103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

HB1094

Introduced 1/12/2023, by Rep. Mary E. Flowers

SYNOPSIS AS INTRODUCED:

New Act

Creates the Health Care for All Illinois Act. Provides that all individuals residing in this State are covered under the Illinois Health Services Program for health insurance. Sets forth requirements and qualifications of participating health care providers. Sets forth the specific standards for provider reimbursement. Provides that it is unlawful for private health insurers to sell health insurance coverage that duplicates the coverage of the program. Requires the State to establish the Illinois Health Services Trust to provide financing for the program. Sets forth the specific requirements for claims billed under the program. Provides that the program shall include funding for long-term care services and mental health services. Creates the Pharmaceutical and Durable Medical Goods Committee to negotiate the prices of pharmaceuticals and durable medical goods with suppliers or manufacturers on an open bid competitive basis. Provides that patients in the program shall have the same rights and privacy as they are entitled to under current State and federal law. Provides that the Commissioner, the Chief Medical Officer, the public State board members, and employees of the program shall be compensated in accordance with the current pay scale for State employees and as deemed professionally appropriate by the General Assembly. Effective July 1, 2023.

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1 AN ACT concerning health.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 1. Short title. This Act may be cited as the Health
Care for All Illinois Act.

6 Section 5. Purposes. It is the purpose of this Act to 7 provide universal access to health care for all individuals 8 within the State, to promote and improve the health of all its 9 citizens, to stress the importance of good public health through treatment and prevention of diseases, and to contain 10 costs to make the delivery of this care affordable. Should 11 legislation of this kind be enacted on a federal level, it is 12 the intent of this Act to become a part of a nationwide system. 13

14 Section 10. Definitions. In this Act:

15 "Board" means the Illinois Health Services Governing 16 Board.

"Program" means the Illinois Health Services Program.

18 Section 15. Eligibility; registration. All individuals 19 residing in this State are covered under the Illinois Health 20 Services Program for health insurance and shall receive a card 21 with a unique number in the mail. An individual's social

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security number shall not be used for purposes of registration 1 2 under this Section. Individuals and families shall receive an Illinois Health Services Insurance Card in the mail after 3 filling out a program application form at a health care 4 provider. Such application form shall be no more than 2 pages 5 long. Individuals who present themselves for covered services 6 7 from a participating provider shall be presumed to be eligible 8 for benefits under this Act, but shall complete an application 9 for benefits in order to receive an Illinois Health Services 10 Insurance Card and have payment made for such benefits.

11 Section 20. Benefits and portability.

12 (a) The health coverage benefits under this Act cover all13 medically necessary services, including:

14 (1) primary care and prevention;

15 (2) specialty care (other than what is deemed elective 16 cosmetic);

- 17 (3) inpatient care;
- 18 (4) outpatient care;
- 19 (5) emergency care;
- 20 (6) prescription drugs;

21 (7) durable medical equipment;

22 (8) long-term care;

23 (9) mental health services;

24 (10) the full scope of dental services (other than 25 elective cosmetic dentistry); 1

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(11) substance abuse treatment services;

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(12) chiropractic services; and

(13) basic vision care and vision correction.

4 (b) Health coverage benefits under this Act are available 5 through any licensed health care provider anywhere in the 6 State that is legally qualified to provide such benefits and 7 for emergency care anywhere in the United States.

8 (c) No deductibles, copayments, coinsurance, or other cost 9 sharing shall be imposed with respect to covered benefits 10 except for those goods or services that exceed basic covered 11 benefits, as defined by the Board.

12 Section 25. Qualification of participating providers.

13 (a) Health care delivery facilities must meet regional and 14 State quality and licensing guidelines as a condition of 15 participation under the program, including guidelines 16 regarding safe staffing and quality of care.

(b) A participating health care provider must be licensed
by the State. No health care provider whose license is under
suspension or has been revoked may participate in the program.

20 (c) Only nonprofit health maintenance organizations that 21 actually deliver care in their own facilities and directly 22 employ clinicians may participate in the program.

(d) Patients shall have free choice of participating
eligible providers, hospitals, and inpatient care facilities.

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Section 30. Provider reimbursement.

2 The program shall pay all health care providers (a) 3 according to the following standards:

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(1) Physicians and other practitioners can choose to paid fee-for-service, salaried by 5 be institutions receiving global budgets, or salaried by group practices 6 7 or health maintenance organizations receiving capitation 8 payments. Investor-owned health maintenance organizations 9 and group practices shall be converted to not-for-profit 10 status. Only institutions that deliver care shall be 11 eligible for program payments.

