illinois Work Without Fear Act. Provides that it is unlawful for any person to engage in, or to direct another person to engage in, retaliation against any per- son or their family member or household member for the purpose of, or with the intent of, retaliating against any person for exercising any right protected under State employment laws or by any local employ- ment ordinance. Sets forth the duties and powers of the Department of Labor under the Act. Allows the Attorney General to initiate or inter- vene 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 her own claim for damages caused by retaliation. Allows a 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, liqui- dated 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 suspen- sion penalties for violations of the Act. Amends the Whistleblower Act.	Monitor	SENATE Re-Referred to Assignments

			Changes the definitions of "employer" and "employee". Defines "public body", "retaliatory action", and "supervisor". Provides that an em- ployer may not take retaliatory action against an employee who dis- closes or threatens to disclose information about an activity, policy, or practice of the employer that the employee has reasonable cause to be- lieve violates a State or federal law, rule, or regulation or poses a sub- stantial and specific danger to public health or safety. Includes addi- tional relief, damages, and penalties for violation of the Act. Allows the Attorney General to initiate or intervene in a civil action to obtain ap- propriate 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 (Olickal)	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 conduct- ing 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 confiden- tial 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 vio- lation of the provisions shall be an unfair and deceptive act or practice. Provides that a pharmacy may not be subject to a chargeback or re- coupment for a clerical or recordkeeping error in a required document or record unless the pharmacy benefit manager can provide proof of in- tent to commit fraud or such error results in actual financial harm to the pharmacy benefit manager, a health plan managed by the phar- macy benefit manager, or a consumer. Provides that a pharmacy shall have the right to file a written appeal of a preliminary and final phar- macy audit report in accordance with the procedures established by the	Oppose	HOUSE Re-Referred to Rules

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.	
<u>SB 0757 (SFA 0002)</u> (ADOPTED)	Neutral with
Replaces everything after the enacting clause. Amends the Pharmacy	Amendment #2
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 conduct-	
ing 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 confiden-	
tial 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 re-	
port in accordance with the procedures established by the entity con-	
ducting 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 spon-	
sor, unless otherwise contractually agreed upon by the plan sponsor	
and the pharmacy benefit manager. Defines terms.	
<u>SB 0757 (HCA 0001)</u> (ADOPTED)	Neutral with
In the definition of "audit", changes a reference from "pharmacist ser-	Amendment #1
vice" to "pharmacist or pharmacy service". Changes references from	
where to province to province changes reperences from	

			"fraud, waste, or abuse" to "fraud or knowing and willful misrepresen- tation".		
Health	Pregnancy Re- lated issues etc.	SB 0773 (SFA 0001) Castro (Croke)	(AMENDMENT ADOPTED)Replaces everything after the enacting clause. Amends the State Employees Group Insurance Act of 1971. Pro- vides that provisions concerning infertility coverage apply only to cover- age provided on or after January 1, 2024 and before July 1, 2026. Amends the Illinois Insurance Code. Provides that no group policy of ac- cident and health insurance that provides pregnancy-related benefits may be issued, amended, delivered, or renewed in this State on or after January 1, 2026 unless the policy contains coverage for the diagnosis and treatment of infertility, including specified procedures. Provides that the coverage required shall include procedures necessary to screen or diagnose a fertilized egg before implantation. 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 re- newed on or after January 1, 2026 shall provide, for individuals 45 years of age and older, coverage for an annual menopause health visit. Provides that the coverage shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement. Makes other changes. Makes conforming changes in the State Employees Group In- surance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Effective immediately.	Neutral	HOUSE 2 <sup>nd</sup> Reading
Health	Mandate for Insulin Injectables for Weight loss (STATE EMPLOYEES ONLY)	<u>SB 0853</u> ( <u>SFA 0003)</u> Joyce	Amends the State Employees Group Insurance Act of 1971. Provides that, beginning on July 1, 2024 (rather than January 1, 2024), the pro- gram of health benefits covered under the Act (rather than the State Employees Group Insurance Program) shall provide coverage for all types of medically necessary injectable medicines (rather than injecta- ble 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. Provides that, to continue to qualify for coverage under the provisions, the continued treatment must be medically necessary, and covered members must, if given	Monitor	SENATE Referred to Assignments

Life	Zip-Code Prohibition	<u>SB 1227</u> Preston	<ul> <li>advance, written notice, participate in a lifestyle management plan administered by their health plan. Amends the Emergency Telephone System Act. Provides that the Governor's appointments to the Statewide 9-1-1 Advisory Board shall have a term of 3 years and until their respective successors are appointed (rather than a term of 3 years).</li> <li>Amends the Illinois Insurance Code. Provides that an insurer authorized to do business in the State may not use an individual's zip code in underwriting or rating insurance coverage, including the determination</li> </ul>	Oppose	SENATE Re-Referred to Assignments
Life	Family Medical Leave Program	<u>SB 1234</u> Villivalam	of premium rates. Creates the Family and Medical Leave Insurance Program Act. Requires the Department of Employment Security to establish and administer a Family and Medical Leave Insurance Program that provides family and medical leave insurance benefits to eligible employees. Sets forth eligi- bility requirements for benefits under the Act. Contains provisions con- cerning disqualification from benefits; premium payments; the amount and duration of benefits; the recovery of erroneous payments; hear- ings; defaulted premium payments; elective coverage; employment protection; coordination of family and medical leave; defined terms; and other matters. Amends the State Finance Act. Creates the Family and Medical Leave Insurance Account Fund. Provides phase-in periods for the collection of money and making of claims for benefits under the Act. <i>Effective January 1, 2024</i> .	Monitor	SENATE Re-Referred to Assignments
Health	White Bagging	SB 1255 Castro	Provides that a health benefit plan amended, delivered, issued, or re- newed on or after January 1, 2024 that provides prescription drug cov- erage or its contracted pharmacy benefit manager shall not engage in or require an enrollee to engage in specified prohibited acts. Provides that a clinician-administered drug supplied shall meet the supply chain security controls and chain of distribution set by the federal Drug Sup- ply Chain Security Act.	Oppose	SENATE Re-Referred to Assignments
All	Dental Loss Ratio Act	<u>SB 1287</u> Fine	Sets forth provisions concerning dental loss ratio reporting. Provides that a health insurer or dental plan carrier that issues, sells, renews, or offers a specialized health insurance policy covering dental services shall, beginning July 1, 2023, annually submit to the Department of	Oppose	SENATE Re-Referred to Assignments

			Insurance a dental loss ratio filing. 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.		
Health	Dental Network Plan Change	SB 1288 Fine	In provisions concerning provider notification of dental plan changes, provides that no 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 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). SB 1288 (SFA 0001) (RECOMMENDS DO ADOPT) 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 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 amendatory Act that allows the rights and obligations of the contract to be assigned or leased to another insurer for an entity operating 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	Oppose Neutral with Amendment #1	SENATE Re-Referred to Assignments

			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). Makes other changes.		
All	All Dental Reimbursement	SB 1289 Fine (Gong- Gershowitz)	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. <i>Effective immediately.</i>	Oppose	HOUSE Re-Referred to Rules
			SB 1289 (SFA 0001) (ADOPTED) 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. SB 1289 (HCA 0001) (TABLED) Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Creates the Dental Loss Ratio Act. Sets forth provisions concerning dental loss ratio report- ing. Provides that a health insurer or dental plan carrier that issues, sells, renews, or offers a specialized health insurance policy covering dental services shall, beginning January 1, 2024, annually submit to the Department of Insurance a dental loss ratio filing. Provides a formula for calculating minimum dental loss ratios. Sets forth provisions con- cerning minimum dental loss ratio sets forth provisions con- cerning minimum dental loss ratio requirements. Provides that the De- partment 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 insur- ance for covered benefits in the single specialized area of dental-only health care that pays benefits on a fixed benefit, cash payment-only	Neutral with Amendment #1 Oppose with Amendment #1	

			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 re- ceived from subscribers during that year as administrative expenses. <b>Ef- fective January 1, 2024.</b> <u>SB 1289 (HCA 0002)</u> ( <b>ADOPTED)</b> Replaces everything after the enacting clause. Amends the Illinois In- surance Code. Makes a technical change in a Section concerning the short title.	Neutral with Amendment #2	
Health	Medical Patient Rights	SB 1300 Joyce	Establishes the right of each patient to receive from his or her health care provider an estimated cost of nonemergency medical treatment prior to undergoing the nonemergency medical treatment.	Monitor	SENATE Referred to Assignments
Health	Home Equipment Reimbursement	SB 1422 Joyce	Provides that if the policies, agreements, or arrangements of an insurer operate unreasonably in restricting an insured individual's ability to ob- tain home medical equipment, then an insurer is required to reasona- bly reimburse its insured for expenses incurred due to the unreasona- ble restriction. Defines "arrangement".	Oppose	SENATE Referred to Assignments
All	Market Conduct	<u>SB 1479</u> Gillespie	Department's Market Conduct Language <u>SB 1479 (SCA 0001)</u> ( <b>ADOPTED)</b> <i>Replaces everything after the enacting clause. Reinserts the provisions</i> <i>of the introduced bill with the following changes. Further amends the</i> <i>Illinois Insurance Code. Provides that at a pre-examination conference,</i> <i>the Director of Insurance or authorized market conduct surveillance</i> <i>personnel shall disclose the basis of the examination. Provides that the</i> <i>Director may give a company or person an opportunity to resolve mat-</i> <i>ters that are identified as a result of a market analysis to the Director's</i> <i>satisfaction before undertaking a market conduct action against the</i> <i>company or person. Provides that a failure to produce requested books,</i> <i>records, or documents by a deadline shall not be a violation until the</i> <i>later of specified deadlines. Provides that whenever the Department of</i>	Oppose No Position with Amendment #1	SENATE 3 <sup>rd</sup> Reading

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		Insurance has made substantive changes to a previously shared draft		
		report, unless those changes remove part or all of an alleged violation		
		or were proposed by the examinee, the Department shall deliver the re-		
		vised version to the examinee as a new draft and shall allow the exami-		
		nee 30 days to respond before the Department issues a final report.		
		Provides that no corrective action shall be ordered with respect to vio-		
		lations in transactions with consumers or other entities that are iso-		
		lated occurrences or that occur with such low frequency as to fall below		
		a reasonable margin of error. Provides that the Director may make the		
		results of a data call available for public inspection under certain cir-		
		cumstances. Provides that any failure to respond to an information re-		
		quest in a market conduct action or violation of specified provisions		
		may carry a fine of up to \$1,000 per day up to a maximum of \$50,000.		
		Authorizes the Director to order a penalty of up \$2,000 (rather than		
		\$3,000) for each violation of any law, rule, or prior lawful order of the		
		Director. Removes language providing that if an examination report		
		finds a violation by the examinee that the report is unable to quantify		
		such as an operational policy or procedure that conflicts with applica-		
		ble law, then the Director may order a penalty of up to \$10,000 for that		
		violation. Provides that fines and penalties shall be consistent, reasona-		
		ble, and justifiable, and the Director may consider reasonable criteria		
		including, but not limited to, the examinee's size, consumer harm, the		
		intentionality of any violations, or remedial actions already undertaken		
		by the examinee. Provides that the Director shall communicate to the		
		examinee the basis for any assessed fine or penalty. In a provision re-		
		quiring examinees to pay for the expenses of a market conduct exami-		
		nation, provides that the costs and fees incurred in a market conduct		
		examination shall be itemized and bills shall be provided to the exami-		
		nee on a monthly basis for review prior to submission for payment.		
		Makes other changes. Effective January 1, 2025 (rather than effective		
		immediately).		
		SB 1479 (SCA 0002) (ADOPTED)	<mark>???</mark>	
		Removes the examinee's size from the criteria for ordering certain fines		
		and penalties.		
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Health	Mental Health	<u>SB 1512</u>	Provides that a group or individual policy of accident and health insur-	Oppose	SENATE
	First	Hastings	ance or managed care plan amended, delivered, issued, or renewed on		Re-Referred to
	Responders		or after the effective date of the amendatory Act shall provide any		Assignments
			mental health treatment coverage without imposing a deductible, co-		
			insurance, copayment, or any other cost-sharing requirement for any		
			police officer, firefighter, emergency medical services personnel, or		
			veteran.		
All	Vision Care	<u>SB 1540</u>	Provides that no vision care organization may issue a contract that re-	Oppose	SENATE
	Regulation Act	Castro	quires an eye care provider to provide services or materials to an en-		Re-Referred to
			rollee at a fee set by the vision care plan unless the services or materi-		Assignments
			als are covered under the vision care plan. Provides that an eye care		
			provider who chooses not to accept amounts set by a vision care plan		
			for noncovered services or noncovered materials shall post a specified		
			notice. Requires fees for covered services and materials to be reasona-		
			ble and clearly listed on a fee schedule provided to the eye care pro-		
			vider. Prohibits a vision care organization from misrepresenting the		
			benefits of a vision care plan as a means of selling coverage or com-		
			municating the benefit coverage to enrollees.		
Health	Insurance	<u>SB 1557</u>	Provides that no individual or group policy of accident and health in-	Oppose	SENATE
	Coverage	Murphy	surance or managed care organization shall change an insured's eligi-		Re-Referred to
	Changes		bility or coverage during a contract period. Provides that during a con-		Assignments
			tract period, insureds shall have the protection and continuity of their		
			providers, medication, covered benefits, and formulary during the con-		
			tract period. Amends the Illinois Public Aid Code making conforming		
			changes.		
			SB1557 (SCA1) (RE-REFERRED TO ASSIGNMENTS)	Neutral with	
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
			of the introduced bill with the following changes. In provisions concern-		
			ing insurance contract terms, removes a managed care organization		
			from policies subject to specified requirements. Removes provisions		
			concerning the Illinois Public Aid Code.		
Health	Athletic	<u>SB 1585</u>	Provides that the definition of "health care professional" includes ath-	Monitor	SENATE
	Trainers	Cunningham	letic trainers.		Re-Referred to
					Assignments

