ILHIC KEY BILLS (By Product Issue) – 5-7-2021

<u>Bill Number</u>	Bill Description/Action	ILHIC Position	<u>Status</u>	
	GENERAL – ALL PRODUCTS			
HB 1955 (Jones) (N. Harris)	DOI Initiative adopting Holding Company Act 2014 amendments and providing for additional clean-up provisions to the existing Holding Company Act, effective immediately. Identical to <u>SB 2409 (Harris)</u> .	SUPPORT	Senate Insurance	
<u>HB 1957 (Jones)</u> (<u>N. Harris</u>)	DOI Initiative providing for various Insurance Code clean-up changes, including partial codification of EO 2020-29 to allow for producer prelicensure courses to take place via webinar, effective immediately. Identical to SB 2410 (Harris).	SUPPORT	Senate Insurance	
HB 2405 (Hoffman) (N. Harris)	Authorizes the Illinois Insurance Guaranty Fund, at the direction of its board of directors and subject to the approval of the Director of Insurance, to form and own a not-for-profit corporation to which the Fund may delegate certain of its powers and duties provided by the Code. Allows the not-for-profit corporation to contract to provide services to the Office of Special Deputy Receiver or any other person or organization authorized by law to carry out the duties of the Director in the capacity of receiver under specified provisions of the Code, the Illinois Life and Health Insurance Guaranty Association, an organizations in another state similar to the Illinois Insurance Guaranty Fund or the Illinois Life and Health Insurance Guaranty Association. Effective immediately. Identical to SB 375 (Harris) and SB 2408 (Harris).	NO POSITION	Senate Calendar 3 rd Reading	
SB 2068 (Feigenholtz)	Ratifies and approves the Nurse Licensure Compact and further provides that the compact shall not interfere with state labor laws. Identical to HB 580 (Zalewski) and similar to SB 1807 (Rose)	SUPPORT	Senate Calendar 3 rd Reading	
SB 2408 (N. Harris) (Hoffman)	Guaranty Fund – authorization to form and own a not-for-profit corporation to carry out certain delegated duties. Identical to <u>SB 375 (Harris)</u> and <u>HB 2405 (Hoffman)</u> .	NO POSITION	House Executive	
	Data Privacy & Cybersecurity			
HB 53 (Andrade) (Connor)	Provides that employers that rely solely upon artificial intelligence to determine whether an applicant will qualify for an in-person interview must gather and report certain demographic information to the Department of Commerce and Economic Opportunity. Requires the Department to analyze the data and report to the Governor and General Assembly whether the data discloses a racial bias in the use of artificial intelligence.	MONITOR	Senate Judiciary	
	Paid Family Medical Leave			

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
SB 835 – SA#1 Villivalam	SA#1 - Creates the Family and Medical Leave Insurance Program Act. Requires the Department of Labor to establish and administer a Family Leave Insurance Program that provides family leave insurance benefits to eligible employees who take unpaid family leave to care for a newborn child, a newly adopted or newly placed foster child, or a family member with a serious health condition. Sets forth eligibility requirements for benefits under the Act. Defines "employer" to mean an individual or entity that pays wages for work undertaken by an employee. Contains provisions concerning disqualification from benefits; premium payments; the amount and duration of benefits; the recovery of erroneous payments; hearings; defaulted premium payments; elective coverage; employment protection; coordination of family leave; defined terms; and other matters. Amends the State Finance Act. Creates the Family Leave Insurance Account Fund. Provides phase-in periods for collection of moneys and claims for benefits under the Act. Effective January 1, 2022.	MONITOR	Senate Referred to Assignments
	LIFE, DISABILITY, LTCI, & SUPPLEMEN	ITAL	
HB 33 (Mason) (Johnson)	With respect to individuals who are participating in a substance use treatment or recovery support program, the proposed legislation seeks to prohibit life insurers from canceling, terminating, or "refusing to renew" an individual's life insurance policy due to their participation; considering that participation in the underwriting or application process; or denying a claim due to a beneficiary's participation in those programs. The provisions are specific to those individuals in active recovery/treatment programs and do not prohibit these considerations when applied across broader physical and mental health considerations, or individuals who are not in active recovery/treatment programs.	OPPOSE Neutral with HA#1	Senate Assignments
HB 295 (Manley) (Feigenholtz)	As introduced, the provisions currently require insurers to issue an irrevocable assignment of benefits to a funeral home in an amount not to exceed the purchase price of a funeral or burial expense policy. The language is intended to address a current issue with Medicaid beneficiaries seeking eligibility and avoidance of current asset limitations. Current law allows exemptions in assets up to a certain dollar amount in addition to exemptions for final expense policies that must be irrevocably assigned. ILHIC is working with HFS, the IL Funeral Directors Association and the National Academy of Elder Law Attorneys to determine language that appropriately addresses the problem. HA#1 removes the Insurance Code provisions.	NEUTRAL as amended NEUTRAL with HA#2	Senate Licenses Activities

