ILHIC KEY BILLS – 2-21-2020

	Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	<u>HB 272 (Harris)</u>	Applies a 1% health insurance claims assessment on all paid claims by an insurer and third-party administrator for the purposes of generating funds for Medicaid. The sponsor ultimately pushed for a new "MCO assessment" that was included in the FY 2020 Budget (P.A. 101-0009) to fund the state's Medicaid program (with federal CMS approval). The assessment provisions include a tiered structure, which applies a \$2.40 per member per month on non-Medicaid (commercial) HMO products based on the 2018 enrollment numbers.	OPPOSE	House Rules
LS	HB 3451 (Yednock)	Mandates all insurance policies shall be subject to certain readability standards, as determined by the Department of Insurance.	OPPOSE	House Rules
- ALL PRODUCTS	HB 3965 (Welch)	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 must include and how and when the report must be submitted and further requires the Department of Insurance to publish the results of the report on its website and hold an annual insurance company supplier diversity workshop each February beginning with February 2021.	OPPOSE	House Insurance HEARING – FEB. 25 – 2:00 P.M.
GENERAL	HB 4028 (Jones)	Imposes a fee (to be determined by the Department of Insurance) on every insurer licensed to do business in the State to fund the establishment of trauma centers to be located throughout the state.	OPPOSE	House Appropriations – Public Safety
GEN	HB 4372 (Jones)	The IL Health and Life Insurance Guaranty Association's proposed revisions to section 35B-25 of the Illinois Domestic Stock Company Division Law. The proposed changes follow the Guaranty Association's previous clean-up legislation (SB 1377/P.A. 101-0549) last fall, which took effect on January 1. The proposed changes would: 1. Require a public hearing (instead of making it at the request and option of the dividing company) and further requires the dividing company to give notice of the filing of a plan of division and the date of the public hearing to all policyholders and all guaranty associations/funds of which the dividing company is a member; 2. Delete the consideration of non-admitted assets in the determination of compliance with the Uniform Fraudulent Transfer Act and the resulting	NEUTRAL	House Rules

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	company's support of policyholder liabilities; and 3. Allows all business, financial, and actuarial information related to the plan		
	of division to be made available for public inspection once the notice of		
	division and hearing are issued (instead of maintaining confidentiality at		
	the request of the dividing company even after issuance of a notice and a		
	hearing).		
HB 4573	Treasurer's RUUPA Initiative. Extends the provisions regarding when a tax-	OPPOSE	House Rules
<u>(Zalewski)</u>	deferred retirement account is presumed abandoned to include tax-exempt		
	retirement accounts. The provisions also require a business association that has		
	NO reportable property to report to the Treasurer annually (in forms to be		
	determined by the Treasurer) if the business association has: (1) annual sales of		
	more than \$1 million; (2) securities that are publicly traded; (3) a net worth of		
	more than \$10 million; or (4) more than 100 employees. Under RUUPA, "business		
	association" is defined as a corporation, joint stock company, investment		
	company, unincorporated association, joint venture, limited liability company,		
	business trust, trust company, land bank, safe deposit company, safekeeping		
	depository, financial organization, insurance company, federally chartered entity,		
	utility, sole proprietorship, or other business entity, whether or not for profit.		
	Identical to SB 3153 (Crowe).		_
HB 5528 (Jones)	DOI clean-up bill that in provisions requiring the Director of Insurance to approve	NEUTRAL	House Rules
	specified acquisitions of control, provides that the Director shall deny the		
	acquisition if the competence, experience, and integrity of those persons who		
	would control the operation are such that it would not (rather than would) be in		
	the best interests of specified individuals. In provisions concerning confidential		
	treatment of certain information, excludes information submitted pursuant to		
	specified provisions concerning mergers and acquisitions that is not personal financial information. Repeals duplicative provisions concerning exemptions.		
SB 3153 (Crowe)	Treasurer's RUUPA Initiative. Extends the provisions regarding when a tax-	ODDOCE	Senate Judiciary
<u>30 3133 (Clowe)</u>	deferred retirement account is presumed abandoned to include tax-exempt	OPPOSE	HEARING – FEB. 25
	retirement accounts. The provisions also require a business association that has		- 3:00 P.M.
	NO reportable property to report to the Treasurer annually (in forms to be		
	determined by the Treasurer) if the business association has: (1) annual sales of		
	more than \$1 million; (2) securities that are publicly traded; (3) a net worth of		
	more than \$10 million; or (4) more than 100 employees. Under RUUPA, "business		
	association" is defined as a corporation, joint stock company, investment		
	company, unincorporated association, joint venture, limited liability company,		

	Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
		business trust, trust company, land bank, safe deposit company, safekeeping depository, financial organization, insurance company, federally chartered entity, utility, sole proprietorship, or other business entity, whether or not for profit. Identical to HB 4573 (Zalewski)		
RITY	HB 2736 (Buckner)	Creates the Right to Know Act to require operators of commercial websites or online services that collect personal information about Illinois customers must, in their terms of service or privacy policy, identify all categories of personal information the operator collects, identify all categories of third party persons or entities with whom the operator may disclose that information, and provide a description of the customer's rights to access their information. <i>Provisions also provide for a private right of action</i> . Provides for blanket exemption for entities subject to GLBA; however, provisions granting an exemption for entities subject to HIPAA are less clear.	OPPOSE	House Cybersecurity, IT, & Data Analytics
CYBERSECURITY	HB 2829 (Stava- Murray)	Creates the Financial Institution Cybersecurity Act placing entities subject to the Insurance Code under the jurisdiction of the Department of Financial and Professional Regulation and does not allow for a HIPAA/GLBA exemption from notification and confidentiality requirements. Subject matter hearing held on 3/14.	OPPOSE	House Rules
/ACY & CYI	HB 3357 (Turner) - House Amendment #1	As amended, creates the Data Privacy Act, which contains provisions also contained in the Right to Know bills (HB 2736 and SB 2149) regulating how businesses collect, sell and/or share personal information. The proposed legislation addresses exemptions for those entities regulated by HIPAA and GLBA, but further clarification is needed to avoid conflicts with other state/federal privacy laws that govern insurance.	OPPOSE	House Rules
DATA PRIVACY &	HB 3358 (Turner/Cullerton)	As amended, creates the Data Privacy Act, which contains similar provisions also contained in the Right to Know bills (HB 2736 and SB 2149) regulating how businesses collect, sell and/or share personal information. House Amendment #3 exempts application of the Act to those entities subject to HIPAA and GLBA (a previous amendment did not explicitly exempt HIPAA regulated entities). Numerous business groups have taken the lead on continued opposition and ILIC is deferring to those coalitions to address further concerns.	NEUTRAL as amended (OPPOSE bill as introduced)	Senate Assignments
	HB 5204 (Wheeler)	Creates the Cybersecurity Compliance Act to provide for an affirmative defense for every covered entity that creates, maintains, and complies with a written cybersecurity program (as prescribed by the legislation).	MONITOR	House Rules
	HB 5288 (Burke)	Creates the Data Privacy Act regulating the use and sale of consumer data. The provisions provide for data level exemptions for HIPAA and GLBA. <i>The Tech</i>	MONITOR	House Rules

	Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
		Industry pushed for the introduction of the legislation, which contains provisions to		
	UD 5007	which they could agree.		
	HB 5397	Creates the Insurance Data Security Act based on the NAIC Cybersecurity Model	MONITOR?	House Rules
	(Wheeler)	Law. The provisions DO NOT contain suggested changes put forward by the joint trades (industry).	(OPPOSE	
		craces (maastry).	without JOINT	
			TRADE	
			CHANGES)	
	<u>HB 5603</u>	Creates the Consumer Privacy Act to set forth numerous data privacy	MONITOR	House Rules
	(Mussman)	requirements, including a "right to be forgotten" with exceptions, as well as		
		number of provisions not previously introduced in other data privacy proposals.		
		The provisions include exemptions for certain data protected under HIPAA and		
	CD 2440 (H=+ti===)	GLBA. Identical to SB 3299 (Fine).		Consta
	SB 2149 (Hastings)	Creates the Right to Know Act to require operators of commercial websites or	OPPOSE	Senate
		online services that collect personal information about Illinois customers must, in their terms of service or privacy policy, identify all categories of personal		Assignments
		information the operator collects, identify all categories of third party persons or		
		entities with whom the operator may disclose that information, and provide a		
		description of the customer's rights to access their information. Provides for an		
		entity level exemption for GLBA and possible exemption for HIPAA (however, the		
		provisions state that nothing shall be deemed to conflict, rather than exempt).		
	SB 2263 (Harmon)	Creates the Data Privacy Act establishing the regulation of use and sale of	MONITOR	Senate
		consumer data. Provides for a data-level exemption for GLBA and HIPAA.		Assignments
	<u>SB 2330</u>	Creates the Data Transparency and Privacy Act establishing right to know and	MONITOR	Senate
	(Cullerton)	right to be forgotten data privacy provisions. Provides for a data-level exemption		Assignments
		for GLBA and HIPAA (also contains a private right of action in addition to AG		
		enforcement).		
	SB 3299 (Fine)	Creates the Consumer Privacy Act to set forth numerous data privacy	MONITOR	Senate
		requirements, including a "right to be forgotten" with exceptions, as well as		Assignments
		number of provisions not previously introduced in other data privacy proposals. The provisions include exemptions for certain data protected under HIPAA and		
		GLBA. <i>Identical to HB 5603 (Mussman)</i> .		
	HB 469 (Hoffman)	As amended, gives licensed funeral directors authority to sell pre-need policies.	NEUTRAL	House Rules
ш 5	- House	The bill alters the framework of comprehensive pre-need reforms enacted in 2010	INEUIKAL	riouse Rules
LIFE,	Amendment #1	(P.A. 96-879).		
	and <u>House</u>			

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
Amendment #2			
HB 2375 (Batinick)	Removes the current 181-day, nonrenewable restrictions enacted last year on	SUPPORT	House Rules
UD 2644	short-term limited duration plans.		5.1
HB 2644	Prohibits insurers (including supplemental policies) from discriminating in their	OPPOSE	House Rules
(Mayfield)	underwriting on the basis of a felony conviction. Reintroduction of a bill from the 99 th General Assembly – HB 4572 (Mayfield) – which lost in House Insurance		
	Committee in 2016.		
HB 4000	Prohibits a life insurance company from denying coverage to an individual,	NEUTRAL	House Insurance
(McDermed)	limiting the amount, extent, or kind of coverage available to the individual, or	NEUTRAL	HEARING – FEB. 25
<u>(11102 0111100)</u>	charging an individual or group to which the individual belongs a different rate		– 2:00 P.M.
	solely because the individual has been prescribed or has obtained through a		
	standing order an opioid antagonist.		
HB 4094	Allows short-term limited duration health insurance policies to remain in effect	SUPPORT	House Rules
(Skillicorn)	for a period of less than 3 years (rather than 181 days) inclusive of		
	renewals/extensions (rather than prohibiting a policy from being renewable or		
	extendable within a period of 365 days).		
HB 4147 (Gong-	Grants the Department of Insurance prior approval authority over proposed long-	OPPOSE	House Rules
<u>Gershowitz)</u>	term care policy rates and rate changes. Requires the Department to accept		
	comments on specified rates and submit an annual report, beginning on and after		
	January 1, 2021, regarding long-term care rate changes in the Illinois market. <i>The</i>		
	Department currently has the authority to review all proposed rates/rate changes.		
	Furthermore, the NAIC has established a long-term care working group that is looking into the standardization of regulatory oversight of LTC rates.		
HB 4650 (Bailey)	Reduces the time limit from 2 years to one year from date of issuance that an	OPPOSE	House Rules
11D 4030 (Bulley)	insurer can void an accident or health insurance policy or deny a claim for	OPPOSE	House Rules
	incurred or disability due to misstatements (other than fraudulent misstatements)		
	made by the insured on the application.		
HB 5079 (Reitz)	Mandates and outlines coverage requirements for telehealth services, including	OPPOSE	House Rules
	requiring reimbursement parity for telehealth services with in-person services. As	311332	
	introduced, the bill applies the provisions to supplemental policies. <i>Provisions</i>		
	have also been introduced in SB 27 and ILHIC worked on compromise language for		
	provisions when they were initially introduced under SB 27.		
HB 5373 (Bailey)	Creates a state income tax deduction in an amount equal to the out-of-pocket	MONITOR	House Rules
	costs incurred for expenses associated with long-term care for the taxpayer or the		
	taxpayer's family member.		