Health	Health Plan	<u>SB 1618</u>	Provides that no later than July 1, 2024, each health plan and phar-	Oppose	SENATE
	Benefit Data	Morrison	macy benefit manager operating in this State shall, upon request of a		Re-Referred to
			covered individual, his or her health care provider, or an authorized		Assignments
			third party on his or her behalf, furnish specified cost, benefit, and cov-		
			erage data to the covered individual, his or her health care provider, or		
			the third party of his or her choosing and shall ensure that the data is:		
			(1) current no later than one business day after any change is made; (2)		
			provided in real time; and (3) in a format that is easily accessible to the		
			covered individual or, in the case of his or her health care provider,		
			through an electronic health records system. Provides that the format		
			of the request shall use specified industry content and transport stand-		
			ards.		
Health	Health	<u>SB 1708</u>	Provides that a group policy of accident and health insurance or a man-	Oppose	SENATE
	Insurance	Simmons	aged care plan amended, delivered, issued, or renewed on or after the		Re-Referred to
	Employment		effective date of the amendatory Act that an employer makes available		Assignments
			to any employee shall also be made available to all individuals em-		
			ployed by the employer, regardless of the amount of hours per week		
			an employee works.		
Health	\$35 Insulin	<u>SB 1756</u>	Provides that an insurer that provides coverage for prescription insulin	Oppose	SENATE
	Co Pay	Turner	drugs pursuant to the terms of a health coverage plan the insurer of-		Referred to
			fers shall limit the total amount that an insured is required to pay for a		Assignments
			30-day supply of covered prescription insulin drugs at an amount not		
			to exceed \$35 (rather than \$100).		
Health	Insurance	<u>SB 1762</u>	In provisions concerning required disclosures on contracts and evi-	Oppose	SENATE
	billing	Gillespie	dences of coverage of accident and health insurance, provides that in-		Re-Referred to
			surers must notify beneficiaries that nonparticipating providers may		Assignments
			bill members for any amount up to the billed charge after the plan has		
			paid its portion of the bill, except for specified services, including items		
			or services provided to a Medicare beneficiary, insured, or enrollee.		
Health	Glucose	<u>SB 1773</u>	Provides that a group or individual policy of accident and health insur-	Oppose	SENATE
	Monitor	Morrison	ance or a managed care plan that is amended, delivered, issued, or re-		Re-Referred to
	Mandate		newed on or after January 1, 2024 shall provide coverage for medically		Assignments
			necessary continuous glucose monitors for individuals who are		

			diagnosed with type 1 or type 2 diabetes, gestational diabetes, ma- turity-onset diabetes of the young, neonatal diabetes, diabetes caused by Wolfram syndrome, diabetes caused by Alstrom syndrome, latent autoimmune diabetes in adults, steroid-induced diabetes, or cystic fi- brosis diabetes (rather than only type 1 or type 2 diabetes) and require insulin for the management of their diabetes.		
Health	Patient Billing Collection	<u>SB 1802</u> Murphy	Provides that before pursuing a collection action against an insured pa- tient for the unpaid amount of services rendered, a health care pro- vider must review a patient's file to ensure that the patient does not have a Medicare supplement policy or any other secondary payer health insurance plan. Provides that if, after reviewing a patient's file, the health care provider finds no supplemental policy in the patient's record, the provider must then provide notice to the patient and give that patient an opportunity to address the issue.	Monitor	SENATE Re-Referred to Assignments
Health	Rate Review	<u>SB 1912</u> Fine	Provides that the Department of Insurance shall establish the Office of the Healthcare Advocate. Provides that the Office shall be adminis- tered by the Chief Health Care Advocate, who shall report to the Direc- tor of Insurance. Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Provides that all individual and small group accident and health policies written subject to certain federal standards must file rates with the Department for approval. Provides that unreasonable rate increases or inadequate rates shall be modified or disapproved. Provides that when an insurer files a schedule or table of premium rates for individual or small group health benefit plans, the insurer shall post notice of the premium rate filings and a filing sum- mary in plain language on the insurer's website. Provides that the De- partment shall post all insurers' rate filings and summaries on the De- partment's website. Provides that the Department shall open a 30-day public comment period on the date that a rate filing is posted on the website. Provides that the Department shall open a dur- ing the 30-day comment period. Provides that the Director shall adopt affordability standards that must be considered in any decision to ap- prove, disapprove, or modify rate filings. Provides that after the close of the public comment period, the Department shall issue a decision to	Oppose	SENATE Re-Referred to Assignments

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			approve, disapprove, or modify a rate filing, and post the decision on		
			the Department's website.		
			SB 1912 (SCA 0001) (RE-REFERRED TO ASSIGNMENTS)	Oppose with	
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
			of the introduced bill. Provides that the Department of Insurance shall		
			establish the Office of the Healthcare Advocate within the State health		
			benefits exchange (rather than only the Department shall establish the		
			Office of Healthcare Advocate). Provides that the Healthcare Advocate		
			(rather than the Director of Insurance) shall develop and recommend		
			affordability standards that must be considered by the Director in any		
			decision to approve, disapprove, or modify rates. Provides that begin-		
			ning plan year 2026 (rather than without a specified application date),		
			rate increases for all individual and small group accident and health in-		
			surance policies subject to specified provisions must be filed with the		
			Department for approval. Provides that beginning plan year 2025 (ra-		
			ther than without a specified application date), when an insurer or a		
			health maintenance organization files a schedule or table of premium		
			rates for individual or small group health benefit plans, the insurer or		
			health maintenance organization shall post notice of the rate filing and		
			a filing summary in plain language on the insurer's or organization's		
			website. Provides that the Department shall hold a public hearing		
			within 10 days after public comments are posted on the Department's		
			website (rather than the Department shall hold a public hearing during		
			a 30-day comment period). Provides that all insurers and health		
			maintenance organizations selling plans in the individual and small		
			group markets shall appear at the public hearing to explain their rate		
			filings and justifications. Makes other changes.		
Health	Ambulance	SB 1925	Provides that nothing in the provisions shall require an ambulance pro-	Monitor	SENATE
		Holmes	vider to bill a beneficiary, insured, enrollee, or health insurance issuer		Re-Referred to
			when prohibited by any other law, rule, ordinance, contract, or agree-		Assignments
			ment. Limits home rule powers. Changes the definition of "emergency		Ŭ Ŭ
			services" and "health care provider". Amends the Health Maintenance		
			Organization Act. Removes language providing that upon reasonable		
			demand by a provider of emergency transportation by ambulance, a		
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All	Insurance Business Transfer Act	SB 1961 Cunningham (SWAPPED TO SB 762)	health maintenance organization shall promptly pay to the provider, subject to coverage limitations stated in the contract or evidence of coverage, the charges for emergency transportation by ambulance provided to an enrollee in a health care plan arranged for by the health maintenance organization. <u>SB 1925 (SCA 0001)</u> <b>(RE-REFERRED TO ASSIGNMENTS)</b> <i>Includes a provider of ground ambulance services in the definition of</i> <i>"health care provider"</i> . Provides that notwithstanding any other provision of law, a court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this Act. Sets forth provisions concerning notice requirements, application procedure, application to a court for approval of a plan, approval and denial of insurance business transfer plans, and fees and costs. Provides that the Department of Insurance may adopt rules that are consistent with the provisions. Provides that the portion of the application for an insurance business transfer that would otherwise be confidential, including any documents, materials, communications, or other information submitted to the Director of In- surance in contemplation of an application, shall not lose such confi- dentiality. Provides that insurers consent to the jurisdiction of the Di- rector with regard to ongoing oversight of operations, management, and solvency relating to the transferred business. Provides that at the time of filing its application for review and approval of an insurance business transfer plan, an applicant shall pay a nonrefundable fee of \$10,000 to the Department.	Monitor with Amendment #1 Monitor	SENATE Re-Referred to Assignments
Health	Patient Billing	SB 2080 Peters	Requires hospitals to screen patients for health insurance and financial assistance. Prohibits the sale of a patient's medical debt by a hospital. Prohibits hospitals from offering a payment plan to an uninsured pa- tient without first exhausting any discount available to the uninsured patient under the Hospital Uninsured Patient Discount Act and from entering into a payment plan for a bill that is eligible to be discounted by 100% under the Hospital Uninsured Patient Discount Act. Makes other changes. Amends the Hospital Uninsured Patient Discount Act. Provides that hospital may not make the availability of a discount and	Monitor	SENATE Re-Referred to Assignments

Health	Benefit Screenings	<u>SB 2176</u> Simmons	<ul> <li>maximum collectible amount contingent upon an uninsured patient's eligibility for specified programs if the patient declines to apply for a public health insurance program on the basis of concern for immigration-related consequences to the patient, which shall not be grounds for the hospital to deny financial assistance under the hospital's financial assistance policy.</li> <li>Provides that notwithstanding any provision to the contrary, an individual or group policy of accident and health insurance amended, delivered, issued, or renewed in this State on or after the effective date of the amendatory Act shall provide coverage of specified health benefits for individuals at least 55 years of age but no more than 65 years of</li> </ul>	Oppose	SENATE Re-Referred to Assignments
			age.		
Health	Family Benefit Screenings	<u>SB 2191</u> Villivalam	Provides that every policy issued, amended, delivered, or renewed in this State on or after January 1, 2025 shall provide coverage for the do- mestic partner, child of the domestic partner, sibling, parent, or live-in family member of an insured or policyholder that is equal to and sub- ject to the same terms and conditions as the coverage provided to a spouse or an insured policyholder.	Oppose	SENATE Referred to Assignments
All	Paid Family Leave Insurance Program	SB 2217 Castro	Requires the Department of Employment Security to establish and ad- minister a Family Leave Insurance Program that provides family leave insurance benefits to eligible employees. Sets forth eligibility require- ments for benefits under the Act. Provides that a self-employed indi- vidual may elect to be covered under the Act. Contains provisions con- cerning disqualification from benefits; compensation for family leave; the amount and duration of benefits; employer equivalent plans; an annual report by the Department; hearings; penalties; notice; the coor- dination of family leave; and rules. Amends the State Finance Act. Cre- ates the State Benefits Fund. <i>Effective immediately, except that provi- sions concerning the State Benefits Fund take effect June 1, 2024 and provisions concerning the amount and duration of paid family leave take effect June 1, 2025.</i>	Monitor	SENATE Re-Referred to Assignments
Health	ISMS Batch Bill	<u>SB 2295</u> Morrison	In provisions concerning billing for services provided by nonparticipat- ing providers or facilities, provides that if attempts to negotiate	Neutral	SENATE

			reimbursement for services provided by a nonparticipating provider do		Re-Referred to
			not result in a resolution of the payment dispute within 30 days after		Assignments
			receipt of written explanation of benefits by the health insurance is-		
			suer, then the health insurance issuer, nonparticipating provider, or		
			the facility may initiate binding arbitration to determine payment for		
			services provided on a per-bill or a batched-bill basis (instead of only a		
			per-bill basis) in accordance with specified law.		
All	Commercial	<u>SB 2307</u>	Creates the Commercial Data Collector Tax Act. Provides that there	Oppose	SENATE
	Data Collector	Villaneuva	shall be a monthly excise tax on the collection of the consumer data of		Re-Referred to
	Тах		individual State consumers by commercial data collectors, which shall		Assignments
			be paid to the Department of Revenue and deposited into the General		_
			Revenue Fund. Sets forth details regarding the tax to be paid, who		
			qualifies as a consumer for purposes of the tax and alternative meth-		
			ods for collecting the tax. Contains provisions concerning required dis-		
			closures and rulemaking by the Department. <i>Effective immediately.</i>		
			SB 2307 (SCA 0001)(RE-REFERRED TO ASSIGNMENTS)		
			Replaces the number of consumers where a tax is imposed at \$.05 per		
			consumer per month from "0 to 999,999" to "1,000,000 to 1,999,999".		
			Corrects a typographical error.		
Health	Easy	<u>SB 2312</u>	Provides that the Department of Insurance shall establish an easy en-	Monitor	SENATE
	Enrollment	Villanueva	rollment program that shall establish a State-based reporting system		Re-Referred to
			to provide information about the health insurance status of State resi-		Assignments
			dents obtained through State income tax returns to identify uninsured		
			individuals and determine whether an uninsured individual is inter-		
			ested in obtaining minimum essential coverage through the program		
			of medical assistance under the Illinois Public Aid Code or another		
			State health plan, determine whether an uninsured individual who is		
			interested in obtaining minimum essential coverage qualifies for an in-		
			surance affordability program, proactively contact an uninsured indi-		
			vidual who is interested in obtaining minimum essential coverage to		
			assist in enrolling the uninsured individual in an insurance affordability		
			program and minimum essential coverage, and maximize enrollment		
			of eligible uninsured individuals in insurance affordability programs		