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	As amended by HA#2 Provides that an insured or any other person who may be		
	the owner of rights under a policy of life insurance may make an irrevocable		
	assignment of all or a part of his or her rights under the policy to a funeral home		
	in accordance with a specified provision of the Illinois Funeral or Burial Funds		
	Act. Provides that a policy owner who executes a designation beneficiary form		
	irrevocably waives and cannot exercise certain rights, including the right to		
	collect from the insurance company the net proceeds of the policy when it		
	becomes a claim by death and the right to collect or receive income,		
	distributions, or shares of surplus, dividend deposits, refunds of premium, or		
	additions to the policy. Amends the Illinois Funeral or Burial Funds Act. In a		
	provision concerning pre-need contracts funded through the purchase of a life		
	insurance policy or tax-deferred annuity contract, provides that nothing shall		
	prohibit the purchaser from irrevocably assigning ownership of the policy or		
	annuity to a person or trust or from irrevocably assigning the benefits of the		
	policy or annuity to a funeral home for the purpose of obtaining favorable		
	consideration for Medicaid, Supplemental Security Income, or another public		
	assistance program. Provides that the form prepared by the Department of		
	Healthcare and Family Services or by the insurance company shall provide for an		
	irrevocable designation of beneficiary of one or more life insurance policies.		
	Requires the insured or any other person who may be the owner of rights under		
	the policy of whole life insurance to sign a guaranteed pre-need contract with		
	the provider that describes the cost of the funeral goods and services to be		
	provided upon the person's death, up to \$6,774, in addition to the purchase of		
	burial spaces as defined under the Act. Requires the licensee to annually report		
	certain information to the Comptroller. Requires the proceeds of the life		
	insurance policy to be paid to the provider and disbursed in a certain order upon		
	the death of the insured. Amends the Medical Assistance Article of the Illinois		
	Public Aid Code. In a provision requiring the Department of Healthcare and		
	Family Services to exempt certain prepaid funeral or burial contracts from		
	consideration when making an eligibility determination for medical assistance,		
	provides that at any time after submitting an application for medical assistance		
	and before the Department makes a final determination of eligibility, an		
	applicant may use available resources to purchase one of the exempted prepaid		
	funeral or burial contracts. Exempts up to \$6,774 (rather than \$5,874) in funds		
	under an irrevocable prepaid funeral or burial contract when determining an		
	individual's resources and eligibility for medical assistance. Provides that		

<u>Bill Number</u>	Bill Description/Action	ILHIC Position	<u>Status</u>
	existing life insurance policies are exempt if there has been an irrevocable declaration of proceeds at the death of the insured. Requires the insured person to sign an irrevocable designation of beneficiary form declaring that any amounts payable from the policies not used for funeral goods and services shall be received by the State up to an amount equal to the total medical assistance paid on behalf of the person with any remaining funds paid to a secondary beneficiary (if any) listed on the policy.		
HB 317 (Jones) (N. Harris)	Requires an air ambulance service or other entity that directly or indirectly, whether through an affiliated entity, agreement with a third-party entity, or otherwise, solicits air ambulance membership subscriptions, accepts membership applications, or charges membership fees to be regulated as insurance under the Insurance Code.	MONITOR	Senate Assignments
HB 2649 (Yednock) (Barickman)	Mandates health insurance plans to provide coverage for (rather than offer optional coverage for an additional premium) for the reasonable and necessary medical treatment of temporomandibular joint disorder and craniomandibular disorder.	OPPOSE	Senate Insurance
HB 3308 (Jones) (N. Harris)	As introduced, updates telehealth insurance coverage requirements to include "telephone usage" in the definition of "telehealth services" and provides that insurers must cover telehealth services "when clinically appropriate." Reinforces existing provisions that patient cost-sharing cannot be more than if the health care service were delivered in-person. Provides that no excepted benefit policy may deny or reduce any benefit to a patient based on the use of clinically appropriate telehealth services in the course of satisfying the policy's benefit criteria. HA #1 contains similar coverage and reimbursement requirements as contained in HB 3498, but limits the reimbursement requirements to behavioral health services.	SUPPORT as introduced OPPOSE with HA#1	Senate Assignments
SB 147 (Murphy)	Establishes a "birthday rule" for Medigap policies to provide that an existing Medicare supplement policyholder would be entitled to an annual open enrollment period of 60 days or more commencing on their birthday with guaranteed issuance of a replacement policy that offers benefits equal or less than those provided by the previous coverage. SA#1 Provides for an annual open enrollment of 45 days for those individuals aged 65 and older, but no more than 75 years of age who currently have a Medicare supplement policy; 2. Allow eligible applicants to enroll in a plan of equal or less benefits with the same issuer without medical underwriting; and 3. Require issuers to incorporate the annual enrollment open enrollment	OPPOSE NEUTRAL with SA#1	Senate PASSED