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
<u>HB 5525 (Reitz)</u>	Adds to provisions enacted P.A. 101-0179 prohibiting LTC, life, and disability		House Rules
	insurance policies from denying coverage on the basis of someone's living donor		
	status while still allowing these policies to appropriately rate on all other		
	conditions for living donors as they would for those who are not. The proposed		
	legislation adds that the insurer cannot base coverage or rating decisions based		
	solely, <i>and without any additional risks</i> , because of the individual's status as a		
	living organ donor.		
<u>SB 27 (Manar)</u>	Mandates and outlines coverage requirements for telehealth services, including	OPPOSE (as	Senate
	requiring reimbursement parity for telehealth services with in-person services. As	introduced)	Assignments
	introduced, the bill applies the provisions to supplemental policies. ILHIC and the	minoduccuj	
	insurance industry have offered an amendment to remove the application to all		
	supplemental policies and apply parity to the benefits (and not provider		
	reimbursements) as has been the agreement struck in other states. The proposed		
	amendment also aligns the definition of provider and telehealth more closely with		
	the definition set forth in the existing Telehealth Act.		
<u>SB 1723</u>	As amended, creates the Family and Medical Insurance Leave Act to establish a	OPPOSE	Senate
(Villivalam)	state-operated family and medical leave income protection insurance with no		Assignments
	exception for the private market.		
SB 2501 (Murphy)	Establishes a "birthday rule" for Medigap policies to provide that an existing	OPPOSE	Senate Insurance
	Medicare supplement policyholder would be entitled to an annual open		HEARING – FEB. 26
	enrollment period of 60 days or more commencing on their birthday with		– 5:00 P.M.
	guaranteed issuance of a replacement policy that offers benefits equal or less		
	than those provided by the previous coverage.		
<u>SB 2746</u>	Prohibits mandatory arbitration and discretionary clauses in life, health, or	OPPOSE	Senate Insurance
(Morrison)	disability insurance policies. Illinois Insurance regulations – Section 2001.3 –		
	already prohibit the use of discretionary clauses in these policies.		
SB 3639 (Fine)	Sets forth requirements for travel insurance per the NAIC Travel Insurance Model	NEUTRAL	Senate
	Act, including requiring policies that contain preexisting condition exclusions to		Assignments
	disclose to the consumer information regarding the exclusions prior to purchase,		
	immediately following, but no later than 5 business days following policy		
	purchase.		
<u>SB 3670</u>	Amends the Illinois Human Rights Act. Provides that a person that offers a group	OPPOSE	Senate
(Morrison)	or individual policy of accident and health insurance, including coverage against		Assignments
	disablement or death, commits a civil rights violation under the Act by offering		
	coverage that does not include equal terms and conditions of coverage for the		
	treatment of a mental, emotional, nervous, or substance use disorder or condition		

	Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
		or a history thereof.		
	SB 3714 (Harris)	This is a NAIFA IL initiative establishing requirements for secondary notice of	OPPOSE	Senate
		impending lapse in life insurance coverage, including notifying the agent of record		Assignments
		at least 21 days in advance of the effective date of the lapse.		
	SB 3721	Establishes continuity of care protections for group life insurance requiring		Senate
	(Syverson)	provisions preventing loss of coverage, subject to premium payments, for those		Assignments
		active employees who are not actively at work on the effective date of the new		
		policy if specified conditions are met when one group life insurance policy		
		replaces another group life insurance policy previously in force.		
	HB 3993 (Stuart)	Adds investment advisors and insurance adjustors to the list of mandated reports	MONITOR	House 2 nd Reading
		of suspected elder abuse. Underlying law provides immunity from criminal and		
		civil liability and professional discipline.		
	<u>HB 5229</u>	Expands the Secure Choice Savings Program to apply to sole proprietors and		House Rules
	(Guzzardi)	employers (rather than employers with fewer than 25 employees) and allows for		
		automatic increases in contributions. The provisions also expand the penalties		
S		levied on employers for failure to comply with the requirements of the Act.		
RETIREMENT/ANNUITIES		Identical to SB 3811 (Martwick).		
	HB 5317 (Moeller)	Creates the Defined Benefit Plan Reporting Act to require all defined benefit plans	MONITOR	House Rules
\supseteq		that are not covered by the Employee Retirement Income Security Act of 1974		
		and have 200 or more plan members (with an exemption for governmental plans)		
		to comply with federal ERISA requirements regarding reporting certain fiscal		
		information to participants and beneficiaries.		_
	SB 3439 (Crowe)	Amends the Illinois Securities Law of 1953 to establish protections against the		Senate
		financial exploitation of persons 60 years of age or older and persons subject to		Assignments
>		the Illinois Adult Protective Services Act to require certain licensees to report		
\square		suspected incidents of financial exploitation. Establishes disciplinary action and		
E		penalties for failure to comply with requirements, including allowing the Secretary		
		of State to bring administrative actions within 3 years from the time the Secretary		
~		of State had notice of facts that, in the exercise of reasonable diligence would		
		lead to actual knowledge of the violation and removes provision barring		
		administrative actions 5 years after the date on which the alleged violation occurred. Further eliminates reference to face amount certificate contracts.		
	SB 3811	Expands the Secure Choice Savings Program to apply to sole proprietors and		Senate
	(Martwick)	employers (rather than employers with fewer than 25 employees) and allows for		Assignments
	(IVIAI LWICK)	automatic increases in contributions. The provisions also expand the penalties		Assignments
		levied on employers for failure to comply with the requirements of the Act.		
		review on employers for failure to comply with the requirements of the Act.		

	Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
		Identical to HB 5229 (Guzzardi).		
	SB 3852	Expands the definition of "mandated reporter" of elder abuse/financial	MONITOR	Senate
	(Villivalam)	exploitation to include a person who performs the duties of a banker, broker,		Assignments
		investor, investment advisor, attorney, financial consultant or financial advisor,		
		broker-dealer, or administrator, regulator, or supervisor of any of the foregoing.		
		Similar to HB 3993 (Stuart), but includes an expanded list of professionals subject		
		to the mandated reporter statute.		
	HB 8 (Flowers)	Creates the Medicare for All single payer health care program.	OPPOSE	House
				Second Reading
	<u>HB 122</u>	Creates the Office of the Ombudsman for Behavioral Health Access to Care Office	MONITOR	Senate
	(Kalish/Fine)	within the Department of Human Services and sets forth role/responsibilities of		Assignments
		Ombudsman, including providing assistance to consumers who are uninsured or		
		have public or private health insurance, as well as identifying tracking, and		
		reporting to the appropriate regulatory authority agency concerns, complaints,		
		and potential violations of State and/or federal rules governing mental health and		
111		substance abuse parity. <i>The legislation, as amended, also requires the Director</i>		
3		of Insurance to submit a written report regarding the methodology used to		
Z		verify insurer compliance with mental health and substance abuse parity laws,		
HEALTH INSURANCE		as well as details regarding market conduct examinations and any corrective		
<u> </u>		action take regarding parity violations.		_
S	HB 156	Creates the Prescription Drug Pricing Transparency Act to mandate insurers to	OPPOSE	Senate
Z	(Flowers/Manar)	disclose certain rate, spending, and pricing information concerning prescription		Assignments
_		drugs to the Department of Public Health and the Attorney General.		
F	HB 466 (Scherer) -	As amended, the bill mandates commercial health insurance coverage for all	OPPOSE	House Rules
	<u>House</u>	substance use services/treatments currently covered under Medicaid.		
Ē	Amendment #1			
I	LID 474	The hill as amended provides the Department of Incurance with the outherity to	22225	Consta Bulas
	HB 471 (Morgan/Fine)	The bill, as amended, provides the Department of Insurance with the authority to disapprove rates for individual and small group ACA compliant health insurance	OPPOSE	Senate Rules
	(IVIOI gall/ Fille)	plans. The amendment further defines what is considered "reasonable" in terms		
		of the rates and gives the Department 60 days to review the rates before they are		
		automatically deemed approved.		
	HB 815 (Morgan)	Establishes a quasi-judicial independent board to regulate health insurance rates.	ODDOCE	House Rules
	IID 013 (MOIgall)	Subject matter hearing held on 2/26; remains in subcommittee. <i>Identical to SB</i>	OPPOSE	House Nuies
		1419 (Fine). The Department of Insurance has proposed alternative language to		
		provide them with the authority to approve/disapprove rates, including long-term		
		promise and man the datherny to approve anapprove rates, merading form		1