			and minimum essential coverage to improve access to care and reduce insurance costs for all residents of the State.		
Life	Financial Transaction Tax	SB 2351 Ventura	Beginning January 1, 2024, imposes a tax on the privilege of engaging in a financial transaction on any of the following exchanges or boards of trade: the Chicago Stock Exchange, the Chicago Mercantile Ex- change, the Chicago Board of Trade, or the Chicago Board Options Ex- change. Provides that the tax is imposed at a rate of \$1 per transaction for all transactions for which the underlying asset is an agricultural product, a financial instruments contract, or an options contract. Pro- vides that transactions executed via open outcry that are physically filled on the exchange floor are exempt from the tax. Provides that the term "financial transaction" means a transaction involving the pur- chase or sale of a stock contract, futures contract, swap contract, credit default swap contract, or options contract, but does not include a transaction involving securities held in a retirement account or a transaction involving a mutual fund. <i>Effective January</i> 1, 2024.	Oppose	SENATE Referred to Assignments
Health	Vison Hearing Dental	SB 2362 Ventura	Provides that every insurer that amends, delivers, issues, or renews a group or individual policy of accident and health insurance or a quali- fied health plan offered through the health insurance marketplace in the State and Medicaid managed care organizations providing cover- age for hospital or medical treatment on or after January 1, 2024 shall provide coverage for medically necessary treatment of vision, hearing, and dental disorders or conditions. Sets forth provisions concerning availability of plan information, notification, external review, limita- tions on benefits for medically necessary services, and medical neces- sity determinations. Provides that if the Director of Insurance deter- mines that an insurer has violated the provisions, the Director may as- sess a civil penalty between \$1,000 and \$5,000 for each violation. Sets forth provisions concerning vision, hearing, and dental disorder or con- dition parity.	Oppose	SENATE Re-Referred to Assignments
All	Supplier Diversity Report	<u>SB 2381</u> Harris III	Requires every insurance company authorized to do business in this State or accredited by this State with assets of at least \$50,000,000 to submit an annual report on its voluntary supplier diversity program to the Department of Insurance. Sets forth provisions on what the report	Neutral	SENATE Re-Referred to Assignments

			must include and how and when the report must be submitted. Pro- vides that, for each report, the Department shall publish the results on its Internet website for 5 years after submission. Requires the Depart- ment to hold an annual insurance company supplier diversity work- shop in February of 2024 and every February thereafter to discuss the reports with representatives of the insurance companies and vendors. Provides that the Department shall prepare a template for voluntary supplier diversity reports. <i>Effective immediately.</i>		
All	General Revisory	<u>SB 2437</u> Cunningham	Creates the First 2023 General Revisory Act. Combines multiple ver- sions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete cross-references and technical errors. Makes stylistic changes. <i>Effec-</i> <i>tive immediately.</i>	Monitor	SENATE Re-Referred to Assignments
Health	Benefit Mandate Non-insulin Injectables	SB2572 Castro	Amends the Illinois Insurance Code. In provisions concerning infertility coverage, provides that no group policy of accident and health insur- ance providing coverage for more than 25 employees that provides pregnancy related benefits may be issued, amended, delivered, or re- newed in the State on or after January 1, 2024 unless the policy con- tains coverage for the diagnosis and treatment of infertility, including procedures necessary to screen or diagnose a fertilized egg before im- plantation. Provides that coverage for procedures for in vitro fertiliza- tion, 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 individ- ual policy of accident and health insurance providing coverage for more than 25 employees that is amended, delivered, issued, or re- newed on or after January 1, 2024 shall provide coverage for more than 25 employees that is amended, delivered, issued, or re- newed on or after January 1, 2024 shall provide coverage for all types of injectable medicines prescribed on-label or off-label to improve glu- cose or weight loss for use by adults diagnosed or previously diagnosed with prediabetes, gestational diabetes, or obesity. Makes other	Oppose	SENATE Re-Referred to Assignments

			changes. Makes conforming changes in the State Employees Group In- surance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Lim- ited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Medical Assistance Article of the Illinois Public Aid Code. <i>Effective immediately.</i>		
Health	Benefit Mandate/ Wigs	SB2573 Harris, III (Morris)	Amends the Accident and Health Article of the Illinois Insurance Code. Provides that a group or individual plan of accident and health insur- ance or managed care plan amended, delivered, issued, or renewed af- ter 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. <i>Effective immedi- ately.</i>	Oppose	HOUSE 2 <sup>nd</sup> Reading
			SB 2573 (SCA 0001) (ADOPTED) Provides that a group or individual plan of accident and health insur- ance or managed care plan amended, delivered, issued, or renewed af- ter January 1, 2026 (instead of the effective date of the amendatory Act) must provide coverage for, no less than once every 12 months, one wig or other scalp prosthesis (instead of coverage for wigs or other scalp prostheses) worn for hair loss caused by alopecia, chemotherapy, or radiation treatment for cancer or other conditions.	Neutral with Amendment #1	
Health	Teledentistry	SB 2586 (SFA 0003) Cunningham (Moeller)	(ADOPTED)Replaces everything after the enacting clause with the pro- visions of the bill as amended by Senate Amendment No. 1 with the fol- lowing changes. Defines "patient of record" for purposes of teledentis- try. Requires that a dentist providing teledentistry must provide the pa- tient with his or her name, direct telephone number, and physical prac- tice address. Provides that a dentist may treat a patient through teledentistry in the absence of a provider-patient relationship when, in the professional judgment of the dentist, dental or medical emergency care is required. <b>Effective immediately.</b>	Oppose with Amendment #3	HOUSE 2 <sup>nd</sup> Reading
Health	Fertility Preservation	SB2623 Toro	Amends the Illinois Insurance Code. Requires an individual or group policy of accident and health insurance amended, delivered, issued, or	Oppose	Senate Assigned to

			renewed in the State after June 1, 2024 to provide coverage for ex- penses for standard fertility preservation services and follow-up ser- vices related to that coverage. Defines "standard fertility preservation services" as procedures based upon current evidence-based standards of care established by the American Society for Reproductive Medi- cine, the American Society of Clinical Oncology, or other national medi- cal associations that follow current evidence-based standards of care. 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		Insurance (Deadline Ex- tended to 5/3/24)
			Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code. <i>Effective immediately</i> .		
Health	Provide Pregnancy Related Benefits	SB2639 Hastings (Croke)	Amends the Illinois Insurance Code. Provides that, for a group policy of accident and health insurance providing coverage for more than 25 employees that provides pregnancy related benefits that is issued, amended, delivered, or renewed in this State after the effective date of the amendatory Act, if a covered individual obtains, from a physician licensed to practice medicine in all its branches, a recommendation approving the covered individual to seek in vitro fertilization, gamete intrafallopian tube transfer, or zygote intrafallopian tube transfer based on any of the following: the covered individual's age; physical findings; or diagnostic testing, then the procedure shall be covered without any other restrictions or requirements. SB 2639 (SFA 0001) (ADOPTED) Replaces everything after the enacting clause. Amends the State Employees Group Insurance Act of 1971. Provides that the infertility insurance provision added by Public Act 103-8 (effective January 1, 2024) applies only to coverage provided on or after July 1, 2024 and before July 1, 2026. Repeals the provision regarding infertility coverage on July 1, 2026. Amends the Illinois Insurance Code. Provides that no group policy of accident and health insurance providing coverage for more than 25 employees that provides pregnancy related benefits may be issued, amended, delivered, or renewed in this State after January 1, 2024.	Oppose Neutral with Amendment #1	HOUSE Assigned to Insurance Committee

I I	Ι			1
		2016 through December 31, 2025 unless the policy contains coverage		
		for the diagnosis and treatment of infertility. Provides that no group		
		policy of accident and health insurance that provides pregnancy related		
		benefits may be issued, amended, delivered, or renewed in this State on		
		or after January 1, 2026 unless the policy contains coverage for the di-		
		agnosis and treatment of infertility; specifies what shall be covered.		
		Provides that coverage shall be required only if the procedures: (1) are		
		considered medically appropriate based on clinical guidelines or stand-		
		ards developed by the American Society for Reproductive Medicine, the		
		American College of Obstetricians and Gynecologists, or the Society for		
		Assisted Reproductive Technology; and (2) are performed at medical fa-		
		cilities or clinics that conform to the American College of Obstetricians		
		and Gynecologists guidelines for in vitro fertilization or the American		
		Society for Reproductive Medicine minimum standards for practices of-		
		fering assisted reproductive technologies. Provides that if those re-		
		quirements are met, then the procedure shall be covered without any		
		other restrictions or requirements. Makes changes in the Counties		
		Code, the Illinois Municipal Code, the School Code, the Limited Health		
		Service Organization Act, and the Voluntary Health Services Plans Act		
		to provide that infertility insurance must be included in health insur-		
		ance coverage for employees. Effective December 31, 2025.		
		SB 2639 (SFA 0002) (ADOPTED)	Neutral with	
		Replaces everything after the enacting clause. Reinserts the provisions	Amendment #2	
		of the introduced bill with the following changes. Provides that, for a		
		group policy of accident and health insurance that provides pregnancy		
		related benefits (rather than providing coverage for more than 25 em-		
		ployees that provides pregnancy-related benefits) that is issued,		
		amended, delivered, or renewed in this State after January 1, 2026 (ra-		
		ther than the effective date of the amendatory Act), if a covered indi-		
		vidual obtains, from a physician licensed to practice medicine in all its		
		branches, a recommendation approving the covered individual to seek		
		in vitro fertilization, gamete intrafallopian tube transfer, or zygote in-		
		trafallopian tube transfer based on any of the following: the covered in-		
		dividual's medical, sexual and reproductive history; the covered		
		annaan s meanai, sexual and reproductive mistory, the covered		

			individual's age; physical findings; or diagnostic testing, then the proce- dure shall be covered without any other restrictions or requirements. Amends the Counties Code, the Illinois Municipal Code, the School Code, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require plans under those Acts to comply with provisions of the Illinois Insur- ance Code requiring coverage for the diagnosis and treatment of infer- tility. Adds a January 1, 2026 effective date.		
Health	Network Adequacy	<u>SB2641</u> Holmes <del>Hauter</del> (Manley)	Amends the Network Adequacy and Transparency Act. Provides that the Department of Insurance shall determine whether the network plan at each in-network hospital and facility has a sufficient number of hospital-based medical specialists to ensure that covered persons have reasonable and timely access to such in-network physicians and the services they direct or supervise. Defines "hospital-based medical spe- cialists".	Monitor	HOUSE 2 <sup>nd</sup> Reading
			SB 2641 (SFA 0001) (ADOPTED) Replaces everything after the enacting clause. Amends the Network Ad- equacy and Transparency Act. Provides that an insurer providing a net- work plan must file with the Director of Insurance a description of the process for monitoring health plan beneficiaries' timely in-network ac- cess to physician specialist services. Provides that an insurer providing a network plan shall file an insurer's monitoring report for each network hospital and facility, which shall include, but is not limited to, the num- ber and percentage of physician providers under contract in each of the specialties of emergency medicine, anesthesiology, radiology, and pa- thology practicing in the in-network hospital or facility when such pro- viders are not employees of the hospital or facility. Requires every in- surer to demonstrate to the Director that each in-network hospital and facility has a sufficient number of hospital-based medical specialists to ensure that covered persons have reasonable and timely access to such in-network physicians and the services they direct or supervise. Defines "hospital-based medical specialists".	Oppose	

All	Paid Leave for	<u>SB 2642</u>	Amends the Paid Leave for All Workers Act. Changes the effective date	Monitor	SENATE
	All Workers	Glowiak-Hil-	of the Act from January 1, 2024 to July 1, 2024. <i>Effective immediately.</i>		Referred to
	Act	ton			Assignments
Health	Colonoscopy	<u>SB2659</u>	Amends the Illinois Insurance Code. Provides that a group or individual	Oppose	SENATE
	Coverage	Preston	policy of accident and health insurance or managed care plan		Referred to
			amended, delivered, issued, or renewed on or after January 1, 2025		Assignments
			shall provide coverage for a colonoscopy determined to be medically		
			necessary for persons aged 39 years old to 75 years old.		
Health	Riding	<u>SB2671</u>	Amends the Illinois Insurance Code. Provides that a group or individual	Oppose	SENATE
	Therapy	Murphy	policy of accident and health insurance or managed care plan that is		Assigned to
			amended, delivered, issued, or renewed after the effective date of the		Insurance
			amendatory Act shall provide coverage for hippotherapy and other		
			forms of therapeutic riding. Makes conforming changes in the State		(Deadline
			Employees Group Insurance Act of 1971, the Counties Code, the Illinois		Extended to
			Municipal Code, the School Code, and the Health Maintenance Organi-		5/3/24)
			zation Act.		
			SB 2671 (SCA 0001) (ASSIGNED TO INSURANCE)	Oppose with	
			Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
			of the introduced bill with the following changes. 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 shall provide coverage for equine therapy.		
			Defines "equine therapy"		
			SB 2671 (SCA 0002) (ASSIGNED TO INSURANCE)	Neutral with	
			Replaces everything after the enacting clause. Replaces everything af-	Amendment #2	
			ter the enacting clause. Reinserts the provisions of the introduced bill		
			with the following change. 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, 2026 (instead of		
			the effective date of the amendatory Act) shall provide medically neces-		
			sary coverage (instead of coverage) for hippotherapy and other forms		
			of therapeutic riding.		
Health	Generic Drug	<u>SB2672</u>	Amends the Accident and Health Article of the Illinois Insurance Code.	Oppose	HOUSE
	Shortage	Murphy	Provides that if a generic drug is unavailable due to a supply issue and		2 <sup>nd</sup> Reading