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	provisions for eligible Medicare Supplement policyholders into the buyer's guide (which is subject to the Director's Approval.)		
SB 202 (Morrison)	Provides that it is a civil rights violation to offer a group or individual policy of accident and health insurance, including coverage against disablement or death, that does <u>not</u> include equal terms and conditions of coverage for the treatment of a mental, emotional, nervous, or substance use disorder or condition or a history thereof. Senator Morrison sponsored <u>P.A. 101-0332</u> establishing a task force to study disability income insurance and parity for behavioral health conditions, but the Governor has not yet made appointments to the task force and the group has not yet met or begun that work. As amended by <u>SA#1</u> requires equal coverage for all protected characteristics under the IL Human Rights Act, which would restrict underwriting practices for	OPPOSE	Senate Calendar 2 nd Reading
SB 493 (Syverson) (Hirschauer)	health, supplemental and DI products. Creates the Uniform Electronic Transactions in Dental Care Billing Act. Requires all dental plan carriers and dental care providers to exchange claims and eligibility information electronically using the standard electronic data interchange transactions for claims submissions, payments, and verification of benefits required under the Health Insurance Portability and Accountability Act in order to be compensable by the dental plan carrier.	MONITOR	House Insurance
SB 930 - SA#1 (Morrison)	Amends by providing that the task force on disability income insurance and parity for behavioral health conditions shall submit findings and recommendations to the Governor and the General Assembly by December 31, 2022 (rather than December 31, 2020). Provides that the task force is dissolved and the provision is repealed on January 1, 2023 (rather than December 31, 2021).	NEUTRAL	Senate PASSED
SB 1588 (Fine) (DeLuca)	Sets forth requirements for travel insurance per the NAIC Travel Insurance Model Act, including requiring policies that contain preexisting condition exclusions to disclose to the consumer information regarding the exclusions prior to purchase, immediately following, but no later than 5 business days following policy purchase. SB 2111 (Fine) sets forth licensing and registration requirements for travel insurance. As amended SA#1 Provides that the Director of Insurance may issue producer licenses and limited lines producer licenses. Provides that each travel insurance business entity shall pay the Department of Insurance a fee of \$500 for its initial license and \$500 for each renewal license, payable on May 31 annually.	MONITOR	House Insurance

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
SB 1876 (Syverson) (McCombie)	Requires policies of group life insurance to contain, if replacing another policy of group life insurance in force, a provision preventing loss of coverage, subject to premium payments, for those active employees who are not actively at work on the effective date of the new policy as long as certain conditions are met.	NEUTRAL	House Calendar 2 nd Reading
SB 2112 (Harris)	Requires secondary notice for lapse of life insurance. Provides that a contract for life insurance covering an individual 64 years of age or older that has been in force for at least one year may not be lapsed for nonpayment of premium unless the insurer has mailed a notification of the impending lapse in coverage to the policyowner and to a specified secondary addressee if such addressee has been designated in writing by name and address by the policyowner at least 21 days before the expiration of the grace period. The bill also requires an agent of record to be notified of the impending lapse. Life insurance contracts under which premiums are paid monthly or more frequently and are regularly collected by a licensed agent or are paid by credit card or any preauthorized check processing or automatic debit service of a financial institution are exempt. <i>Initiative of NAIFA-IL</i> . Similar to SB 2407 (Harris), but applies the notification requirement to covered individuals aged 64 and older. As amended by SA#1 Provides that a life company issuing an individual life insurance contract on or after January 1, 2022 shall notify an applicant, in writing on a form prescribed by the company at the time of application for the policy, of the applicant's right to designate a secondary addressee to receive notice of cancellation of the policy based on nonpayment of premium. Provides that the applicant may make the secondary addressee designation at the time of application for such policy or at any time such policy is in force by submitting a written notice to the insurer containing the name and address of the secondary addressee. Provides that an insurer's transmission to a secondary addressee of a copy of a notice of cancellation based on nonpayment of premium shall be in addition to the transmission of the original document to the policyholder, and that the copy of the notice of cancellation transmitted to the secondary addressee shall be made in the same manner and form required for the transmission of the notice to the po	OPPOSE NEUTRAL with SA#1	Senate PASSED