12 (2) The program will pay each hospital and providing 13 institution a monthly lump sum (global budget) to cover 14 all operating expenses. The hospital and program will 15 negotiate the amount of this payment annually based on 16 past budgets, clinical performance, projected changes in 17 demand for services and input costs, and proposed new programs. Hospitals shall not bill patients for services 18 19 covered by the program, and cannot use any of their 20 operating budgets for expansion, profit, excessive 21 executive income, marketing, or major capital purchases or 22 leases.

23 program budget will fund major capital (3)The 24 expenditures, including the construction of new health 25 facilities and the purchase of expensive equipment. The 26 regional health planning districts shall allocate these HB1094

capital funds and oversee capital projects funded from
 private donations.

3 (b) The program shall reimburse physicians choosing to be 4 paid fee-for-service according to a fee schedule negotiated 5 between physician representatives and the program on at least 6 an annual basis.

7 (c) Hospitals, nursing homes, community health centers, 8 nonprofit staff model health maintenance organizations, and 9 home health care agencies will receive a global budget to 10 cover operating expenses, negotiated annually with the program 11 based on past expenditures, past budgets, clinical 12 performance, projected changes in demand for services and 13 input costs, and proposed new programs. Expansions and other 14 substantive capital investments will be funded separately.

15 (d) All covered prescription drugs and durable medical 16 supplies will be paid for according to a fee schedule 17 negotiated between manufacturers and the program on at least an annual basis. Price reductions shall be achieved by bulk 18 19 purchasing whenever possible. Where therapeutically equivalent drugs are available, the formulary shall specify the use of 20 the lowest-cost medication, with exceptions available in the 21 22 case of medical necessity.

Section 35. Prohibition against duplicating coverage;
 investor-ownership of health delivery facilities.

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(a) It is unlawful for a private health insurer to sell

health insurance coverage that duplicates the benefits provided under this Act. Nothing in this Act shall be construed as prohibiting the sale of health insurance coverage for any additional benefits not covered by this Act.

5 (b) Investor-ownership of health delivery facilities, 6 including hospitals, health maintenance organizations, nursing 7 homes, and clinics, is unlawful. Investor-owners of health 8 delivery facilities at the time of the effective date of this 9 Act shall be compensated for the loss of their facilities, but 10 not for loss of business opportunities or for administrative 11 capacity not used by the program.

12 Section 40. Illinois Health Services Trust.

(a) The State shall establish the Illinois Health Services
Trust (IHST), the sole purpose of which shall be to provide the
financing reserve for the purposes outlined in this Act.
Specifically, the IHST shall provide all of the following:

17 (1) The funds for the general operating budget of the18 program.

19 (2) Reimbursement for those benefits outlined in20 Section 20 of this Act.

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(3) Public health services.

(4) Capital expenditures for construction or
renovation of health care facilities or major equipment
purchases deemed necessary throughout the State and
approved by the Board.

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(5) Re-education and job placement of persons who have
 lost their jobs as a result of this transition, limited to
 the first 5 years.

4 (b) The General Assembly or the Governor may provide funds
5 to the IHST, but may not remove or borrow funds from the IHST.

6 (c) The IHST shall be administered by the Board, under the
7 oversight of the General Assembly.

8 (d) Funding of the IHST shall include, but is not limited9 to, all of the following:

10 (1) Funds appropriated as outlined by the General11 Assembly on a yearly basis.

12 (2) A progressive set of graduated income
13 contributions; 20% paid by individuals, 20% paid by
14 businesses, and 60% paid by the government.

15 (3) All federal moneys that are designated for health 16 care, including, but not limited to, all moneys designated 17 for Medicaid. The Secretary of Human Services shall be 18 authorized to negotiate with the federal government for 19 funding of Medicare recipients.

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(4) Grants and contributions, both public and private.

(5) Any other tax revenues designated by the General
 Assembly.

(6) Any other funds specifically earmarked for health
care or health care education, such as settlements from
litigation.

26 (e) The total overhead and administrative portion of the

program budget may not exceed 12% of the total operating budget of the program for the first 2 years that the program is in operation; 8% for the following 2 years; and 5% for each year thereafter.