		(Howard)	dosage cannot be adjusted, a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed after January 1, 2025 shall provide coverage for a brand name eligible prescription drug until supply of the generic drug is available. Defines "eligible prescription drug" and "generic drug". Makes conforming changes in 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. <u>SB 2672 (SCA 0001)</u> (ADOPTED) Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Adds a definition of "unavailable". Provides that if a generic drug or a therapeutic equiva- lent is unavailable (rather than if a generic drug is unavailable) due to a supply issue and dosage cannot be adjusted, a group or individual pol- icy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed after January 1, 2026 (instead of January 1, 2025) shall provide coverage for a brand name eligible prescription drug until supply of the generic drug or a therapeutic equivalent is available.	Neutral with Amendment #1	
Health	Cancer – Genetic Testing	<u>SB2697</u> Morrison (Lilly)	Amends the Illinois Insurance Code. Defines terms. Provides that a group policy of accident and health insurance that provides coverage for hospital or medical treatment or services for illness on an expense- incurred basis and that is amended, delivered, issued, or renewed after January 1, 2025 shall provide coverage, without imposing any cost- sharing requirement, for clinical genetic testing for an inherited gene mutation for individuals with a personal or family history of cancer that is recommended by a health care professional; and evidence-based cancer imaging for individuals with an increased risk of cancer as rec- ommended by National Comprehensive Cancer Network clinical prac- tice guidelines. Provides that the requirements do not apply to cover- age of genetic testing or evidence-based cancer imaging to the extent such coverage would disqualify a high-deductible health plan from	Oppose	HOUSE 2 <sup>nd</sup> Reading

eligibility for a health savings account pursuant to the Internal Revenue	
Code.	
<u>SB 2697 (SCA 0001) (ADOPTED)</u>	Neutral with
Replaces everything after the enacting clause. Amends the Illinois In-	Amendment #1
surance Code. Provides that a group policy of accident and health insur-	Amenument #1
ance or managed care plan that is amended, delivered, issued, or re-	
newed after January 1, 2026 shall provide coverage for clinical genetic	
testing for an inherited gene mutation for individuals with a personal or	
family history of cancer as recommended by a health care professional	
in accordance with current evidence-based clinical practice guidelines.	
Provides that the coverage shall limit the total amount that a covered	
person is required to pay for a clinical genetic test under this subsection	
to an amount not to exceed \$50. Provides that for individuals with a ge-	
netic test that is positive for an inherited mutation associated with an	
increased risk of cancer, coverage shall include any cancer risk manage-	
ment strategy as recommended by a health care professional in accord-	
ance with current evidence-based clinical practice guidelines to the ex-	
tent that the management recommendation is not already covered by	
the policy. Amends 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 Ser-	
vices Plans Act to make a conforming change.	
<u>SB 2697 (SFA 0002)</u> (ADOPTED)	Neutral with
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #2
of the bill, as amended by Senate Amendment No. 1, with the following	
changes. Removes language concerning coverage for any cancer risk	
management strategy, as recommended by a health care professional.	
Requires, for individuals with a genetic test that is positive for an inher-	
ited mutation associated with an increased risk of cancer, coverage to	
include any evidence-based screenings, as recommended by a health	
care professional in accordance with current evidence-based clinical	
practice guidelines, to the extent that the management recommenda-	
tion is not already covered by the policy, except that the coverage for	
the evidence-based screenings may be subject to a deductible,	
the evidence-based screenings may be subject to a deductible,	

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			coinsurance, or other cost-sharing limitation. Defines "evidence-based		
			screenings". Makes other changes. Amends the Illinois Public Aid Code.		
			Subject to federal approval, requires the medical assistance program to		
			provide coverage for clinical genetic testing for an inherited gene muta-		
			tion for individuals with a personal or family history of cancer, as rec-		
			ommended by a health care professional in accordance with current ev-		
			idence-based clinical practice guidelines. Requires, for individuals with		
			a genetic test that is positive for an inherited mutation associated with		
			an increased risk of cancer, coverage to include any evidence-based		
			screenings, as recommended by a health care professional in accord-		
			ance with current evidence-based clinical practice guidelines, to the ex-		
			tent that the management recommendation is not already covered by		
			the medical assistance program. Changes to the Illinois Public Aid Code		
	-		are effective January 1, 2025.		
Health	Electronic	<u>SB2735</u>	Amends the Illinois Insurance Code. Provides that no insurer, health	Oppose	HOUSE
	Payment Fees	Fine	maintenance organization, managed care plan, health care plan, pre-		2 <sup>nd</sup> Reading
		(Morgan)	ferred provider organization, or third-party administrator, or bank or		
			payment processing company under contract with one of those enti-		
			ties, shall charge a provider a fee, fine, or cost for using an electronic		
			funds transfer process, including, but not limited to, direct deposit, vir-		
			tual or digital checks, or virtual credit cards, to receive payment for		
			health care services provided to an insured. Amends the Health		
			Maintenance Organization Act to make a conforming change. <i>Effective</i>		
			immediately.	No. strol	
			<u>SB 2735 (SCA 0001)</u> (ADOPTED)	Neutral with	
			Replaces everything after the enacting clause. Amends the Illinois In-	Amendment #1	
			surance Code. Provides that any group or individual policy of accident		
			and health insurance or managed care plan amended, delivered, is-		
			sued, or renewed on or after January 1, 2026 shall offer all reasonably		
			available methods of payment from the insurer or managed care plan,		
			or its contracted vendor, to the contracted health care provider. Pro-		
			vides that an insurer or managed care plan shall not mandate payment		
			by credit card. Provides that if one of the available payment methods		
			has a fee associated with it, the insurer or managed care plan, or its		

			contracted vendor, shall notify the health care provider of certain infor- mation and provide the health care provider with instructions on how to select each method. Provides that if a health care provider requests a change in the available payment method, the insurer or managed care plan, or its contracted vendor, shall implement the change to the payment method selected by the health care provider within 30 busi- ness days, subject to federal and State verification measures to prevent fraud and abuse. Provides that an insurer or managed care plan shall not use a health care provider's preferred method of payment as a fac- tor when deciding whether to provide credentials to a health care pro- vider. Defines terms. Amends the Health Maintenance Organization Act to make a conforming change.		
Health	Vaccine Admin. Fee	SB2744 Fine	Amends the State Employees Group Insurance Act of 1971, the Coun- ties Code, the Illinois Municipal Code, the School Code, the Illinois In- surance Code, the Health Maintenance Organization Act, and the Vol- untary Health Services Plans Act to provide 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 shall provide coverage for vaccine administration fees, regardless of the type of provider that administers the vaccine, without imposing a deductible, coinsurance, copayment, or any other cost-sharing require- ment. Provides that the coverage does not apply to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account under the Internal Revenue Code of 1986. <u>SB 2744 (SCA 0001)</u> ( <b>REFERRED TO INSURANCE)</b> <i>Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Further amends the Illinois Insurance Code. Pro- vides 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, 2026 shall provide coverage for vaccinations for COVID-19, influenza, and respiratory syncytial virus, including the ad- ministration of the vaccine by a pharmacist or health care provider au- thorized to administer such a vaccine, without imposing a deductible, coinsurance, copayment, or any other cost-sharing requirement, if (i)</i>	Oppose with Amendment #1	SENATE Assigned to Insurance (Deadline Extended to 5/3/24)

			the vaccine is authorized or licensed by the United States Food and Drug Administration and (ii) the vaccine is ordered and administered		
			according to the Advisory Committee on Immunization Practices stand- ard immunization schedule. Provides that the coverage does not apply		
			to the extent that the coverage would disqualify a high-deductible		
			health plan from eligibility for a health savings account.		
Health	Adoptee	SB2759	Creates the Adoptee Baseline Medical Testing Act. Requires medical in-	Oppose	SENATE
	Medical	Hunter	take forms for services provided by health care providers to include		Assigned to
	Testing		questions concerning the patient's adoption status and, if adopted,		Appropriations
	Ũ		whether the patient has access to the patient's biological medical his-		
			tory. Provides that, if a patient has indicated on the medical intake		(Deadline Ex-
			form that the patient is adopted and does not have access to the pa-		tended to
			tient's biological medical history, then, upon request by the patient or		5/3/24)
			patient's parent or guardian, the health care provider shall provide no-		
			cost, baseline testing with minimized time-bound restrictions for ge-		
			netically predisposed conditions or diseases. Provides that if the pa-		
			tient or patient's parent or guardian requests such testing and the		
			health care provider does not have personnel qualified to perform the		
			testing, the health care provider must make a referral to another		
			health care provider that is qualified to perform the testing and that		
			will accept the referral. Subject to appropriation, requires the Depart-		
			ment of Public Health, by rule, to create a State-funded system to pay		
			for the baseline testing to the extent that another source does not		
			cover the cost of the testing. Requires the Department of Public Health		
			to develop educational materials and presentations for distribution to		
			health care providers that provide information on the need for access		
			to biological medical history and the detriments of lack of access to bi-		
			ological medical history for adoptees. Provides that the Department of		
			Public Health shall administer and enforce the Act. Amends the Illinois		
			Insurance Code to require coverage for baseline testing for genetically		
			predisposed conditions or diseases if a patient has indicated on a medi-		
			cal intake form that the patient is adopted and does not have access to		
			the patient's biological medical history. Provides that such a policy		
			shall not impose a deductible, coinsurance, copayment, or any other		

Chan Health Short Limit Dura	anges ort term	<u>SB2789</u> Murphy <u>SB2836</u>	<ul> <li>Amends the Illinois Insurance Code. Provides that no individual or group policy of accident and health insurance shall amend, deliver, issue, or renew a policy in a way that changes an insured's eligibility or coverage during a contract period. During a contract period, an insured shall have the protection and continuity of his or her providers, his or her medication, his or her covered benefits, and the formulary during the contract period.</li> <li>Amends the Illinois Insurance Code. Sets forth provisions concerning</li> </ul>	Oppose	SENATE Re-Referred to Assignments
Limit Dura		<u>SB2836</u>	Amends the Illinois Insurance Code, Sets forth provisions concerning	Opposo	
	surance	Fine	short-term, limited-duration insurance. Provides that on and after Jan- uary 1, 2025, no company shall issue, deliver, amend, or renew short- term, limited-duration insurance to any natural or legal person that is a resident or domiciled in the State. Provides that the Department of In- surance may adopt rules as deemed necessary that prescribe specific standards for or restrictions on policy provisions, benefit design, disclo- sures, and sales and marketing practices for excepted benefits. Pro- vides that the Director of Insurance's authority under specified provi- sions is extended to group and blanket excepted benefits. Provides that the language does not apply to limited-scope dental, limited- scope vision, long-term care, Medicare supplement, credit life, credit health, or any excepted benefits that are filed under specified provi- sions. Provides that nothing in the language shall be construed to limit the Director's authority under other statutes. Makes conforming changes in the Health Maintenance Organization Act and the Limited- Health Service Organization Act. Repeals the Short-Term, Limited-Du- ration Health Insurance Coverage Act. <i>Effective January</i> 1, 2025.	ophose	SENATE Re-Referred to Assignments
Health IL He Bene Excha		<u>SB2858</u> Harris	Amends the Illinois Health Benefits Exchange Law. Provides that the Department of Insurance and the Department of Healthcare and Fam- ily Services have the authority to require, when the Department of	Monitor (presently working on	SENATE Assigned to Insurance

			Insurance operates the Illinois Health Benefits Exchange as a State- based exchange, the Illinois Health Benefits Exchange to offer en- hanced direct enrollment technology that allows approved enhanced direct enrollment entities to maintain enrollment services as offered through the Federally Facilitated Marketplace's enhanced direct enroll- ment implementation; to require enhanced direct enrollment to be available for the first open enrollment period for the State-based ex- change; to require that the State-based exchange adopt the applica- tion programming interface for the Federally Facilitated Marketplace's enhanced direct enrollment or adopt an application programming in- terface that is substantially similar; and to require enhanced direct en- rollment entities to be approved to operate in the Federally Facilitated Marketplace and maintain compliance with all Centers for Medicare and Medicaid Services' privacy, security, and business requirements. Defines terms.	language)	(Deadline Ex- tended to 5/3/24)
Health	Behavioral Health	SB2896 Villa	Amends the Illinois Insurance Code. Provides that the amendatory Act may be referred to as the Strengthening Mental Health and Substance Use Parity Act. 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, or any third-party ad- ministrator administering the behavioral health benefits for the in- surer, shall cover all out-of-network medically necessary mental health and substance use benefits and services (inpatient and outpatient) as if they were in-network for purposes of cost sharing for the insured. Pro- vides that the insured has the right to select the provider or facility of their choice and the modality, whether the care is provided via in-per- son visit or telehealth, for medically necessary care. Sets forth mini- mum reimbursement rates for certain behavioral health benefits. Sets forth provisions concerning responsibility for compliance with parity requirements; coverage and payment for multiple covered mental health and substance use services, mental health or substance use ser- vices provided under the supervision of a licensed mental health or substance treatment provider, and 60-minute individual psychother- apy; timely credentialing of mental health and substance use	Monitor	SENATE Re-Referred to Assignments

			providers; Department of Insurance enforcement and rulemaking; civil penalties; and other matters. Amends the Illinois Administrative Procedure Act to authorize emergency rulemaking. <i>Effective immediately</i> .		
Health	Medicare Enrollment Period	<u>SB 2910</u> Fine	Amends the Illinois Insurance Code. In provisions concerning Medicare supplement policy minimum standards, provides that if an individual is at least 65 years of age but no more than 75 years of age and has an existing Medicare supplement policy, then the individual is entitled to an annual open enrollment period lasting 45 days, commencing with the individual's birthday, and the individual may purchase any Medi- care supplement policy with the same issuer or any affiliate authorized to transact business in the State (instead of only the same issuer) that offers benefits equal to or lesser than those provided by the previous coverage.	Monitor	SENATE Re-Referred to Assignments
Health	Medicaid Waiver - ACA	<u>SB 2985</u> Rezin	Amends the State Employees Group Insurance Act of 1971. Prohibits the State from applying for any federal waiver that would reduce or eliminate any protection or coverage required under the Patient Pro- tection and Affordable Care Act (Affordable Care Act) that was in effect on January 1, 2017, including, but not limited to, any protection for persons with preexisting conditions and coverage for services identi- fied as essential health benefits under the Affordable Care Act. Pro- vides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Amends the Illinois Insurance Code. Prohibits the State from applying for any federal waiver that would permit an in- dividual or group health insurance plan to reduce or eliminate any pro- tection or coverage required under the Affordable Care Act that was in effect on January 1, 2017, including, but not limited to, any protection for persons with preexisting conditions and coverage for services iden- tified as essential health benefits under the Affordable Care Act that was in effect on January 1, 2017, including, but not limited to, any protection for persons with preexisting conditions and coverage for services iden- tified as essential health benefits under the Affordable Care Act. Pro- vides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Amends the Illinois Public Aid Code. Prohibits the State or an agency of the executive branch from applying for any federal Medicaid waiver that would result in more restrictive	Support	SENATE Referred to Assignments