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	monthly or more frequently and are regularly collected by a licensed agent or are paid by credit card or any preauthorized check processing or automatic debit service of a financial institution. Provides that nothing in the language shall prohibit an applicant or policyholder from designating a life insurance agent of record as his or her secondary addressee.		
	RETIREMENT/ANNUITIES		
HB 117 (Guzzardi) (Martwick)	As amended by HA #1, expands the Secure Choice Savings Program to apply to employers with a minimum of 5 employees sole proprietors and employers (rather than employers with fewer than 25 employees) and allows for (rather than employers with fewer than 25 employees) and allows for automatic increases in contributions. The provisions also expand the penalties levied on employers for failure to comply with the requirements of the Act. Identical to SB 208 (Martwick) as amended by SA#1.	NEUTRAL with HA#1	Senate Calendar 2 nd Reading
HB 3918 (Stuart) (Villivalam)	Adds investment advisors and insurance adjusters as mandated reporters. Existing law extends criminal and civil liability to mandated reporters.	MONITOR	Senate Assignments
SB 208 (Martwick) (Guzzardi)	Expands the Secure Choice Savings Program to apply to sole proprietors and employers employers with at least 5 employees (rather than employers with fewer than 25 employees) and allows for automatic increases in contributions. The provisions also expand the penalties levied on employers for failure to comply with the requirements of the Act. Identical to HB 117 (Guzzardi) as amended by HA#1.	NEUTRAL with SA#1	House Executive
	HEALTH INSURANCE		
HB 135 (Mussman) (Bush)	Authorizes the IL Department of Public Health to issue a standing order for 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.	OPPOSE	Senate Insurance
HB 711 (G. Harris) (Holmes)	Creates the Prior Authorization Reform Act to establish new requirements regarding disclosure and review of PA requirements, denial of claims or coverage by a utilization review organization for various levels of service, including nonurgent and urgent care effective January 1, 2022. The provisions of the bill incorporate some feedback provided by ILHIC to HB 5510 (Harris) of the 101st General Assembly. Proponents of the bill, including ISMS and other provider and patient advocacy groups, have formed a "Your Care Can't Wait" campaign in support of prior authorization reform. Identical to SB 177 (Holmes).	OPPOSE NEUTRAL with HA#2	Senate Calendar 2 nd Reading