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	care rates (<u>House Amendment #2</u>). <u>House Amendment #3</u> removes the long-term		
	care rate regulation language and only addresses Department authority over the		
	rates for individual/small group health insurance rates.		
<u>HB 1442</u>	Authorizes the IL Department of Public Health to issue a standing order for	OPPOSE	House Rules
(Mussman)	contraceptives and authorizes a pharmacist to dispense hormonal contraceptives.		
	The legislation requires health insurers to cover patient care services related to		
	the dispensing of hormonal contraceptives for pharmacists.		
<u>HB 2162</u>	Prohibits an insurer from discrimination against a provider acting within the scope	OPPOSE	House Rules
(Hoffman)	of their license. Initiative of the Chiropractors.		
<u>HB 2174</u>	Requires every health insurer that offers prescription drug coverage in the	NEUTRAL	Senate
(Willis/Fine)	individual and group markets to ensure that no less than 25% of plans offered		Assignments
	apply a flat-dollar copayment structure to the entire drug benefit. For insurers		
	offering less than 4 plans in those markets, at least one of those plans must apply		
	the flat-dollar copayment structure.		
HB 2347 (Harris)	Requires coverage of an emergency medical condition regardless of final	OPPOSE	House Rules
	diagnosis. Sponsor introduced the bill in response to an Anthem coverage policy		
	change intended to reduce the number of insureds going to the ER as opposed to		
	the lower cost urgent care settings for non-emergency services in 2018. <i>Identical</i>		
	to HB 3673 (Harper). Provisions were amended and added into HB 465/P.A. 101 -		
	0452 (ILIC worked on the language added into HB 465).		
<u>HB 2435 (Flowers)</u>	Provides that a health insurance carrier and its employees and other	OPPOSE	House Rules
	representatives shall be liable for damages for harm to an enrollee proximately		
	caused by their failure to exercise "ordinary care" (which could include denying		
	coverage for care that the provider deems necessary).		
<u>HB 2495 (Cassidy)</u>	Omnibus women's reproductive health bill, that, as introduced, mandates	NEUTRAL on	House Rules
	insurance coverage for abortion coverage at no cost share. House Amendment	House	
	#1 restores cost-sharing to the abortion coverage. If the DOI concludes that	Amendment #1	
	enforcement of the provisions adversely affect the allocation of federal funds to		
	the state, then the Department may grant an exemption to the requirements, but	(OPPOSE bill as	
	only to minimum extent necessary to ensure the continued receipt of federal	introduced)	
	funds. Identical to SB 1942 (Bush). Provisions were passed in SB 25/P.A. 101-	,	
	0013 with cost-sharing applied to mandated abortion coverage.		
<u>HB 2790</u>	Prohibits prior authorization from being applied to any "life saving" procedure.	OPPOSE	House Rules
<u>(Yednock)</u>	"Life saving" is not defined.		
<u>HB 3177</u>	In provisions mandating coverage for prostate-specific and colorectal cancer	OPPOSE	House Rules
(Mazzochi)	exams and screenings, eliminates the requirement that the screenings be		

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	recommended/prescribed by a physician. Further mandates coverage for STD		
	testing.		
<u>HB 3188</u>	If an insured is required to pay a deductible or copayment, then an accident and	OPPOSE	House Rules
(Mazzochi)	health insurer must disclose to the insured the total actual payments made by the		
	accident and health insurer to a health care provider and the basis for the		
	deductible or copayment the insured is required to pay. The provisions also		
	require an insurer to base an insured's deductible or copayment upon the agreed-		
	upon or discounted rate paid to the provider rather than the listed rate.		
HB 3472 (Conroy)	Mandates coverage for all opioid antagonists and prohibits cost-sharing for the	OPPOSE	House Rules
	member. Health insurers and PBMs negotiated compromise language enacted		
	last year P.A. 100-1024 prohibiting the imposition of step therapy/prior		
	authorization on prescription medication for the treatment of substance abuse		
	disorders, including requirements these medications be placed on the lowest tier		
	for applicable generics and applicable brands.		
<u>HB 3493</u>	Proposes the creation of a new state Prescription Drug Affordability Board that	OPPOSE	House Prescription
(Guzzardi)	has the authority to review prescription drug market information and establish		Drug Affordability
	upper payment limits for (non-ERISA and Medicare) insurance reimbursements.		& Accessibility
			HEARING – FEB. 26
			– 10:00 A.M.
HB 3673 (Harper)	Requires coverage of an emergency medical condition regardless of final	OPPOSE	House Rules
	diagnosis. Sponsor introduced the bill in response to an Anthem coverage policy		
	change intended to reduce the number of insureds going to the ER as opposed to		
	the lower cost urgent care settings for non-emergency services in 2018. <i>Identical</i>		
	to HB 2347 (Harris). Provisions were amended and added into HB 465/P.A. 101-0452 (ILIC worked on the language added into HB 465).		
HB 3700 (Costa	Mandates coverage for prescription inhalants for children aged 18 or younger.	ODDOCE	House Second
Howard)	Provisions are not tied to medical necessity, but does reference "prescription."	OPPOSE	Reading
<u>riowaraj</u>	House Amendment #1 ties coverage provisions to medical necessity. <i>The</i>	(NEUTRAL with	nedding
	amendment has not been adopted.	House	
	·	Amendment #1)	
HB 3811 (Batinick)	Authorizes the IL Department of Public Health to issue a standing order for	OPPOSE	House Rules
	contraceptives and authorizes a pharmacist to dispense hormonal contraceptives		
	to a patient aged 17 or older. The legislation requires health insurers to cover		
	patient care services related to the dispensing of hormonal contraceptives for		
	pharmacists. Similar to HB 1442, but with the age restriction.		
HB 3869 (Villa)	Provides that insurers that provide coverage for prescription insulin drugs must	OPPOSE	House Rules