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			standards, methodologies, procedures, or other requirements than		
			those that were in effect in Illinois as of January 1, 2017 for the Medi-		
			cal Assistance Program, the Children's Health Insurance Program, or		
			any other medical assistance program in Illinois operating under any		
			existing federal waiver authorized by specified provisions of the Social		
			Security Act. Provides that the State or an agency of the executive		
			branch may apply for such a waiver only if granted authorization by the		
			General Assembly through joint resolution. Effective immediately.		
Health	Health Data	<u>SB 3080</u>	Creates the Protect Health Data Privacy Act. Provides that a regulated	Oppose	SENATE
	Privacy Act	Villanueva	entity shall disclose and maintain a health data privacy policy that		Referred to
l			clearly and conspicuously discloses specified information. Sets forth		Assignments
ł			provisions concerning health data privacy policies. Provides that a reg-		
			ulated entity shall not collect, share, or store health data, except in		
			specified circumstances. Provides that it is unlawful for any person to		
			sell or offer to sell health data concerning a consumer without first ob-		
			taining valid authorization from the consumer. Provides that a valid au-		
			thorization to sell consumer health data must contain specified infor-		
			mation; a copy of the signed valid authorization must be provided to		
			the consumer; and the seller and purchaser of health data must retain		
			a copy of all valid authorizations for sale of health data for 6 years after		
			the date of its signature or the date when it was last in effect, which-		
			ever is later. Sets forth provisions concerning the consent required for		
			collection, sharing, and storage of health data. Provides that a con-		
			sumer has the right to withdraw consent from the collection, sharing,		
			sale, or storage of the consumer's health data. Provides that it is un-		
			lawful 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 ex-		
			ercised 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 consum-		
			er's health data that is collected by a regulated entity deleted; prohibi-		
l			tions regarding geofencing; and consumer health data security.		

				1	
			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 Con-		
			sumer Fraud and Deceptive Business Practices Act.		
Health	Health Care	<u>SB 3108</u>	Creates the Health Care Availability and Access Board Act. Establishes	TBD	SENATE
	Availability	Koehler	the Health Care Availability and Access Board to protect State resi-		Referred to
			dents, State and local governments, commercial health plans, health		Assignments
			care providers, pharmacies licensed in the State, and other stakehold-		
			ers within the health care system from the high costs of prescription		
			drug products. Contains provisions concerning Board membership and		
			terms; staff for the Board; Board meetings; circumstances under which		
			Board members must recuse themselves; and other matters. Provides		
			that the Board shall perform the following actions in open session: (i)		
			deliberations on whether to subject a prescription drug product to a		
			cost review; and (ii) any vote on whether to impose an upper payment		
			limit on purchases, payments, and payor reimbursements of prescrip-		
			tion drug products in the State. Permits the Board to adopt rules to im-		
			plement the Act and to enter into a contract with a qualified, inde-		
			pendent third party for any service necessary to carry out the powers		
			and duties of the Board. Creates the Health Care Availability and Ac-		
			cess Stakeholder Council to provide stakeholder input to assist the		
			Board in making decisions as required by the Act. Contains provisions		
			concerning Council membership, member terms, and other matters.		
			Provides that the Board shall adopt the federal Medicare Maximum		
			Fair Price as the upper payment limit for a prescription drug product		
			intended for use by individuals in the State. Requires the Attorney		
			General to enforce the Act. <i>Effective 180 days after becoming law.</i>		
Health	State Based	SB 3130	Amends the Illinois Insurance Code. Provides that beginning with the	TBD	HOUSE
	Exchange	Gillespie	operation of a State-based exchange in plan year 2026, a pregnant in-	(working with	2 <sup>nd</sup> Reading
		(Gabel)	dividual has the right to enroll in a qualified health plan through a spe-	DOI)	
			cial enrollment period at any time after a qualified health care		

	professional certifies that the individual is pregnant. Amends the Illi-		
	nois Health Insurance Portability and Accountability Act. Provides that		
	notice of a health insurance issuer's election to uniformly modify cov-		
	erage, uniformly terminate coverage, or discontinue coverage in a mar-		
	ketplace shall be sent by certified mail to the Department of Insurance		
	45 days (instead of 90 days) in advance of any notification of the com-		
	pany's actions sent to plan sponsors, participants, beneficiaries, and		
	covered individuals. Makes conforming changes. Amends the Managed		
	Care Reform and Patient Rights Act. Makes changes in provisions con-		
	cerning flat-dollar copayment structures for prescription drug benefits.		
	Amends the Network Adequacy and Transparency Act. Provides that		
	the Act does not apply to an individual or group policy for excepted		
	benefits or short-term, limited-duration health insurance coverage (in-		
	stead of an individual or group policy for dental or vision insurance or a		
	limited health service organization) with a network plan, except to the		
	extent that federal law establishes network adequacy and transpar-		
	ency standards for stand-alone dental plans, which the Department		
	shall enforce. Provides that if the Centers for Medicare and Medicaid		
	Services establishes minimum provider ratios for stand-alone dental		
	plans in the type of exchange in use in this State for a given plan year,		
	the Department shall enforce those standards for stand-alone dental		
	plans for that plan year. Requires the Department of Insurance to en-		
	force certain appointment wait-time standards, time and distance		
	standards, and other standards if the Centers for Medicare and Medi-		
	caid Services establishes those standards for plans in the type of ex-		
	change in use in this State. Makes other changes.		
	SB 3130 (SCA 0001) (TABLED)	Neutral with	
	Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
	of the introduced bill with the following changes. Amends the Depart-		
	ment of Insurance Law of the Civil Administrative Code of Illinois. Pro-		
	vides that the Marketplace Director of the Illinois Health Benefits Ex-		
	change shall serve for a term of 2 years, and until a successor is ap-		
	pointed and qualified; except that the term of the first Marketplace Di-		
	rector appointed shall expire on the third Monday in January 2027.		

	Provides that the Marketplace Director may serve for more than one		
	term. Removes language providing that the Marketplace Director may		
	be an existing employee with other duties. Provides that the Market-		
	place Director shall (instead of shall not) be subject to the Personnel		
	Code. In the Illinois Insurance Code, provides that a pregnant individual		
	has the right to enroll in a qualified health plan through a special en-		
	rollment period within 60 days (instead of at any time) after any quali-		
	fied health care professional certifies that the individual is pregnant. In		
	the Managed Care Reform and Patient Rights Act, provides that each		
	level of coverage that a health insurance carrier offers of a standard-		
	ized option in each applicable service area shall be deemed to satisfy		
	(instead of shall satisfy) the requirements for a flat-dollar copay struc-		
	ture. Amends the Health Maintenance Organization Act. Provides that		
	health maintenance organizations shall comply with the Illinois Insur-		
	ance Code's requirements concerning pregnancy as a qualifying life		
	event. Effective immediately, except that the changes to the Network		
	Adequacy and Transparency Act take effect January 1, 2025.		
	<u>SB 3130 (SFA 0002)</u> (ADOPTED)	Neutral with	
	Replaces everything after the enacting clause. Reinserts the provisions	Amendment #2	
	of the introduced bill with the following changes. Amends the Depart-		
	ment of Insurance Law of the Civil Administrative Code of Illinois. Pro-		
	vides that the Marketplace Director of the Illinois Health Benefits Ex-		
	change shall serve for a term of 2 years, and until a successor is ap-		
	pointed and qualified; except that the term of the first Marketplace Di-		
	rector appointed shall expire on the third Monday in January 2027. Pro-		
	vides that the Marketplace Director may serve for more than one term.		
	Removes language providing that the Marketplace Director may be an		
	existing employee with other duties. Provides that the Marketplace Di-		
	rector shall (instead of shall not) be subject to the Personnel Code. In		
	the Illinois Insurance Code, provides that a pregnant individual has the		
	right to enroll in a qualified health plan through a special enrollment		
	period within 60 days (instead of at any time) after any qualified health		
	care professional certifies that the individual is pregnant. In the Man-		
	aged Care Reform and Patient Rights Act, provides that each level of		

			coverage that a health insurance carrier offers of a standardized option		
			in each applicable service area shall be deemed to satisfy (instead of		
			shall satisfy) the requirements for a flat-dollar copay structure. Amends		
			the Health Maintenance Organization Act. Provides that health mainte-		
			nance organizations shall comply with the Illinois Insurance Code's re-		
			quirements concerning pregnancy as a qualifying life event. <b>Effective</b>		
			immediately, except that the changes to the Network Adequacy and		
			Transparency Act take effect January 1, 2025.		
Health	Pharma	<u>SB 3179</u>	Amends the Illinois Insurance Code. Provides that all compensation re-	Oppose	SENATE
	Benefit	Harris	mitted by or on behalf of a pharmaceutical manufacturer, pharmaceu-		Referred to
	Manager		tical developer, or pharmaceutical labeler, directly or indirectly, to a		Assignments
			health insurer or to a pharmacy benefit manager under contract with a		
			health insurer that is related to the health insurer's prescription drug		
			benefits must be either remitted directly to the covered person at the		
			point of sale to reduce the out-of-pocket cost to the covered person		
			associated with a particular prescription drug or remitted to and re-		
			tained by the health insurer. Requires a health insurer to file with the		
			Department of Insurance a report demonstrating the health insurer's		
			compliance with the provisions.		
Health	Inhaler	<u>SB 3203</u>	Amends the Illinois Insurance Code. Provides that a health plan shall	Oppose	HOUSE
	Coverage	Hunter	limit the total amount that a covered person is required to pay for a		2 <sup>nd</sup> Reading
		(Dias)	covered prescription inhaler at an amount not to exceed \$25 per 30-		
			day supply and shall limit the total amount that a covered person is re-		
			quired to pay for all covered prescription inhalers at an amount not to		
			exceed \$50 in total per 30 days. Provides that coverage for prescription		
			inhalers shall not be subject to any deductible. Provides that nothing in		
			the provisions prevents a health plan from reducing a covered person's		
			cost sharing to an amount less than the cap. Authorizes rulemaking		
			and enforcement by the Department of Insurance. Effective January 1,		
			2025.		
			<u>SB 3203 (SCA 0001)</u> (ADOPTED)	Neutral with	
			Replaces everything after the enacting clause. Amends the Illinois In-	Amendment #1	
			surance Code. Provides that a group or individual policy of accident and		
			health insurance or managed care plan amended, delivered, issued, or		

			renewed on or before December 31, 2025 that provides coverage for prescription drugs may not deny or limit coverage for prescription in- halers (instead of prescription inhalants) based upon any restriction on the number of days before an inhaler refill may be obtained if, contrary to those restrictions, the inhalants have been ordered or prescribed by the treating physician and are medically appropriate. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after January 1, 2026 that provides coverage for prescription drugs shall limit the total amount that a covered person is required to pay for a covered prescrip- tion inhaler to an amount not to exceed \$25 dollars per 30-day supply, and provides that nothing in the provisions prevents a group or individ- ual policy of accident and health insurance or managed care plan from reducing a covered person's cost sharing to an amount less than the cap. Makes a conforming change. Provides that coverage for prescrip- tion inhalers shall not be subject to any deductible, except to the extent that the coverage would disqualify a high-deductible health plan from eligibility for a health savings account. Authorizes rulemaking and en- forcement by the Department of Insurance. Amends the State Employ- ees Group Insurance Act of 1971. Provides that the program of health benefits shall provide coverage for prescription inhalers under the Illi- nois Insurance Code. <u>SB 3203 (SFA 0002)</u> (ADOPTED) Further amends the State Employees Group Insurance Act of 1971. Makes a technical change	Neutral with Amendment #2	
All	Motor Vehicle Rates	SB 3213 Cervantes	Amends the Illinois Insurance Code. Provides that the amendatory Act may be referred to as the Motor Vehicle Insurance Fairness Act. Pro- vides that no insurer shall refuse to issue or renew a policy of automo- bile insurance based in whole or in part on specified prohibited under- writing or rating factors. Sets forth factors that are prohibited with re- spect to underwriting and rating a policy of automobile insurance. Sets forth provisions concerning the use of territorial factors. Provides that every insurer selling a policy of automobile insurance in the State shall demonstrate that its marketing, underwriting, rating, claims handling,	OPPOSE IN SOLIDARITY	SENATE Referred to Assignments