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	As amended by HA#2) In the Prior Authorization Reform Act, deletes a Section concerning obligations with respect to prior authorization concerning emergency health care services, and makes changes in provisions governing applicability; definitions; disclosure and review of prior authorization requirements; obligations with respect to prior authorizations; personnel qualified to make adverse determinations of a prior authorization request; adverse determinations; review of appeals; denials; length of prior authorization approval; continuity of care; effect of failure to comply with the Act; and administration and enforcement. Makes further changes in the Illinois Insurance Code in a Section concerning obligations under the Managed Care Reform and Patient Rights Act. Deletes changes made to the Managed Care Reform and Patient Rights Act in a Section concerning emergency services prior to stabilization.		
HB 1745 (G. Harris) (N. Harris)	As amended by HA #1, beginning 1/1/23, requires health insurance carriers that provide coverage for prescription drugs to ensure that, within service areas and levels of coverage specified by federal law, at least 10% of individual health plans (and at least 1 group plan) apply a pre-deductible flat-dollar copayment structure to the entire drug benefit and beginning 1/1/24, at least 25% of individual health plans (and at least 2 group plans) apply a pre-deductible flat-dollar copayment structure to the entire drug benefit. The bill, as introduced, is identical to SB 275 (Bennett).	NEUTRAL with HA #1	Senate Insurance
HB 1779 (Flowers) (Munoz)	As introduced, prohibits health insurers from requiring prior authorization for biomarker testing for an insured with advanced or metastatic stage 3 or 4 cancer or biomarker testing of cancer progression or recurrence in the insured with advanced or metastatic stage 3 or 4 cancer. HA #1 mandates coverage for biomarker testing for treatment and disease management purposes.	OPPOSE as introduced and with HA #1	Senate Insurance
HB 1976 (Moeller) (Villavalam)	Allows optometrists to provide services via telehealth. Identical to <u>SB 567</u> (Villivalam)	MONITOR	Senate Assignments
HB 2109 - HA#1 – (Lewis) (Lightford)	As amended Provides that an individual or group policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed on or after the effective date of the amendatory Act shall provide coverage for medically necessary comprehensive cancer testing and testing of blood or constitutional tissue for cancer predisposition testing as determined by a physician licensed to practice medicine in all of its branches. Provides that the coverage shall be provided without any prior authorization requirements.	OPPOSE Neutral with a forthcoming amendment	Senate Assignments

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	Rep.Lewis has agreed to remove prohibited prior authorization language in a forthcoming amendment		
HB 2406 (Scherer) (Glowiak-Hilton)	Provides that an individual or group policy of accident and health insurance or managed care plan in effect on and after March 9, 2020 must provide coverage for the cost of administering a COVID-19 vaccination. Language is silent on vaccine as approved by the FDA, which is not addressed in HA #1 , which also includes cross-reference to HMOs.	OPPOSE (need language to tie vaccine to FDA approval)	Senate Assignments
HB 2554 (Mah) (E. Jones)	For purposes of the Telehealth Act, the provisions add "acupuncturists" to the list of health care professionals; however the bill does not make corresponding changes to the acupuncturists' practice act. The bill also provides IDFPR to adopt rules clarifying applicable services and administration of the Telehealth Act. Identical to SB 1735 (Jones).	MONITOR	Senate Insurance
HB 2589 (Conroy) (Fine)	The bill includes provisions mandating coverage for ALL opioid antagonists approved by the FDA in addition to reimbursing a hospital for the hospital's cost of any FDA approved opioid antagonist. Identical to SB 679 (Fine).	OPPOSE	Senate Assignments
HB 2595 (Conroy) (Fine)	Mandates coverage for medically necessary treatment for mental health and substance use conditions. Requires insurers to base medical necessity and utilization review criteria on specific current generally accepted standards of mental, emotional, nervous, or substance use disorder or condition care, including exclusively applying the criteria and guidelines set forth in the most recent versions of the treatment criteria developed by the nonprofit professional association for the relevant clinical specialty. Provides that an insurer shall not apply different, additional, conflicting, or more restrictive utilization review criteria than the criteria and guidelines set forth in the treatment criteria. Provides that the Director may, after appropriate notice and opportunity for hearing, assess a civil penalty between \$5,000 and \$20,000 for each violation. Identical to SB 697 (Fine). KFI initiative & priority for 2021.	OPPOSE	Senate Insurance
HB 2653 (Mason) _(Johnson)	Mandates first dollar coverage for a diagnostic colonoscopy. The provisions include HSA tax preservation language.	NEUTRAL	Senate Insurance
HB 3175 (Jones) (Gillespie)	DOI Initiative increasing the wellness coverage cap from 20% to 30% per federal rules and further provides for clean-up of the Navigator Certification Act. Identical to SB 2294 (Gillespie).	NO POSITION	Senate Assignments
HB 3308 (Jones) (N. Harris)	As introduced, updates telehealth insurance coverage requirements to include "telephone usage" in the definition of "telehealth services" and provides that insurers must cover telehealth services "when clinically appropriate."	SUPPORT as introduced	Senate Assignments