5 (f) The program may be divided into regional districts for 6 the purposes of local administration and oversight of programs 7 that are specific to each region's needs.

8 (q) Claims billing from all providers must be submitted 9 electronically and in compliance with current State and 10 federal privacy laws within 5 years after the effective date 11 of this Act. Electronic claims and billing must be uniform 12 across the State. The Board shall create and implement a statewide uniform system of electronic medical records that is 13 in compliance with current State and federal privacy laws 14 15 within 7 years after the effective date of this Act. Payments 16 to providers must be made in a timely fashion as outlined under 17 current State and federal law. Providers who accept payment from the program for services rendered may not bill any 18 patient for covered services. Providers may elect either to 19 20 participate fully, or not at all, in the program.

21 Section 45. Long-term care payment. The Board shall 22 establish funding for long-term care services, including 23 in-home, nursing home, and community-based care. A local 24 public agency shall be established in each community to 25 determine eligibility and coordinate home and nursing home

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long-term care. This agency may contract with long-term care providers for the full range of needed long-term care services.

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4 Section 50. Mental health services. The program shall 5 provide coverage for all medically necessary mental health 6 care on the same basis as the coverage for other conditions. 7 The program shall cover supportive residences, occupational therapy, and ongoing mental health and counseling services 8 9 outside the hospital for patients with serious mental illness. 10 In all cases the highest quality and most effective care shall 11 be delivered, including institutional care.

Section 55. Payment for prescription medications, medical
 supplies, and medically necessary assistive equipment.

14 (a) The program shall establish a single prescription drug 15 formulary and list of approved durable medical goods and supplies. The Board shall, by itself or by a committee of 16 health professionals and related individuals appointed by the 17 Board and called the Pharmaceutical and Durable Medical Goods 18 Committee, meet on a quarterly basis to discuss, reverse, add 19 20 to, or remove items from the formulary according to sound 21 medical practice.

(b) The Pharmaceutical and Durable Medical Goods Committee shall negotiate the prices of pharmaceuticals and durable medical goods with suppliers or manufacturers on an open bid

competitive basis. Prices shall be reviewed, negotiated, or 1 than 2 renegotiated on no less an annual basis. The Pharmaceutical and Durable Medical Goods Committee shall 3 establish a process of open forum to the public for the 4 5 purposes of grievance and petition from suppliers, provider groups, and the public regarding the formulary no less than 2 6 7 times a year.

8 (c) All pharmacy and durable medical goods vendors must be 9 licensed to distribute medical goods through the regulations 10 outlined by the Board.

(d) All decisions and determinations of the Pharmaceutical and Durable Medical Goods Committee must be presented to and approved by the Board on an annual basis.

14 Section 60. Illinois Health Services Governing Board.

(a) The program shall be administered by an independent
agency known as the Illinois Health Services Governing Board.
The Board will consist of a Commissioner, a Chief Medical
Officer, and public State board members. The Board is
responsible for administration of the program, including:

20 (1) implementation of eligibility standards and 21 program enrollment;

(2) adoption of the benefits package;

23 (3) establishing formulas for setting health
24 expenditure budgets;

(4) administration of global budgets, capital

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1 expenditure budgets, and prompt reimbursement of 2 providers;

3 (5) negotiations of service fee schedules and prices
 4 for prescription drugs and durable medical supplies;

5 (6) recommending evidence-based changes to benefits; 6 and

7 (7) quality and planning functions, including criteria
8 for capital expansion and infrastructure development,
9 measurement and evaluation of health quality indicators,
10 and the establishment of regions for long-term care
11 integration.

12 (b) At least one-third of the members of the Board, 13 including all committees dedicated to benefits design, health 14 planning, quality, and long-term care, shall be consumer 15 representatives.

16 Section 65. Patients' rights. The program shall protect the rights and privacy of the patients that it serves in 17 accordance with all current State and federal statutes. With 18 the development of the electronic medical records, patients 19 shall be afforded the right and option of keeping any portion 20 21 of their medical records separate from the electronic medical 22 records. Patients have the right to access their medical records upon demand. 23

24 Section 70. Compensation. The Commissioner, the Chief

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Medical Officer, public State board members, and employees of the program shall be compensated in accordance with the current pay scale for State employees and as deemed professionally appropriate by the General Assembly and reviewed in accordance with all other State employees.

6 Section 99. Effective date. This Act takes effect July 1,
7 2023.