Health	Clinician Administer Drug	SB 3225 Castro	<ul> <li>fraud investigations, and any algorithm or model used for those business practices do not disparately impact any group of customers based on race, color, national or ethnic origin, religion, sex, sexual orientation, disability, gender identity, or gender expression. Provides that no rate shall be approved or remain in effect that is excessive, inadequate, unfairly discriminatory, or otherwise in violation of the provisions. Provides that every insurer that desires to change any rate shall file a complete rate application with the Director of Insurance. Provides that all information provided to the Director under the provisions shall be available for public inspection. Provides that any person may initiate or intervene in any proceeding permitted or established under the provisions and challenge any action of the Director under the provisions. Provides that the Department of Insurance shall adopt rules. Provides that all insurers subject to the provisions shall be assessed a fee of 0.05% of their total earned premium from the prior calendar year, and that the fee shall be payable to the Department no later than July 1 of each calendar year and shall be used by the Department to implement the provisions.</li> <li>Amends the Illinois Insurance Code. Provides that a health benefit plan amended, delivered, issued, or renewed on or after January 1, 2025 that provides prescription drug coverage through a medical or phar-</li> </ul>	Oppose	SENATE Re-Referred to Assignments
			macy health benefit or its contracted pharmacy benefit manager shall not engage in or require an enrollee to engage in specified prohibited acts. Provides that a clinician-administered drug shall meet the supply chain security controls and chain of distribution set by the federal Drug Supply Chain Security Act. Provides that the Department of Insurance may adopt rules as necessary to implement the provisions. Defines terms. Amends 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 to require policies under those Acts to comply with the provisions.		
Health	Dental Pre-	<u>SB 3278</u> Syverson	Amends the Illinois Insurance Code. Provides that no insurer, dental service plan corporation, insurance network leasing company, or any	Oppose	SENATE Re-Referred to
	Authorization		company that amends, delivers, issues, or renews an individual or		Assignments

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		group policy of accident and health insurance that provides dental in-		
		·		
		contractor indicating that the patient was no longer covered or was in-		
		eligible for coverage. Prohibits waiver of the provisions by contract.		
Dental Loss	<u>SB 3305</u>	Creates the Dental Loss Ratio Act. Sets forth provisions concerning	Oppose	SENATE
Ratio	<u>Fine</u>	dental loss ratio reporting. Provides that a health insurer or dental plan		Assigned to
		carrier that issues, sells, renews, or offers a specialized health insur-		Insurance
		ance policy covering dental services shall, beginning January 1, 2025,		
		annually submit to the Department of Insurance a dental loss ratio fil-		(Deadline Ex-
		ing. Provides a formula for calculating minimum dental loss ratios. Sets		tended to
		forth provisions concerning minimum dental loss ratio requirements.		5/3/24)
		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 special-		
		ized area of dental-only health care that pays benefits on a fixed bene-		
		fit, cash payment-only basis. Defines terms. <i>Effective January 1, 2025.</i>		
		SB 3305 (SCA 0001) (WILL REMAIN IN ASSIGNMENTS)	Oppose with	
		Replaces everything after the enacting clause. Amends the Uniform	Amendment #1	
		Electronic Transactions in Dental Care Billing Act. Provides that begin-		
		ning January 1, 2027 (instead of 2025), no dental plan carrier is re-		
		quired to accept from a dental care provider eligibility for a dental plan		
		cating the applicable exemption. Requires each dental plan carrier to		
			surance on or after the effective date of the amendatory Act shall deny any claim subsequently submitted for procedures specifically included in a prior authorization unless certain circumstances apply. Provides that a dental service contractor shall not recoup a claim solely due to a loss of coverage for a patient or ineligibility if, at the time of treatment, the dental service contractor erroneously confirmed coverage and eli- gibility, but had sufficient information available to the dental service contractor indicating that the patient was no longer covered or was in- eligible for coverage. Prohibits waiver of the provisions by contract.Dental LossSB 3305 FineCreates the Dental Loss Ratio Act. Sets forth provisions concerning dental loss ratio reporting. Provides that a health insurer or dental plan carrier that issues, sells, renews, or offers a specialized health insur- ance policy covering dental services shall, beginning January 1, 2025, annually submit to the Department of Insurance a dental loss ratio fil- ing. 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 on a fixed bene- fit, cash payment-only basis. Defines terms. Effective January 1, 2025. SB 3305 (SCA 0001) (WILL REMAIN IN ASSIGNMENTS) Replaces everything after the enating clause. Amends the Uniform Electronic Transactions in Dental care provident enguiner is re- quired to accept from a dental care provide religibility for a dental plan transaction or dental care flam or equivent information transaction or dental care provider who is exempt from the require- ments of the Act to file a form with the Department of Insurance indi- transaction is dental care provider who is exempt f	Surance on or after the effective date of the amendatory Act shall deny any claim subsequently submitted for procedures specifically included in a prior authorization unless certain circumstances apply. Provides that a dental service contractor shall not recoup a claim solely due to a loss of coverage for a patient or ineligibility if, at the time of treatment, the dental service contractor shall not recoup a claim solely due to a loss of coverage for a patient or ineligibility if, at the time of treatment, the dental service contractor indicating that the patient was no longer covered or was in- eligible for coverage. Prohibits waiver of the provisions by contract.OpposeDental LossSB 3305 ElineCreates the Dental Loss Ratio Act. Sets forth provisions concerning dental loss ratio reporting. Provides that a health insurer or dental plan carrier that issues, sells, renews, or offers a specialized health insur- ance policy covering dental services shall, beginning January 1, 2025, annually submit to the Department of Insurance adental loss ratio fil- ing. Provides a formula for calculating minimum dental loss ratio fil- ing. 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 special- ized area of dental-only health care that pays benefits on a fixed bene- fit, cash payment-only basis. Defines terms. Effective January 1, 2025. SB 3305 (SCA.0001) (WILL REMAIN IN ASSIGNMENTS) Replaces everything after the enacting clause. Amends the Uniform Electronic Transactions in Dental Care Billing Act. Provides that Act, and enduls or disability insurance for covered benefits in the single special- ized area of dental care provider who sexempt fro

All	Consumer Fraud	<u>SB 3331</u> Aquino	Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unfair or deceptive act or practice within the	TBD – Need Feedback	SENATE 3 <sup>rd</sup> Reading
Health	Non- Participating Providers	SB 3307 Holmes	either through an accident or disease". Amends the Illinois Insurance Code. In a provision concerning billing for services provided by nonparticipating providers or facilities, provides that when calculating an enrollee's contribution to the annual limita- tion on cost sharing set forth under specified federal law, a health in- surance issuer or its subcontractors shall include expenditures for any item or health care service covered under the policy issued to the en- rollee by the health insurance issuer or its subcontractors if that item or health care service is included within a category of essential health benefits and regardless of whether the health insurance issuer or its subcontractors classify that item or service as an essential health bene- fit. <i>Effective immediately</i> .	Oppose	SENATE Re-Referred to Assignments
			establish a portal that provides certain benefit and billing information. Requires a dental plan carrier to establish an electronic portal that al- lows dental care providers to submit claims electronically and directly to the dental care provider; accept attachments in an electronic format with the initial electronic claim's submission; and provide remittance advice with the corresponding payment. Provides that nothing in the Act requires a dental care provider to only accept electronic payment from a dental plan carrier. Provides that dental plan carriers shall allow alternative forms of payment, without additional fees or charges, to a dental care provider, if requested. <b>Effective immediately.</b> SB 3305 (SCA 0002) <b>(REFERRED TO INSURANCE)</b> Replaces everything after the enacting clause. Amends the Illinois In- surance Code. Provides that an individual or group policy of accident and health insurance amended, delivered, issued, or renewed on or af- ter January 1, 2025 shall provide coverage for medically necessary care and treatment to address a major injury to the jaw either through an accident or disease. Provides that the required coverage may impose the same deductible, coinsurance, or other cost-sharing limitations that are imposed on other related benefits under the policy. Defines "medi- cally necessary care and treatment to address a major injury to the jaweither through an	Neutral with Amendment #2	

Mandatory	meaning of the Act for a person to: (1) advertise, display, or offer a		(Deadline Ex-
Fees	price for goods or services that does not include all mandatory fees or		tended to
	charges other than taxes imposed by a government entity; or (2) en-		5/3/24 <b>)</b> )
	gage in any fraudulent or deceptive conduct that creates a likelihood of		
	confusion or of misunderstanding concerning the complete price of		
	goods or services offered, displayed, or advertised. Provides that a per-		
	son does not violate the provision if the total price of the goods or ser-		
	vices being offered, displayed, or advertised, including any mandatory		
	fees a consumer would incur during the transaction, is clearly and con-		
	spicuously disclosed in each advertisement or display and whenever a		
	price is first shown to a consumer. Effective immediately.		
	SB 3331 (SCA 0001) (ADOPTED)	Oppose with	
	Replaces everything after the enacting clause. Amends the Consumer	Amendment #1	
	Fraud and Deceptive Business Practices Act. Provides that it is an un-		
	lawful practice under the Act for a person to: (1) offer, display, or ad-		
	vertise an amount a consumer may pay for merchandise without		
	clearly and conspicuously disclosing the total price; (2) fail, in any offer,		
	display, or advertisement that contains an amount a consumer may		
	pay, to display the total price more prominently than any other pricing		
	information; (3) misrepresent the nature and purpose of any amount a		
	consumer may pay, including the ability to refund the fees and the		
	identity of any merchandise for which fees are charged; or (4) fail to		
	disclose clearly and conspicuously before the consumer consents to		
	pay, the nature and purpose of any amount a consumer may pay that is		
	excluded from the total price, including the ability to refund the fees		
	and the identity of any merchandise for which fees are charged.		
	SB 3331 (SFA 0002) (REFERRED TO JUDICIARY)	Neutral with	
	Replaces everything after the enacting clause. Creates the Junk Fee Ban	Amendment #2	
	Act. Provides that it is a violation of the Act for a person to: (1) offer,	(Reading in	
	display, or advertise an amount a consumer may pay for merchandise	Legislative	
	without clearly and conspicuously disclosing the total price; (2) fail, in	Intent)	
	any offer, display, or advertisement that contains an amount a con-	<b>-</b> /	
	sumer may pay, to display the total price more prominently than any		
	other pricing information; (3) misrepresent the nature and purpose of		

	any amount a consumer may pay, including the ability to refund the fees and the identity of any merchandise for which fees are charged; (4) fail to disclose clearly and conspicuously before the consumer consents to pay, the nature and purpose of any amount a consumer may pay that is excluded from the total price, including the ability to refund the fees and the identity of any merchandise for which fees are charged; or (5) offer, display, or advertise, including through direct offerings, third- party distribution, or metasearch referrals, a total price for a place of short-term lodging that does not include all required fees. Requires to- tal price disclosures for retail mercantile establishments and food ser- vice establishments; the disclosure of total payment obligations for physical fitness services; and the disclosure of delivery fees. Provides for limitations of the Act. Provides that the Attorney General may enforce violations of the Act as an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Preempts home rule. SB 3331 (SFA 0003) <b>(REFERRED TO JUDICIARY)</b>	Neutral with	
	display, or advertise an amount a consumer may pay for merchandise without clearly and conspicuously disclosing the total price; (2) fail, in any offer, display, or advertisement that contains an amount a con- sumer may pay, to display the total price more prominently than any other pricing information; (3) misrepresent the nature and purpose of any amount a consumer may pay, including the ability to refund the fees and the identity of any merchandise for which fees are charged; (4) fail to disclose clearly and conspicuously before the consumer consents to pay, the nature and purpose of any amount a consumer may pay that is excluded from the total price, including the ability to refund the	Legislative Intent)	
	fees and the identity of any merchandise for which fees are charged; or (5) offer, display, or advertise, including through direct offerings, third- party distribution, or metasearch referrals, a total price for a place of short-term lodging that does not include all required fees. Requires to- tal price disclosures for retail mercantile establishments and food ser- vice establishments; and the disclosure of delivery fees. Provides for		

Health	Practice of Pharmacy Influenza	<u>SB 3336</u> Morrison	<ul> <li>limitations of the Act. Provides that the Attorney General may enforce violations of the Act as an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Preempts home rule</li> <li>Amends the Pharmacy Practice Act and the Illinois Insurance Code. In the definition of "practice of pharmacy", includes the ordering of testing, screening, and treatment (rather than the ordering and administration of tests and screenings) for influenza. Makes conforming</li> </ul>	Oppose	SENATE Referred to Assignments
Health	Continuous Glucose Monitor	SB 3414 Morrison (Ladisch Douglass)	changes. <i>Effective January</i> 1, 2025. Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed before January 1, 2025 shall provide coverage for medically necessary continuous glucose monitors for individuals who are diagnosed with any form of diabetes mellitus (instead of type 1 or type 2 diabetes) and require insulin for the man- agement of their diabetes. 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 shall provide coverage for continuous glucose monitors, related sup- plies, and training in the use of continuous glucose monitors for any in- dividual who is diagnosed with diabetes, who requires at least one daily injection or infusion of insulin, and who has been prescribed a continuous glucose monitor by a physician, a certified nurse practi- tioner, or a physician assistant. Provides that an individual who is diag- nosed with diabetes and meets the specified requirements shall not be required to obtain prior authorization for coverage for a continuous glucose monitor is prescribed. 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 shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage required under the provi- sions. <i>Effective July</i> 1, 2024.	Oppose	HOUSE 2 <sup>nd</sup> Reading