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	Reinforces existing provisions that patient cost-sharing cannot be more than if the health care service were delivered in-person. Provides that no excepted benefit policy may deny or reduce any benefit to a patient based on the use of clinically appropriate telehealth services in the course of satisfying the policy's benefit criteria. HA #1 contains similar coverage and reimbursement requirements as contained in HB 3498, but limits the reimbursement requirements to behavioral health services.	OPPOSE with HA #1	
HB 3498 (Conroy) (Hunter)	Codifies some provisions of the telehealth coverage requirements set forth in Executive Order 2020-09., including payment parity. The provisions do not remove cost-sharing for telehealth. As amended by HA#1 Provides coverage for all telehealth services rendered by a health care professional to deliver any clinically appropriate, medically necessary covered services, and shall not engage in specified activities. Provides that any policy, contract, or certificate of health insurance coverage that does not distinguish between in-network and out-of-network providers shall be subject to the Act as though all providers were in-network. Provides that health care professionals and facilities shall determine the appropriateness of specific sites, technology platforms, and technology vendors for a telehealth service, as long as delivered services adhere to privacy laws. Provides that there shall be no restrictions on originating site requirements for telehealth coverage or reimbursement to the distant site. Changes the term "telehealth" to "telehealth services".	OPPOSE	Senate Assignments
HB 3598 (Avelar) (Castro)	Requires companies that issue group policies of accident and health insurance to offer such policies to local chambers of commerce.	NEUTRAL	Senate Assignments
HB 3709 (Croke) (Fine)	As amended by <u>HA #1</u> , amends the current health insurance mandate for infertility treatment to allows those who cannot conceive a child naturally or due to a medical condition documented by a medical professional shall not be held to the one-year requirement of unsuccessful pregnancy before coverage begins. For those women aged 35 or older who are otherwise able to conceive shall only be required to a 6-month waiting period for coverage.	NEUTRAL with HA #1	Senate Assignments
SB 202 (Morrison)	Provides that it is a civil rights violation to offer a group or individual policy of accident and health insurance, including coverage against disablement or death, that does <u>not</u> include equal terms and conditions of coverage for the treatment of a mental, emotional, nervous, or substance use disorder or condition or a history thereof. Senator Morrison sponsored <u>P.A. 101-0332</u>	OPPOSE	Senate Calendar 2 nd Reading

<u>Bill Number</u>	Bill Description/Action	ILHIC Position	<u>Status</u>
	establishing a task force to study disability income insurance and parity for		
	behavioral health conditions, but the Governor has not yet made appointments		
	to the task force and the group has not yet met or begun that work. As		
	amended by SA#1 requires equal coverage for all protected characteristics		
	under the IL Human Rights Act, which would restrict underwriting practices for		
CD 222 (C III)	health, supplemental and DI products.		
SB 332 (Collins)	Amends the Network Adequacy and Transparency Act to require a network plan	OPPOSE	House
<u>(Averlar)</u>	to include in their provider directory, information about whether the provider offers the use of telehealth or telemedicine to deliver services, what modalities		Insurance
	are used and what services via telehealth or telemedicine are provided, and	NEUTRAL	
	whether the provider has the ability and willingness to include in a telehealth or	with SA#1	
	telemedicine encounter a family caregiver who is in a separate location than the	WILII 3A#I	
	patient if the patient so wishes and provides his or her consent. <i>Initiative of</i>		
	AARP.		
	As amended by SB 332 SA #1 . in provisions concerning information that a		
	network plan shall make available through an electronic provider directory or in		
	print, provides that information concerning use of telehealth or telemedicine		
	includes, but is not limited to, whether the provider offers the use of telehealth		
	or telemedicine to deliver services to patients for whom it would be clinically		
	appropriate (rather than whether the provider offers the use of telehealth or		
	telemedicine to deliver services) and what modalities are used and what types of		
	services may be provided via telehealth or telemedicine (rather than what		
	modalities are used and what services via telehealth or telemedicine are		
	provided). In provisions requiring providers to notify the network plan of		
	changes to their information listed in the provider directory, includes the		
	information concerning use of telehealth or telemedicine. Effective immediately.		
<u>SB 471 (Fine)</u>	Sets forth time and distance standards for mental health providers. The	OPPOSE	House
<u>(LaPointe)</u>	proposed changes do not amend the existing network adequacy law (P.A. 100-		Insurance
	502) and instead set these specific standards forth in Section 370c of the	NEUTRAL	
	Insurance Code addressing mental health parity coverage. P.A. 100- 502, which	_	
	was negotiated by the industry, gave the Department authority to determine	with SA#1	
	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>ILHIC worked with</i>		
	the sponsor in 2020 to address some of these concerns; however, the language		