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	limit the total amount an insured is required to pay for a covered prescription		
	insulin drug to \$100 per 30-day supply of insulin regardless of the type and		
	amount of insulin needed by the insured. <i>Provisions are nearly identical to SB</i>		
	667 (Manar), as introduced, that was later amended to provide for ILHIC-backed		
	changes and enacted as P.A. 101-0625.		
HB 4433 (Morgan)	Amends the Voluntary Health Services Plans Act ONLY to require a health services	MONITOR (ISDS	House Insurance
	plan corporation that furnishes dental services to the plan's subscribers and	Initiative)	HEARING – FEB. 25
	beneficiaries to appoint a Dental Director who is a licensed dentist to the plan	minative	– 2:00 P.M.
	corporation's board of trustees to oversee the responsibilities of the dental		
	benefits administration. ISDS has indicated that this bill will serve as a vehicle for		
	future language that may address unidentified issues related to a recent class		
	action lawsuit filed against Delta Dental alleging anti-competitive behavior.		
HB 4477 (Harris)	Requires insurers to offer at least 51% of individual and group plans provided		House Rules
	within a service area and level of coverage specified by federal law a plan that		
	follows 1) a co-payment structure to the entire drug benefit; 2) applies a monthly		
	out-of-pocket cost to a specified amount for prescription drugs; or 3) applies an		
	annual out-of-pocket cost to a specified amount for prescription drugs. This is an		
	initiative of the American Cancer Society.		
HB 4479 (Willis)	Mandates coverage for cleft palate corrective surgery, including necessary dental	OPPOSE	House Rules
	procedures related to the cleft palate for individuals age 26 or under. Similar		
	provisions have been introduced in amendments to bills in the 2019 session. The		
	provisions do NOT apply to stand-alone dental plans.		
<u>HB 4633</u>	Sets forth time and distance standards for mental health providers. The proposed	OPPOSE	House Rules
(LaPointe)	changes do not amend the existing network adequacy law (P.A. 100-502) and		
	instead set these specific standards forth in Section 370c of the Insurance Code		
	addressing mental health parity coverage. P.A. 100-502, which was negotiated by		
	the industry, gave the Department authority to determine network standards for		
	different providers annually and while mental health and substance abuse		
	providers were not explicitly included in the list of specialists, the law allows the		
	Department to consider other specialties. <i>Identical to SB 2741 (Fine)</i> .		
<u>HB 4650 (Bailey)</u>	Reduces the time limit from 2 years to one year from date of issuance that an	OPPOSE	House Rules
	insurer can void an accident or health insurance policy or deny a claim for		
	incurred or disability due to misstatements (other than fraudulent misstatements)		
	made by the insured on the application.		
<u>HB 4789</u>	Amends the Network Adequacy and Transparency Act. Provides that an insurer	OPPOSE	House Rules
(Swanson)	providing a network plan may not deny a claim from a medical facility operated by		

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	the Veterans Health Administration on the basis that the medical facility is a non-		
	preferred provider and may not impose a deductible, coinsurance, copayment, or		
	any other cost-sharing requirement on a claim from a medical facility operated by		
	the Veterans Health Administration unless cost sharing is applied to such a claim		
	from a preferred provider.		
<u>HB 4847</u>	In provisions mandating coverage for prostate-specific and colorectal cancer	OPPOSE	House Rules
(Mazzochi)	exams and screenings, eliminates the requirement that the screenings be		
	recommended/prescribed by a physician. Further mandates coverage for STD		
	testing. Identical to HB 3177 (Mazzochi).		
HB 4876 (Pappas)	Mandates first dollar coverage for follow-up colonscopy screenings. The	OPPOSE	House Rules
	provisions include exclusions for health savings accounts tied to high-deductible		
	health plans.		
HB 4963 (Didech)	Requires telehealth services to be paid at the same rate as in-person services and	OPPOSE	House Rules
	further requires reimbursement for a telehealth originating site facility fee (and		
	further allows licensed Nursing Home facilities to serve as an originating site).		
<u>HB 5040</u>	Prohibits cost sharing for any diagnostic testing for a pediatric autoimmune	OPPOSE	House Rules
(Mazzochi)	neuropsychiatric disorder if the testing is ordered by a physician (cost sharing may		
	be applied if the diagnostic test if requested by the parent or guardian). The		
	provisions do not currently exclude health savings accounts tied to high-		
	deductible health plans.		
HB 5079 (Reitz)	Mandates and outlines coverage requirements for telehealth services, including	OPPOSE	House Rules
	requiring reimbursement parity for telehealth services with in-person services. As		
	introduced, the bill applies the provisions to supplemental policies. <i>Provisions</i>		
	have also been introduced in SB 27 and ILHIC worked on compromise language for		
	provisions when they were initially introduced under SB 27.		
HB 5181 (Yingling)	Amends the Illinois Health Insurance Portability and Accountability Act to revise		House Rules
	the definition of "small employer" to include sole proprietors (employs at least		
	one employee on the first day of the plan year rather than 2 but not more than 50		
	employees).		
HB 5230 (Unes)	Requires health insurers to cover medically necessary hypofractionated proton		House Rules
	therapy for individuals in a registry or subjects of a clinical trial. The provisions		
	also mandate reimbursement parity with therapeutically equivalent standard		
	radiation therapy, as well as benefit parity with standard radiation therapy.		
	Coverage applicable to policies issued or renewed on or after 1/1/21.		
HB 5265 (Mason)	Provides that a company authorized to transact life insurance in this State may	OPPOSE	House Rules
	not: (1) cancel, terminate, or refuse to renew an individual's life insurance policy		