<u>SB 3414 (SCA 0001)</u> (TABLED)	Oppose with	
Provides that a group or individual policy of accident and health insur-	Amendment #1	
ance or a managed care plan that is amended, delivered, issued, or re-		
newed before January 1, 2026 (rather than January 1, 2025) shall pro-		
vide coverage for medically necessary continuous glucose monitors for		
individuals who are diagnosed with any form of diabetes mellitus and		
require insulin for the management of their diabetes. Provides that a		
group or individual policy of accident and health insurance or a man-		
aged care plan that is amended, delivered, issued, or renewed on or af-		
ter January 1, 2026 shall provide coverage for continuous glucose mon-		
itors, related supplies, and training in the use of continuous glucose		
monitors for any individual if specified requirements are met and the		
policy is in full alignment with Medicare. Amends the Medical Assis-		
tance Article of the Illinois Public Aid Code. Provides that the Depart-		
ment of Healthcare and Family Services shall adopt rules to implement		
the changes made by the amendatory Act. Specifies that the rules shall,		
at a minimum contain certain provisions concerning the ordering pro-		
vider, continuous glucose monitors not being required to have certain		
functionalities, eligibility requirements for a beneficiary, and not requir-		
ing prior authorization.		
<u>SB 3414 (SCA 0002)</u> (ADOPTED)	Neutral with	
Replaces everything after the enacting clause. Reinserts the provisions	Amendment #2	
of the introduced bill with changes that include the following. Provides		
that a group or individual policy of accident and health insurance or a		
managed care plan that is amended, delivered, issued, or renewed be-		
fore January 1, 2026 (rather than January 1, 2025) shall provide cover-		
age for medically necessary continuous glucose monitors for individuals		
who are diagnosed with any form of diabetes mellitus and require insu-		
lin for the management of their diabetes. Provides that a group or indi-		
vidual policy of accident and health insurance or a managed care plan		
that is amended, delivered, issued, or renewed on or after January 1,		
2026 shall provide coverage for continuous glucose monitors, related		
supplies, and training in the use of continuous glucose monitors for any		
individual if specified requirements are met and the policy is in full		

			alignment with Medicare. Sets forth eligibility requirements and re- quirements for covered glucose monitors. Provides that the coverage of one glucose monitor shall be provided with a deductible, coinsurance, copayment, or any other cost-sharing requirement. Amends the Medi- cal Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall adopt rules to im- plement the changes made by the amendatory Act. Specifies that the rules shall, at a minimum contain certain provisions concerning the or- dering provider, continuous glucose monitors not being required to have certain functionalities, eligibility requirements for a beneficiary, and not requiring prior authorization. Effective July 1, 2024. SB 3414 (SFA 0003) (ADOPTED) Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by Senate Amendment No. 2, with the following changes. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, is- sued, or renewed on or after January 1, 2026 shall not impose a de- ductible, coinsurance, copayment, or any other cost-sharing require- ment on the coverage of a one-month supply of continuous glucose monitors, including one transmitter if necessary, as provided under the provisions (instead of on the coverage of continuous glucose monitors, instead of on the coverage of continuous glucose monitors shall be no more restrictive than Medicare or specified re- quirements, whichever is less restrictive. Removes language providing that the policy shall provide coverage for continuous glucose monitors if the policy is in full alignment with Medicare and other requirements are met.	Neutral with Amendment #3 Oppose with Amendment #1	
All	Consumer Fraud/Fee Disclosure	<u>SB 3485</u> Stadelman	Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a covered entity shall clearly and conspicuously display, in every advertisement and when a price is first shown to a consumer, the total price of the goods or services provided by the covered entity, including any mandatory fees a consumer would incur during the	Oppose	SENATE Referred to Assignments

			monetary transaction. Provides that a covered entity shall clearly and conspicuously disclose any guarantee or refund policy prior to the completion of any monetary transaction with a consumer. Provides that if a refund is given to a consumer, provide a refund in the amount of the total cost of the goods or services, including any mandatory fees. Provides that a violation of the provision is an unlawful practice		
			within the meaning of the Act.		
Health	Human Rights/Health Disclosure	SB 3492 Gillespie	Amends the Illinois Human Rights Act. Adds to the definition of unlaw- ful discrimination to include discrimination of reproductive health deci- sions. Reproductive health decisions mean any decision by a person af- fecting the use or intended use of health care, goods, or services re- lated to reproductive processes, functions, and systems, including, but not limited to, family planning, pregnancy testing, and contraception; fertility or sterilization care; miscarriage; continuation or termination of pregnancy; prenatal, intranatal, and postnatal care. Provides that discrimination based on reproductive health decisions includes unlaw- ful discrimination against a person because of the person's association with another person's reproductive health decisions.	Oppose	SENATE Referred to Assignments
All	Privacy Rights Act	SB 3517 Rezin	Creates the Privacy Rights Act. Sets forth duties and obligations of busi- nesses that collected consumers' personal information and sensitive personal information to keep such information private. Sets forth con- sumer rights in relation to the collected personal information and sen- sitive personal information, including the right to: delete personal in- formation; correct inaccurate personal information; know what per- sonal information is sold or shared and to whom; opt out of the sale or sharing of personal information; limit use and disclosure of sensitive personal information; and no retaliation for exercising any rights. Sets forth enforcement provisions. Creates the Consumer Privacy Fund. Al- lows the Attorney General to create rules to implement the Act. Estab- lishes the Privacy Protection Agency. Includes provisions regarding remedies and fines for violations of the Act. Makes a conforming change in the State Finance Act.	Oppose	SENATE Referred to Assignments
Health	Mobile	<u>SB 3599</u> Edly-Allen	Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or a managed care plan that is	Oppose	HOUSE 2 <sup>nd</sup> Reading

	Integrated Health	(Haas)	amended, delivered, issued, or renewed on or after January 1, 2025 shall provide coverage for medically necessary services provided by emergency medical services providers operating under a mobile inte- grated health care model. Amends the State Employees Group Insur- ance 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 Illinois Public Aid Code to require coverage under those provisions. <u>SB 3599 (SFA 0001)</u> <b>(ADOPTED)</b> <i>Removes language providing that a group or individual policy of acci- dent and health insurance or a managed care plan that is amended, de- livered, issued, or renewed on or after January 1, 2025 shall provide coverage for medically necessary services provided by emergency medi- cal services providers operating under a mobile integrated health care model. 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, 2026, shall provide coverage to an el- igible recipient for medically necessary mobile integrated health care services. Defines "eligible recipient" and "mobile integrated health care services".</i>	Neutral with Amendment #1	
Health	Pregnancy/ Postpartum Care	SB 3665 Collins	Amends the Illinois Insurance Code. Provides that insurers shall cover all services for pregnancy, postpartum, and newborn care that are ren- dered by perinatal doulas or licensed certified professional midwives, including home births, home visits, and support during labor, abortion, or miscarriage. Provides that the required coverage includes the neces- sary equipment and medical supplies for a home birth. Provides that coverage for pregnancy, postpartum, and newborn care shall include home visits by lactation consultants and the purchase of breast pumps and breast pump supplies, including such breast pumps, breast pump supplies, breastfeeding supplies, and feeding aides as recommended by the lactation consultant. Provides that coverage for postpartum ser- vices shall apply for at least one year after birth. Provides that certain pregnancy and postpartum coverage shall be provided without cost-	Oppose	SENATE Assigned to Insurance (Deadline Ex- tended to 5/3/24)

	sharing requirements. Amends the Medical Assistance Article of the II-		
	linois Public Aid Code. Provides that post-parturition care benefits shall		
	not be subject to any cost-sharing requirement. Provides that the med-		
	ical assistance program shall cover home visits for lactation counseling		
	and support services. Provides that the medical assistance program		
	shall cover counselor-recommended or provider-recommended breast		
	pumps as well as breast pump supplies, breastfeeding supplies, and		
	feeding aides. Provides that nothing in the provisions shall limit the		
	number of lactation encounters, visits, or services; breast pumps;		
	breast pump supplies; breastfeeding supplies; or feeding aides a bene-		
	ficiary is entitled to receive under the program. Makes other changes.		
	Effective January 1, 2026.		
	SB 3665 (SCA 0001) (REFERRED TO INSURANCE)	Oppose with	
	Replaces everything after the enacting clause. Reinserts the provisions	Amendment #1	
	of the introduced bill with the following changes. Removes language		
	providing that post-parturition care benefits shall not be subject to any		
	cost-sharing requirement. Provides that coverage for postpartum ser-		
	vices shall apply for at least one year after the end of the pregnancy		
	(rather than one year after birth). Provides that beginning January 1,		
	2025, certified professional midwife services (instead of licensed certi-		
	fied professional midwife services) shall be covered under the medical		
	assistance program. Removes language providing that midwifery ser-		
	vices covered under the provisions shall include home births and home		
	prenatal, labor and delivery, and postnatal care. Removes changes to a		
	provision of the Illinois Public Aid Code concerning reimbursement for		
	postpartum visits. Effective January 1, 2026, except that certain		
	changes to the Illinois Public Aid Code are effective January 1, 2025.		
	SB 3665 (SCA 0002) (REFERRED TO INSURANCE)	Oppose with	
	Provides that all outpatient coverage required under a provision con-	Amendment #2	
	cerning coverage for pregnancy, postpartum, and newborn care must		
	be provided without cost sharing, except to the extent that such cover-		
	age would disqualify a high-deductible health plan from eligibility for a		
	health savings account and except that, for treatment of substance use		
	disorders, the prohibition on cost-sharing applies to the levels of		
	aisoraers, the promotion on cost-shuring applies to the levels Of		

			treatment below and not including 3.1 (Clinically Managed Low-Inten- sity Residential) established by the American Society of Addiction Medi- cine. Makes a conforming change. Further amends the Illinois Insur- ance Code. Provides that coverage for abortion care may not impose any deductible, coinsurance, waiting period, or other cost-sharing (in- stead of other cost-sharing limitation that is greater than that required for other pregnancy-related benefits covered by the policy). Provides that the provision does not apply to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health sav- ings account. <u>SB 3665 (SCA 0003)</u> (REFERRED TO INSURANCE) Provides that all outpatient coverage required under a provision con- cerning coverage for pregnancy, postpartum, and newborn care must be provided without cost sharing, except to the extent that such cover- age would disqualify a high-deductible health plan from eligibility for a health savings account and except that, for treatment of substance use disorders, the prohibition on cost-sharing applies to the levels of treat- ment below and not including 3.1 (Clinically Managed Low-Intensity Residential) established by the American Society of Addiction Medicine. Makes a conforming change. Further amends the Illinois Insurance Code. Provides that coverage for abortion care may not impose any de- ductible, coinsurance, waiting period, or other cost-sharing (instead of other cost-sharing limitation that is greater than that required for other pregnancy-related benefits covered by the policy). Provides that the provision does not apply to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings ac- count.	Oppose with Amendment #3	
Health	Short Term Health Insurance	<u>SB 3675</u> Harris	Amends the Illinois Insurance Code. Provides that any failure to make a disclosure or obtain a signed confirmation required under specified provisions of the Short-Term, Limited-Duration Health Insurance Coverage Act is an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Provides that the Director of Insurance shall have the power to examine and investigate into the affairs of every person subject to specified provisions of the	Support	SENATE Referred to Assignments

Health       HIV TLC Act       SB 3711 Collins	Short-Term, Limited-Duration Health Insurance Coverage Act. Provides that the Director may place on probation, suspend, revoke, or refuse to issue or renew an insurance producer's license or may levy a civil penalty or take any combination of actions for any failure to make a disclosure or obtain a signed confirmation required or any unlawful practice described under specified provisions of the Short-Term, Limited-Duration Health Insurance Coverage Act. Amends the Short-Term, Limited-Duration Health Insurance Coverage Act. Sets forth provisions concerning the purpose and scope of the Act. Provides that the Act applies to health insurance issuers that offer short-term, limited-duration health insurance coverage to groups and individuals (rather than only individuals) in the State. Sets forth provisions concerning duration of coverage; cancellation; and disclosure, filing, and coverage requirements of short term, limited-duration health insurance coverage. Sets forth provisions concerning unfair or deceptive practices relating to the sale of supplemental or short-term, limited-duration health insurance coverage. Defines terms. Makes other changes. <i>Effective January</i> 1, 2026. Amends the Department of Public Health Act. Establishes the role of HIV Treatment Innovation Coordinator to be housed within the Department. Provides that the Department shall create and fill the Coordinator be at the Program Director level. Describes the specific job responsibilities of the Coordinator. Amends the Illinois Insurance Code. Provides that an individual or group policy of accident and health insurance camended, delivered, issued, or renewed in this State on or after January 1, 2025 shall provide coverage for home test kits for sexually transmitted infections, including any laboratory costs of processing the home test kit, that are deemed medically necessary or appropriate and ordered directly by a clinician or furnished through a standing order for patient use based on clinical guidelines and individual patient health	Oppose	SENATE Assigned to Appropriations – Health & Human Services (Deadline Ex- tended to 5/3/24)
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			needs. Makes a conforming change to the Illinois Public Aid Code re- garding coverage for home test kits for sexually transmitted infections. Amends the AIDS Confidentiality Act. Creates the Illinois AIDS Drug As- sistance Program. Provides that Illinois AIDS Drug Assistance Program applications shall be processed within 72 hours after the time of sub- mission. Provides for conditional approval of Illinois AIDS Drug Assis- tance Program applications within 24 hours after time of submission. Requires Illinois AIDS Drug Assistance Program applicants to document residency within the State of Illinois. Provides for 8 Rapid Start for HIV Treatment pilot sites established by the Department of Public Health. Provides that the Department shall publish a report on the operation of the pilot program 15 months after the pilot sites have launched. Es- tablishes requirements for the report, requires that the report be		
Health	Pet Scan	SB 3719	<ul> <li>shared with the General Assembly, the Governor's Office, and requires that the report be made available on the Department's Internet website. Amends the County Jail Act. Creates new annual adult correctional facility public inspection report requirements on the topics of HIV and AIDS.</li> <li>Amends the Illinois Insurance Code. Provides that a group or individual</li> </ul>	Oppose	SENATE
	Coverage	Johnson	policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after July 1, 2024 shall provide coverage for the full cost of an annual PET scan for insureds age 35 or older who elect to get a PET scan, regardless of whether the PET scan was ordered by a physician licensed to practice medicine in all its branches and regardless of whether the insured displays symptoms. Sets forth findings and definitions. <i>Effective immediately</i>		Referred to Assignments
Health	Dental Care/ Electronic Billing	<u>SB 3721</u> Syverson	Amends the Uniform Electronic Transactions in Dental Care Billing Act. Provides that beginning January 1, 2027 (instead of 2025), no dental plan carrier is required to accept from a dental care provider eligibility for a dental plan transaction or dental care claims or equivalent en- counter information transaction. Sets forth exemptions from the re- quirements of the Act, and requires a dental care provider who is ex- empt from the requirements of the Act to file a form with the Depart- ment of Insurance indicating the applicable exemption. Requires each	Oppose	SENATE Referred to Assignments