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	was never completely finalized before COVID interrupted the legislative		
	session.		
	As amended by <u>SA#1</u> sets forth provisions concerning timely and proximate		
	access to treatment for mental, emotional, nervous, or substance use disorders		
	or conditions. Provides that network adequacy standards for timely and		
	proximate access to treatment for mental, emotional, nervous, or substance use		
	disorders or conditions must satisfy specified minimum requirements. Provides		
	that if there is no in-network facility or provider available for an insured to		
	receive timely and proximate access to treatment for mental, emotional,		
	nervous, or substance use disorders or conditions in accordance with the		
	minimum network adequacy standards, the insurer shall provide necessary		
	exceptions to its network to ensure admission and treatment with a provider or		
	at a treatment facility in accordance with those network adequacy standards.		
	Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides		
	that the medical assistance program shall be subject to provisions of the		
	Network Adequacy and Transparency Act concerning timely and proximate		
	access to treatment for mental, emotional, nervous, or substance use disorders		
	or conditions. In provisions concerning network adequacy and transparency,		
	provides that the Department of Healthcare and Family Services shall require		
	managed care organizations to comply with provisions of the Network Adequacy		
	and Transparency Act concerning timely and proximate access to treatment for		
	mental, emotional, nervous, or substance use disorders or conditions. Effective		
	immediately.		
<u>SB 499</u>	Adds existing optional coverage requirements regarding coverage for	NEUTRAL	House
(Barickman)	reasonable and necessary medical treatment of temporomandibular joint		Calendar 2 nd Reading
<u>(Yednock</u>	disorder and craniomandibular disorder, for an additional premium and subject		
	to the insurer's standard of insurability, to the State Employees Group		
	Insurance; County, Municipality, and School Insurance requirements, and HMOs		
	(as well as LHSOs, Voluntary Health Services, and Medicaid).		
SB 567 (Villivalam)	Allows optometrists to provide services via telehealth. Identical to <u>HB 1976</u>	MONITOR	House
(Moeller)	(Moeller).		Health Care License
<u>SB 967 (Castro)</u>	SFA #1 - Provides that the amendatory Act may be referred to as the Improving	OPPOSE	Senate
<u>SA#1</u>	Health Care for Pregnant and Postpartum Individuals Act. Amends the Illinois		Calendar 3 rd Reading
	Insurance Code. Provides that insurers shall allow hospitals separate		Amendment - Health
	reimbursement for a long-acting reversible contraceptive device provided		
	immediately postpartum in the inpatient hospital setting before hospital		

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	discharge. Requires certain group health insurance policies and other specified policies to provide coverage for: (1) medically necessary treatment for postpartum complications; (2) medically necessary treatment of mental, emotional, nervous, or substance use disorders or conditions at in-network facilities for a pregnant or postpartum individual up to one year after giving birth to a child; and (3) case management and outreach for a postpartum individual that had a high-risk pregnancy.	Neutral with forthcoming amendment	
SB 968 - SA #1 <u></u> (Johnson) (Ammons)	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 the effective date of the amendatory Act shall provide coverage for pancreatic cancer screening. As amended SA#2 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, 2022 shall provide coverage for medically necessary pancreatic cancer screening.	OPPOSE NEUTRAL with SA#2	House Insurance
SB 1096 - SA#1 (Gillespie) (G. Harris)	As amended Provides that a health plan amended, delivered, issued, or renewed on or after the effective date of the amendatory Act shall provide coverage of diagnostic testing for enrollees that is performed by a testing provider in accordance with specified federal and State COVID-19 testing requirements, and that diagnostic testing for enrollees shall be considered medically necessary. Provides that a health plan may inquire as to whether an enrollee is an employee of the long-term care facility but shall not require further evidence or verification of the enrollee's employment status. Provides that the coverage requirements set forth in the provisions shall only apply when specified federal and State testing requirements are in effect. Provides that any failure to provide coverage of diagnostic testing pursuant to the provisions shall be deemed a failure to substantially comply with this Code. Provides that the provisions are repealed on January 1, 2022. Defines terms. Makes corresponding changes in the Health Maintenance Organization Act. Repeals the COVID-19 Medically Necessary Diagnostic Testing Act.	NEUTRAL with SA#1	House Human Service
SB 1590 (Fine)	Provides the Department of Insurance with the authority to disapprove "unreasonable" or "inadequate" rates for individual and small group ACA compliant health insurance plans. The provisions require the Department to review the rates within 45 days with the option of a 30-day extension.	OPPOSE	Senate Insurance
SB 1592 (Fine) (Welter)	In provisions regarding coverage for individuals under the of 21 with a diagnosis of autism spectrum disorders, prohibits a health insurance carrier from denying	NEUTRAL with SA#1	House Insurance