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	because of that individual's participation in a substance use disorder treatment or		
	recovery support program; (2) charge an individual a different rate for life		
	insurance coverage because of that individual's participation in a substance use		
	disorder treatment or recovery support program; (3) deny a claim by a beneficiary		
	because of an individual's participation in a substance use disorder treatment or		
	recovery support program; or (4) ask an insured whether he or she is participating		
	or has participated in a substance use disorder treatment or recovery support		
	program. The provisions do not prohibit life insurers from refusing to insure,		
	limiting coverage or charging a different rate to an individual on the basis of that		
	individual's physical or mental condition regardless of the underlying cause of the		
	condition or inquire about a physical or mental condition regardless of whether		
	that condition was caused by a substance use disorder.		
<u>HB 5290</u>	Requires the Department of Insurance to solicit information and data from health	MONITOR	House Rules
(Mazzochi)	insurance carriers regarding insurance coverage for pediatric autoimmune		
	neuropsychiatric disorders. Further directs the Department to issue a report with		
	findings to the General Assembly on or before 11/15/2020.		
<u>HB 5442 (Harris)</u>	Creates the Health Care Affordability Act directing HFS and DOI to conduct a	MONITOR	House Rules
	feasibility study to explore options to make health insurance more affordable for		
	Illinois residents leveraging existing State infrastructure. The proposed legislation		
	is intended to lay the groundwork for exploration of a possible 1332 waiver for		
	reinsurance and/or a Medicaid buy-in option.		
HB 5443 (Harris)	Creates the Health Care Affordability Act directing HFS and DOI to conduct a	MONITOR	House Rules
	feasibility study to explore options to make health insurance more affordable for		
	Illinois residents leveraging existing State infrastructure. The proposed legislation		
	is intended to lay the groundwork for exploration of a possible 1332 waiver for		
	reinsurance and/or a Medicaid buy-in option. <i>According to the sponsor, this will</i>		
	be the vehicle for discussion/negotiations on the proposal (instead of HB 5442).		
<u>HB 5484</u>	Requires health insurers to cap out-of-pockets costs for diabetic self-management	OPPOSE	House Rules
(Stephens)	supplies to \$100 for a 30-day supply.		
HB 5489 (Buckner)	Establishes a Medicaid Buy-In program for individuals age 60 years or older who	MONITOR	House Rules
	are otherwise ineligible for Medicaid to qualify for Medicaid coverage for dental,		
	hearing and vision services. The program would be subject to federal approval.		
<u>HB 5490 (Villa)</u>	Requires health insurers to cover medically necessary opioid addition treatment.	NO POSITION	House Rules
HB 5498 (Conroy)	Kennedy Forum of IL (KFI) initiative that establishes a new Mental Health and	OPPOSE	House Rules

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	Substance Use Disorder Parity Compliance Officer to assist in the responsibilities		
	of enforcing mental health parity compliance at DOI and HFS. The provisions also		
	set forth specific behavioral health coverage criteria, including medical necessity		
	standards (as set forth in Wit v. United Behavioral Health according to KFI) and		
	coverage for out-of-network services when insurers fail to meet time/distance		
	standards, including establishing new penalties for non-compliance. <i>Identical to</i>		
	SB 3678.		
<u>HB 5509 (Manley)</u>	Provides that a group or individual policy of accident and health insurance or		House Rules
	managed care plan that provides coverage for dependents may not terminate		
	coverage for a dependent before a date not less than 90 days after the death of		
	the insured.		
<u>HB 5510 (Harris)</u>	IL State Medical Society Initiative that creates the Prior Authorization Reform Act	OPPOSE	House Rules
	outlining requirements concerning disclosure and review of prior authorization		
	requirements, denial of claims or coverage by a utilization review program, and		
	the implementation of prior authorization requirements or restrictions. <i>Identical</i>		
	to SB 3822.		
<u>HB 5533 (Edly-</u>	Provides that an insurer shall provide notice to an insured's dependent at least 30		House Rules
<u>Allen)</u>	days before the termination of the dependent's coverage if the insured no longer		
	elects to cover the dependent, unless the dependent's coverage is terminated		
	because the dependent is 26 years of age or older.		
HB 5619 (Pappas)	Provides that companies that issue group policies of accident and health	OPPOSE	House Rules
	insurance must offer such policies to local chambers of commerce.		
<u>HB 5629 (Gabel)</u>	Establishes a new licensure for midwives and mandates insurance coverage of	OPPOSE	House Rules
	these provider types.		
HB 5656 (Pizer)	In provisions requiring that no individual or group policy of accident and health	NEUTRAL	House Rules
	insurance be issued unless it provides a covered person with coverage for		
	abortion care, removes the condition that it applies to a policy that provides		
	pregnancy-related benefits.		
SB 27 (Manar)	Mandates and outlines coverage requirements for telehealth services, including	OPPOSE (as	Senate
	requiring reimbursement parity for telehealth services with in-person services. As	introduced)	Assignments
	introduced, the bill applies the provisions to supplemental policies. ILHIC and the	introduced	
	insurance industry have offered an amendment to remove the application to all		
	supplemental policies and apply parity to the benefits (and not provider		
	reimbursements) as has been the agreement struck in other states. The proposed		
	amendment also aligns the definition of provider and telehealth more closely with		
	the definition set forth in the existing Telehealth Act.	_	

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
SB 652 (Manar) - Senate Amendment #1	As amended, the bill mandates PBM transparency and licensure requirements. The amendment further requires an insurer to apply any third-party payment or financial assistance (coupons) to the insured's deductible, co-pay, or cost sharing responsibility and out-of-pocket maximum. Prohibits insurers from denying claims for an emergency medical condition based on the use of diagnosis or procedure codes and shall base denials on the prudent layperson standard at the time the insured sought emergency evaluation and treatment. <i>Identical to HB 465 – House Amendment #1.</i>	OPPOSE	Senate Assignments
SB 665 - Fine - Senate Amendment #1	As amended, provides the Department of Insurance with the authority to disapprove rates for individual and small group ACA compliant health insurance plans. The amendment further defines what is considered "reasonable" in terms of the rates and gives the Department 45 days to review the rates (as opposed to 60 days set forth in the Senate Amendment #1 to HB 471) before they are automatically deemed approved (with a 30 day extension option)	OPPOSE (as amended)	Senate Assignments
SB 1187 (Oberweis)	Creates the Right to Shop Act to allow consumers to go out of network for services if they could be provided at a lower cost than in-network. Subject matter hearing held on 3/6; remains in Senate Insurance.	OPPOSE (as amended)	Senate Assignments
SB 1419 (Fine)	Establishes a quasi-judicial independent board to regulate health insurance rates. Subject matter hearing held on 2/26; remains in subcommittee. <i>Identical to HB</i> 815 (Morgan).	OPPOSE	Senate Assignments
SB 1420 (Murphy)	Mandates coverage for hippotherapy and other forms of therapeutic riding.	OPPOSE	Senate Insurance
SB 1633 (Steans)	Omnibus Medicaid youth mental health bill that contains mandated coverage for coordinated specialty care for first episode psychosis treatment and assertive community treatment (including wrap-around services like supported employment). Provisions are also included in HB 2572 (Feigenholtz), HB 3473 (Conroy), and SB 35 (Bush). Provisions were passed in HB 2154.	OPPOSE	Senate Assignments
SB 1710 (Ellman)	As introduced, sets forth medication synchronization provisions. Medication synchronization provisions have already been enacted under Section 356z.26 of the Insurance Code. The bill also sets forth the criteria under which pharmacists can be audited. ILIC met with sponsor on 3/5 regarding concerns that the medication synchronization provisions are already in statute. Senate Amendment #1 removes the medication synchronization provisions.	NEUTRAL as amended (OPPOSE bill as introduced)	Senate Assignments
SB 1942 (Bush)	Omnibus women's reproductive health bill, which mandates insurance coverage for abortion coverage <i>at no cost share</i> . If the DOI concludes that enforcement of the provisions adversely affect the allocation of federal funds to the state, then	OPPOSE	Senate Assignments