			dental plan carrier to establish a portal that provides certain benefit and billing information. Requires a dental plan carrier to establish an electronic portal that allows dental care providers to submit claims electronically and directly to the dental care provider; accept attach- ments in an electronic format with the initial electronic claim's submis- sion; and provide remittance advice with the corresponding payment. Provides that nothing in the Act requires a dental care provider to only accept electronic payment from a dental plan carrier. Provides that dental plan carriers shall allow alternative forms of payment, without additional fees or charges, to a dental care provider, if requested. <i>Ef-</i> <i>fective immediately.</i>		
Health	Patient Access 340B Pharmacy	SB 3727 Gillespie	Creates the Patient Access to Pharmacy Protection Act. Defines terms. Provides that no person, including a pharmaceutical manufacturer, may deny, restrict, prohibit, condition, or otherwise interfere with, ei- ther directly or indirectly, the acquisition of a 340B drug by, or delivery of a 340B drug to, a 340B covered entity or a 340B contract pharmacy authorized to receive 340B drugs on behalf of the 340B covered entity unless such receipt is prohibited by federal law. Provides that no per- son, including a pharmaceutical manufacturer, may impose any re- striction on the ability of a 340B covered entity to contract with or des- ignate a 340B contract pharmacy including restrictions relating to the number, location, ownership, or type of 340B contract pharmacy. Pro- vides that no person, including a pharmaceutical manufacturer, may require or compel a 340B covered entity or 340B contract pharmacy to submit or otherwise provide ingredient cost or pricing data pertinent to 340B drugs; institute requirements in any way relating to how a 340B covered entity manages its inventory of 340B drugs that are not required by a State or federal agency, including requirements relating to the frequency or scope of audits of inventory management systems of a 340B covered entity or its 340B contract pharmacy; or require a 340B covered entity or its 340B contract pharmacy; or require a 340B covered entity or its 340B contract pharmacy; or require a 340B covered entity or its 340B contract pharmacy; or require a 340B covered entity or its 340B contract pharmacy; or require a 340B covered entity or its 340B contract pharmacy; or require a 340B covered entity or its 340B contract pharmacy to submit or other- wise provide data or information that is not required by State or fed- eral law. Sets forth provisions concerning enforcement of this Act;	Oppose	SENATE Referred to Assignments

			preemption of this Act; and severability of this Act. <i>Effective immedi-</i> <i>ately.</i>		
Health	Prior Auth Chronic Health	SB 3732 Castro	Amends the Prior Authorization Reform Act. Provides that the Act applies to the program of group health benefits under the State Employees Group Insurance Act of 1971. Provides that a health insurance issuer shall not require prior authorization: where a medication is prescribed for a chronic condition, long-term condition, or mental health condition, has been prescribed for 6 months or more, or is a treatment for the clinical indication as supported by peer-reviewed medical publications; or for patients currently managed with an established treatment regimen. Removes language requiring a health insurance issuer to periodically review its prior authorization requirements and consider removal of prior authorization requirements under certain circumstances. Makes a conforming change. <i>Effective July 1, 2024</i> . SB 3732 (SCA 0001)(ADOPTED)	Oppose Neutral with	SENATE 3rd Reading (Deadline Ex- tended to 5/3/24)
			Changes the effective date from July 1, 2024 to July 1, 2026.	Amendment #1	
Health	Network Adequacy Standards	<u>SB 3739</u> Peters	Amends the Network Adequacy and Transparency Act. Adds defini- tions. Provides that the minimum ratio for each provider type shall be no less than any such ratio established for qualified health plans in Federally-Facilitated Exchanges by federal law or by the federal Cen- ters for Medicare and Medicaid Services. Provides that the maximum travel time and distance standards and appointment wait time stand- ards shall be no greater than any such standards established for quali- fied health plans in Federally-Facilitated Exchanges by federal law or by the federal Centers for Medicare and Medicaid Services. Makes changes to provisions concerning network adequacy, notice of nonre- newal or termination, transition of services, network transparency, ad- ministration and enforcement, provider requirements, and provider di- rectory information. Amends the Managed Care Reform and Patient Rights Act. Makes changes to provisions concerning notice of nonre- newal or termination and transition of services. Amends the Illinois Ad- ministrative Procedure Act to authorize the Department of Insurance to adopt emergency rules implementing federal standards for provider ratios, time and distance, or appointment wait times when such	Oppose	SENATE Re-Referred to Assignments

standards apply to health insurance coverage regulated by the Depart-		
ment of Insurance and are more stringent than the State standards ex-		
tant at the time the final federal standards are published. Amends the		
Illinois Administrative Procedure Act to make a conforming change. <i>Ef-</i>		
fective immediately.		
SB 3739 (SCA 0001) (REFERRED TO ASSIGNMENTS – TO STAY IN	Oppose with	
ASSIGNMENTS)	Amendment #1	
Replaces everything after the enacting clause. Reinserts the provisions		
of the introduced bill with the following changes. Provides that the		
amendatory Act may be referred to as the Health Care Consumer Ac-		
cess and Protection Act. Amends the Illinois Insurance Code. Provides		
that, unless prohibited under federal law, for plan year 2026 and there-		
after, for each insurer proposing to offer a qualified health plan issued		
in the individual market through the Illinois Health Benefits Exchange,		
the insurer's rate filing must apply a cost-sharing reduction defunding		
adjustment factor within a range that is uniform across all insurers; is		
consistent with the total adjustment expected to be needed to cover		
actual cost-sharing reduction costs across all silver plans on the Illinois		
Health Benefits Exchange statewide; and makes certain assumptions.		
Provides that the rate filing must apply an induced demand factor		
based on a specified formula. Provides that certain provisions concern-		
ing filing of premium rates for group accident and health insurance for		
approval by the Department of Insurance do not apply to group policies		
issued to large employers. Removes language providing that certain		
provisions do not apply to the large group market. Provides that for		
large employer group policies issued, delivered, amended, or renewed		
on or after January 1, 2026, the premium rates and risk classifications		
must be filed with the Department annually for approval. Amends the		
Limited Health Service Organization Act to provide that pharmaceutical		
policies are subject to the provisions of the amendatory Act. Sets forth		
provisions concerning short-term, limited-duration insurance. Provides		
that no company shall issue, deliver, amend, or renew short-term, lim-		
ited-duration insurance. Provides that the Department may adopt rules		
as deemed necessary that prescribe specific standards for or		
as accined necessary that prescribe specific standards for or		

Health	Prior Auth Substance Use	<u>SB 3741</u> Morrison (Morgan)	restrictions on policy provisions, benefit design, disclosures, and sales and marketing practices for excepted benefits. Provides that the Direc- tor of Insurance's authority under specified provisions is extended to group and blanket excepted benefits. Makes conforming changes in the Health Maintenance Organization Act. Repeals the Short-Term, Lim- ited-Duration Health Insurance Coverage Act. Provides that no later than July 1, 2025, insurance companies that use a drug formulary shall post the formulary on their websites. Makes changes concerning utili- zation reviews and step therapy requirements. Provides that beginning January 1, 2026, coverage for inpatient mental health treatment at participating hospitals or other licensed facilities shall comply with specified requirements concerning prior authorization, coverage, and concurrent review. Makes other changes. Further amends the Man- aged Care Reform and Patient Rights Act. Removes provisions concern- ing step therapy. Provides that only a clinical peer may make an ad- verse determination. Sets forth certain requirements for utilization re- view programs. Provides that no utilization review program or any pol- icy, contract, certificate, evidence of coverage, or formulary shall im- pose step therapy requirements for any health care service, including prescription drugs. Amends the Health Carrier External Review Act. Re- quires a health insurance issuer to publish on its public website a list of services for which prior authorization is required. Effective January 1, 2025. Amends the Illinois Insurance Code. In provisions prohibiting certain in- dividual or group health benefit plans from imposing prior authoriza- tion requirements on medications prescribed or administered for the treatment of substance use disorder, provides that the prohibition in- cludes limitations on dosage. Makes similar changes in the Medical As- sistance Article of the Illinois Public Aid Code. Effective immediately.	Neutral	HOUSE 2 <sup>nd</sup> Reading
Health	Non- Participating Providers	SB 3778 Collins	Amends the Illinois Insurance Code. In a provision concerning services provided by nonparticipating providers, provides that "health care fa- cility" in the context of non-emergency services, includes a facility or office in which a patient receives reproductive health care, as defined in the Reproductive Health Act.	Monitor	SENATE Referred to Assignments

Health	Nonopioid	<u>SB 3781</u>	Creates the Nonopioid Alternatives for Pain Act. Requires the Depart-	Oppose	SENATE
	Alternatives	Villa	ment of Public Health to develop and publish an educational pamphlet		Referred to
	Act		regarding the use of nonopioid alternatives for pain treatment. Pro-		Assignments
			vides that a health care practitioner shall exercise professional judg-		
			ment in selecting appropriate treatment modalities for pain in accord-		
			ance with specified Centers for Disease Control and Prevention guide-		
			lines, including the use of nonopioid alternatives whenever nonopioid		
			alternatives exist. Requires a health care practitioner who prescribes		
			an opioid drug to provide certain information to the patient, discuss		
			certain topics, and document the reasons for the prescription. Re-		
			quires the Department to develop a nonopioid directive form for pa-		
			tients. Sets forth provisions concerning exceptions, execution of a		
			nonopioid directive, opioid administration to a patient with a nonopi-		
			oid directive, and limitations of liability. Amends the Illinois Insurance		
			Code. Provides that when a licensed health care practitioner prescribes		
			a nonopioid medication for the treatment of acute pain, it shall be un-		
			lawful for a health insurance issuer to deny coverage of the nonopioid		
			prescription drug in favor of an opioid prescription drug or to require		
			the patient to try an opioid prescription drug before providing cover-		
			age. Provides that in establishing and maintaining its drug formulary, a		
			health insurance issuer shall ensure that no nonopioid drug approved		
			by the Food and Drug Administration for the treatment or manage-		
			ment of pain shall be disadvantaged or discouraged, with respect to		
			coverage or cost sharing, relative to any opioid or narcotic drug for the		
			treatment or management of pain. Amends the Medical Assistance Ar-		
			ticle of the Illinois Public Aid Code. Provides that whenever a licensed		
			health care practitioner prescribes a nonopioid medication for the		
			treatment of acute pain, neither the Department of Healthcare and		
			Family Services nor a managed care organization shall deny coverage		
			of the nonopioid prescription drug in favor of an opioid prescription		
			drug or require a patient to try an opioid prescription drug prior to		
			providing coverage of the nonopioid prescription drug. Makes other		
			changes.		

Health	DHFS	<u>SB 3783</u>	Amends the Managed Care Organization Provider Assessment Article	Monitor	SENATE
	Managed Care	Gillespie	of the Illinois Public Aid Code. Changes the Tier 1 assessment amount		Assigned to
	Assessment		for managed care organizations to \$78.90 per member month (rather		Appropriations
			than \$60.20 per member month). Changes the Tier 2 assessment		– Health &
			amount for managed care organizations to \$1.40 per member month		Human
			(rather than \$1.20 per member month). Provides that for State fiscal		Services
			year 2020, and for each State fiscal year thereafter (rather than for		
			State fiscal year 2020 through State fiscal year 2025), the Department		(Deadline Ex-
			of Healthcare and Family Services may adjust rates or tier parameters		tended to
			or both. Makes changes to the definition of "base year". Effective Jan-		5/3/24)
			uary 1, 2025.		
Health	Health Benefit	<u>SB 3912</u>	Amends the Illinois Health Benefits Exchange Law. Provides that the Di-	Oppose	SENATE
	Exchange	Castro	rector of Insurance shall have the authority to apply for and implement		Referred to
	Waiver		programs that increase the affordability of or access to health insur-		Assignments
			ance coverage, including for populations currently not eligible to enroll		
			in the Illinois Health Benefits Exchange, through federal 1332 waivers,		
			1331 authority, or other available federal waivers and authorities.		