Bill Number	Bill Description/Action	ILHIC Position	<u>Status</u>
	or refusing to provide otherwise covered services solely because of the location		
	where services are provided.		
	As amended by SB 1592 - SA #1 " an insurer may not deny or refuse to provide		
	otherwise covered services under a group or individual policy of accident and		
	health insurance or a managed care plan solely because of the location wherein		
	the clinically appropriate services are provided by a health care professional		
	with appropriate certification."		
	As amended by <u>SA#2</u> an insurer may not deny or refuse to provide otherwise		
	covered services under a group or individual policy of accident and health		
	insurance or a managed care plan solely because of the location wherein the		
	clinically appropriate services are provided."		
SB 1682 (Bennett)	Pharmacy retail price disclosure – identical to <u>SB 1625 (Turner)</u> .	MONITOR	House
(Avelar)			Calendar 2 nd Reading
<u>SB 1854 (Ellman)</u>	Mandates coverage for A1C testing recommended by a health care provider for	NEUTRAL	House
(Rohr)	prediabetes, type 1 diabetes, and type 2 diabetes in accordance with		Insurance
	prediabetes and diabetes risk factors identified by the CDC and coverage for		
	vitamin D testing recommended by a health care provider in accordance with		
	vitamin D deficiency risk factors identified by the CDC.		
<u>SB 1905</u>	Creates the Family and Fertility Disclosure in Health Insurance Act to require	MONITOR	House
(Morrison)	employers that provide health insurance coverage to employees through		Insurance
(Croke)	policies written outside of this State to disclose to employees specified		
	coverages required under the Illinois Insurance Code for policies written is this		
	State and disclose the coverages that are not included in the coverage provided		
	to the employees.		
<u>SB 1917</u>	Removes the age limit (18) in mandated coverage provisions for medically	NEUTRAL	House
(Morrison)	necessary epinephrine injectors.		Insurance
(Carroll)			
SB 1974 (Fine)	Provides that an insurer, health maintenance organization, independent	OPPOSE	House
(Morgan)	practice association, or physician hospital organization may not attempt a		Insurance
	recoupment or offset until all appeal rights of a health care professional or	NEUTRAL	
	health care provider are exhausted and no recoupment or offset may be		
	requested or withheld from future payments 6 months or more after the	with SA#1	
	original payment is made (rather than 18 months or more after the original		
	payment is made).		
	As amended by <u>SB 1974 - SA #1</u> deletes "An insurer, health maintenance		
	organization, independent practice association, or physician hospital		

<u>Bill Number</u>	Bill Description/Action	ILHIC Position	<u>Status</u>
	organization may not attempt a recoupment or offset until all appeal rights are exhausted."; and on page 2, line 17, by replacing "6" with "12".		
SB 2008 (Koehler)	Requires insurers to replace a brand name drug with a new generic equivalent on the formulary once it becomes available in the market or move the brand name drug to the lowest cost tier. In provisions concerning a contract between a health insurer and a pharmacy benefit manager, provides that a pharmacy benefit manager must update and publish maximum allowable cost pricing information according to specified requirements, must provide a reasonable administrative appeal procedure to allow pharmacies to challenge maximum allowable costs, and must comply with specified requirements if an appeal is denied. The legislation also sets forth contracting requirements for PBMs, including fiduciary responsibilities. Similar to HB 3630 (Harris).	OPPOSE	Senate Insurance
<u>SB 2158 (Tracy)</u>	Mandates coverage for the treatment, removal, elimination, or maximum feasible treatment of nevus flammeus (port-wine stains), including, but not limited to, port-wine stains caused by Sturge-Weber syndrome. Prohibits insurers, including HMOs, from reducing or eliminating coverage due to coverage of port-wine stain treatment OR increasing rates due to the coverage requirement.	OPPOSE	Senate Insurance
SB 2294 (Gillespie) (G. Harris)	DOI Initiative increasing the wellness coverage cap from 20% to 30% per federal rules and further provides clean-up of the Navigator Certification Act. Identical to HB 3175 (Jones).	NO POSITION	House Executive