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	the Department may grant an exemption to the requirements, but only to		
	minimum extent necessary to ensure the continued receipt of federal funds.		
	Identical to HB 2494 (Cassidy), as introduced. Provisions were amended and		
	passed in SB 25.		
SB 2056 (Murphy)	Prohibits any mid-year change in health insurance coverage, including changes to	OPPOSE	Senate
	the formulary or provider network. The insurance industry and PBMs negotiated		Assignments
	compromise language to provide consumers with an avenue to remain on their		
	prescription drugs in situations where a mid-year change to the formulary may		
	have adversely impacted their coverage:		
	P.A. 100-1052. Similarly, new network adequacy requirements implemented in		
	2019 provide for continuity of care for certain individuals in the middle of		
	treatment if there is a change in the provider network: P.A. 100-0502.		
SB 2255 (Fine)	Mandates coverage for cleft palate corrective surgery, including necessary dental	OPPOSE	Senate
	procedures related to the cleft palate for the duration the correction is required.		Assignments
	Similar to SB 659 (Fine) – House Amendment #1.		
SB 2286 (Rezin)	Provides that an out-of-network provider of emergency air transportation may	MONITOR	Senate
	not charge an insured a rate that is 125% more than the rate allowed by Medicare		Assignments
	for similar services.		
<u>SB 2457</u>	Eliminates the age limit (18 or under) on the newly enacted law requiring	NEUTRAL	Senate Insurance
(Morrison)	coverage for medically necessary epinephrine injectors (P.A. 101-281).		
SB 2470 (Murphy)	Prohibits any mid-year change in health insurance coverage, including changes to	OPPOSE	Senate Insurance
	the formulary or provider network. The insurance industry and PBMs negotiated		HEARING – FEB. 26
	compromise language to provide consumers with an avenue to remain on their		– 5:00 P.M.
	prescription drugs in situations where a mid-year change to the formulary may		
	have adversely impacted their coverage:		
	P.A. 100-1052. Similarly, new network adequacy requirements implemented in		
	2019 provide for continuity of care for certain individuals in the middle of		
	treatment if there is a change in the provider network: P.A. 100-0502.		
	Identical to SB 2056 (Murphy)		
SB 2561 (Fine)	Requires insurers to reimburse providers of telehealth services at the same rate as	OPPOSE	Senate Insurance
	same services reimbursed for an in-person consultation and further mandates		HEARING – FEB. 26
	originating site facility fee reimbursement of \$25 per telehealth services giving the		– 5:00 P.M.
	Department of Insurance authority to increase the facility fee every 5 years.		
SB 2740 (Fine)	Sets forth time and distance standards for mental health providers. The proposed	OPPOSE	Senate Insurance
	changes do not amend the existing network adequacy law (P.A. 100-502) and		HEARING – FEB. 26

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	instead set these specific standards forth in Section 370c of the Insurance Code		– 5:00 P.M.
	addressing mental health parity coverage. P.A. 100-502, which was negotiated by		
	the industry, gave the Department authority to determine network standards for		
	different providers annually and while mental health and substance abuse		
	providers were not explicitly included in the list of specialists, the law allows the		
	Department to consider other specialties.		
SB 2771 (Fine)	Provides that an insurer, health maintenance organization, independent practice	OPPOSE	Senate Insurance
	association, or physician hospital organization may not attempt a recoupment or		HEARING – FEB. 26
	offset until all appeal rights of a health care professional or health care provider		– 5:00 P.M.
	are exhausted and no recoupment or offset may be requested or withheld from		
	future payments 6 months or more after the original payment is made (rather		
	than 18 months or more after the original payment is made).		
SB 2781 (Fine)	Mandates coverage for cleft palate corrective surgery, including necessary dental	OPPOSE	Senate Insurance
	procedures related to the cleft palate for the duration the correction is required		
	until age 26. The provisions do not apply to stand-alone dental plans. Similar to		
	SB 659, as amended.		
SB 2891 (Harris)	Senate Amendment #1 requires an insurer to offer a health insurance policy that		Senate Insurance
	does not require a deductible for covered prescription drugs, but does allow for		HEARING – FEB. 26
	cost-sharing requirements that do not exceed the copayment or coinsurance		– 5:00 P.M.
	specified in the policy's summary of benefits and coverage. The proposed		
	amendment also requires HDHPs to eliminate all deductible requirements on any		
	preventative care identified by the IRS.		
SB 2965 (Crowe)	Allows dentists to administer vaccinations to patients 18 years of age or older	MONITOR	Senate Licensed
	contingent upon recommendation by the CDC or the Director of Public Health		Activities
	(there is currently no provision requiring insurance coverage of these services).		HEARING – FEB. 26
			- 3:00
SB 2972 (Bertino-	Authorizes the IL Department of Public Health to issue a standing order for	OPPOSE	Senate
<u>Tarrant)</u>	contraceptives and authorizes a pharmacist to dispense hormonal contraceptives.		Assignments
	The legislation requires health insurers to cover patient care services related to		
	the dispensing of hormonal contraceptives for pharmacists. Similar to HB 1442		
	(Mussman).		
SB 3117 (Manar)	Requires PBMs to have a fiduciary duty to a third party with whom they are	OPPOSE	Senate Insurance
	contracted. The US DOL has already ruled that PBMs do not have a fiduciary duty		
	because they do not assume risk – the risk would apply to the insurer with whom		
	the PBM contracts as a third-party administrator.		
SB 3120	Creates the Uniform Electronic Transactions in Health Care Billing Act to require	MONITOR	Senate Insurance

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
(Syverson)	all health plan carriers and health care providers to exchange claims and eligibility information electronically using the companion guides, implementation guides, timelines, and standard electronic data interchange transactions for claims submissions, payments, and verification of benefits. This is an initiative of the IL State Dental Society.		
SB 3147 (Feigenholtz)	Requires the Director of Public Health to issue a standing order for the issuance of a prescription for a smoking cessation product. Mandates coverage for patient care services provided by a pharmacist for smoking cessation assessments and consultations.	OPPOSE	Senate Insurance
SB 3411 (Fine)	Requires insurers to offer at least 51% of individual and group plans provided within a service area and level of coverage specified by federal law a plan that follows 1) a co-payment structure to the entire drug benefit; 2) applies a monthly out-of-pocket cost to a specified amount for prescription drugs; or 3) applies an annual out-of-pocket cost to a specified amount for prescription drugs. This is an initiative of the American Cancer Society. <i>Identical to HB 4477 (Harris)</i> .		Senate Assignments
SB 3425 (Bush)	Provides that a workgroup convened by the Department of Insurance and the Department of Healthcare and Family services shall provide recommendations to the General Assembly on health plan data reporting requirements that separately break out data on mental, emotional, nervous, or substance use disorder or condition benefits and data on other medical benefits no later than May 31, 2020 (rather than December 31, 2019) as originally set forth by P.A. 100-1024. The working group is set to beginning meeting on February 28 through mid-May and the provisions of the bill do not include a similar delay in the insurer reporting requirements, which are set to begin on July 1, 2020. A similar bill – SB 3832 (Bush) – moves the workgroup recommendation deadline to June 30, 2020.	OPPOSE (without similar considerations of delay in insurer reporting requirements)	Senate Assignments
SB 3545 (Fine)	Mandates coverage for anti-epileptic drugs and may not impose a waiting period or any deductible, coinsurance, copayment, or other cost-sharing limitation greater than other coverage provided. Further provides that anti-seizure prescription drugs may not be substituted with a generic drug under provisions of the Pharmacy Practice Act under which a pharmacist may substitute a therapeutically equivalent generic drug for a prescription drug or interchange an anti-epileptic drug or formulation of an anti-epileptic drug for the treatment of epilepsy.	OPPOSE	Senate Assignments
SB 3611 (Fine)	In provisions regarding coverage for individuals under the of 21 with a diagnosis of autism spectrum disorders, prohibits a health insurance carrier from denying or refusing to provide otherwise covered services solely because of the location	OPPOSE	Senate Assignments

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	where services are provided.		
SB 3678 (Fine)	Kennedy Forum of IL (KFI) initiative that establishes a new Mental Health and Substance Use Disorder Parity Compliance Officer to assist in the responsibilities of enforcing mental health parity compliance at DOI and HFS. The provisions also set forth specific behavioral health coverage criteria, including medical necessity standards (as set forth in <i>Wit v. United Behavioral Health</i> according to KFI) and coverage for out-of-network services when insurers fail to meet time/distance standards, including establishing new penalties for non-compliance. <i>Identical to HB 5498</i> .	OPPOSE	Senate Assignments
SB 3732 (Fine)	Provides the Department of Insurance with the authority to disapprove rates for individual and small group ACA compliant health insurance plans. The bill further defines what is considered "reasonable" in terms of the rates and gives the Department 45 days to review the rates before they are automatically deemed approved (with a 30-day extension option). Provisions identical to SB 665, as amended by Senate Amendment #1.	OPPOSE	Senate Assignments
SB 3733 (Manar)	Requires insurers to immediately substitute generic equivalents approved by the FDA for the brand name drug or move the brand name drug to a formulary tier that reduces an enrollee's cost.		Senate Assignments
SB 3734 (Manar)	Provides that a pharmacy benefit manager may not reimburse a pharmacist or pharmacy for a prescription drug or pharmacy service in an amount less than the amount the pharmacy benefit manager reimburses itself or an affiliate for the same prescription drug or pharmacy service.		Senate Assignments
<u>SB 3735 (Manar)</u>	Requires an insurer to apply any third-party payment, financial assistance, discount, patient voucher, or other reduction in out-of-pocket expenses made by or on behalf of an insured for prescription drugs toward the insured's deductible, copay, cost-sharing responsibility, or out-of-pocket maximum associated with the insured's policy. Similar provisions were enacted under HB 465/ P.A. 101-0452 last year.	OPPOSE	Senate Assignments
SB 3740 (Manar)	Requires a pharmacy benefit manager to pay the full amount paid by a health insurer or health benefit plan for prescription drug coverage to a pharmacy for such prescription drugs, less the amount of the pharmacy benefit manager's administrative costs.		Senate Assignments
SB 3741 (Manar)	Prohibits a pharmacy benefit manager from requiring that a covered prescription drug be filled by a mail-order pharmacy as a condition for reimbursement of the cost of the prescription drug.	OPPOSE	Senate Assignments

<u> </u>	Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
SE	B 3822 (Holmes)	IL State Medical Society Initiative that creates the Prior Authorization Reform Act outlining requirements concerning disclosure and review of prior authorization requirements, denial of claims or coverage by a utilization review program, and the implementation of prior authorization requirements or restrictions. <i>Identical to HB 5510</i> .	OPPOSE	Senate Assignments
	SB 3832 (Bush)	Provides that a workgroup convened by the Department of Insurance and the Department of Healthcare and Family services shall provide recommendations to the General Assembly on health plan data reporting requirements that separately break out data on mental, emotional, nervous, or substance use disorder or condition benefits and data on other medical benefits no later than June 30, 2020 (rather than December 31, 2019) as originally set forth by P.A. 100-1024. The working group is set to beginning meeting on February 28 and the provisions of the bill do not include a similar delay in the insurer reporting requirements, which are set to begin on July 1, 2020. A similar bill – SB 3425 (Bush) – moves the workgroup recommendation deadline to May 31, 2020.	OPPOSE (without similar considerations of delay in insurer reporting requirements)	Senate Assignments
<u>S</u>	B 3862 (Manar)	Provides clean-up of HSA-eligible high deductible health plan exemptions with respect to certain IL mandates that eliminate cost-sharing requirements of otherwise non-preventive services, as well as provides flexibility in exemption from future non-preventive services mandates that eliminates cost-sharing requirements. The bill also establishes filing requirements, including identification of HSA-eligible and non-HSA eligible plans, as well as mandatory disclosures to the consumer.		Senate Assignments
<u>S</u>	B 3869 (Collins)	AARP Initiatives amending the Network Adequacy and Transparency Act to requiring a network plan to make available in its provider directory information about whether a provider offers the use of telehealth or telemedicine to deliver services, what modalities are used and what services via telehealth or telemedicine are provided, and whether the provider has the ability and willingness to include in a telehealth or telemedicine encounter a family caregiver who is in a separate location than the patient if the patient so wishes and provides his or her consent.		Senate Assignments