

103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 HB2814

Introduced 2/16/2023, by Rep. Camille Y. Lilly

SYNOPSIS AS INTRODUCED:

5 ILCS 375/6.11 55 ILCS 5/5-1069.3 65 ILCS 5/10-4-2.3 105 ILCS 5/10-22.3f 215 ILCS 5/356z.26a new 215 ILCS 125/5-3 215 ILCS 165/10

from Ch. 111 1/2, par. 1411.2 from Ch. 32, par. 604

Amends the Illinois Insurance Code. Provides that a health benefit plan amended, delivered, issued, or renewed on or after January 1, 2023 that provides prescription drug coverage or its contracted pharmacy benefit manager shall not engage in or require an enrollee to engage in specified prohibited acts. Provides that a clinician-administered drug supplied shall meet the supply chain security controls and chain of distribution set by the federal Drug Supply Chain Security Act. Provides that the Department of Insurance may adopt rules as necessary to implement the provisions. Defines terms. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization, and the Voluntary Health Services Plans Act.

LRB103 29394 BMS 55785 b

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT 1 AN ACT concerning regulation.

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

- 4 Section 5. The State Employees Group Insurance Act of 1971
- is amended by changing Section 6.11 as follows:
- 6 (5 ILCS 375/6.11)
- 7 (Text of Section before amendment by P.A. 102-768)
- 8 Sec. 6.11. Required health benefits; Illinois Insurance
- 9 Code requirements. The program of health benefits shall
- 10 provide the post-mastectomy care benefits required to be
- 11 covered by a policy of accident and health insurance under
- 12 Section 356t of the Illinois Insurance Code. The program of
- 13 health benefits shall provide the coverage required under
- 14 Sections 356q, 356q.5, 356q.5-1, 356m, 356q, 356u, 356w, 356x,
- 15 356z.2, 356z.4, 356z.4a, 356z.6, 356z.8, 356z.9, 356z.10,
- 16 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.17, 356z.22,
- 17 356z.25, 356z.26, 356z.29, 356z.30a, 356z.32, 356z.33,
- 18 356z.36, 356z.40, 356z.41, 356z.45, 356z.46, 356z.47, 356z.51,
- 19 356z.53, 356z.54, 356z.56, 356z.57, 356z.59, and 356z.60 of
- 20 the Illinois Insurance Code. The program of health benefits
- 21 must comply with Sections 155.22a, 155.37, 355b, 356z.19,
- 370c, and 370c.1 and Article XXXIIB of the Illinois Insurance
- 23 Code. The Department of Insurance shall enforce the

- 1 requirements of this Section with respect to Sections 370c and
- 2 370c.1 of the Illinois Insurance Code; all other requirements
- 3 of this Section shall be enforced by the Department of Central
- 4 Management Services.
- 5 Rulemaking authority to implement Public Act 95-1045, if
- 6 any, is conditioned on the rules being adopted in accordance
- 7 with all provisions of the Illinois Administrative Procedure
- 8 Act and all rules and procedures of the Joint Committee on
- 9 Administrative Rules; any purported rule not so adopted, for
- 10 whatever reason, is unauthorized.
- 11 (Source: P.A. 101-13, eff. 6-12-19; 101-281, eff. 1-1-20;
- 12 101-393, eff. 1-1-20; 101-452, eff. 1-1-20; 101-461, eff.
- 13 1-1-20; 101-625, eff. 1-1-21; 102-30, eff. 1-1-22; 102-103,
- 14 eff. 1-1-22; 102-203, eff. 1-1-22; 102-306, eff. 1-1-22;
- 15 102-642, eff. 1-1-22; 102-665, eff. 10-8-21; 102-731, eff.
- 16 1-1-23; 102-804, eff. 1-1-23; 102-813, eff. 5-13-22; 102-816,
- 17 eff. 1-1-23; 102-860, eff. 1-1-23; 102-1093, eff. 1-1-23;
- 18 revised 12-13-22.)
- 19 (Text of Section after amendment by P.A. 102-768)
- Sec. 6.11. Required health benefits; Illinois Insurance
- 21 Code requirements. The program of health benefits shall
- 22 provide the post-mastectomy care benefits required to be
- 23 covered by a policy of accident and health insurance under
- 24 Section 356t of the Illinois Insurance Code. The program of
- 25 health benefits shall provide the coverage required under

- 1 Sections 356g, 356g.5, 356g.5-1, 356m, 356g, 356u, 356w, 356x,
- 2 356z.2, 356z.4, 356z.4a, 356z.6, 356z.8, 356z.9, 356z.10,
- 3 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.17, 356z.22,
- 4 356z.25, 356z.26, 356z.26a, 356z.29, 356z.30a, 356z.32,
- 5 356z.33, 356z.36, 356z.40, 356z.41, 356z.45, 356z.46, 356z.47,
- 6 356z.51, 356z.53, 356z.54, 356z.55, 356z.56, 356z.57, 356z.59,
- 7 and 356z.60 of the Illinois Insurance Code. The program of
- 8 health benefits must comply with Sections 155.22a, 155.37,
- 9 355b, 356z.19, 370c, and 370c.1 and Article XXXIIB of the
- 10 Illinois Insurance Code. The Department of Insurance shall
- 11 enforce the requirements of this Section with respect to
- 12 Sections 370c and 370c.1 of the Illinois Insurance Code; all
- other requirements of this Section shall be enforced by the
- 14 Department of Central Management Services.
- Rulemaking authority to implement Public Act 95-1045, if
- any, is conditioned on the rules being adopted in accordance
- 17 with all provisions of the Illinois Administrative Procedure
- 18 Act and all rules and procedures of the Joint Committee on
- 19 Administrative Rules; any purported rule not so adopted, for
- 20 whatever reason, is unauthorized.
- 21 (Source: P.A. 101-13, eff. 6-12-19; 101-281, eff. 1-1-20;
- 22 101-393, eff. 1-1-20; 101-452, eff. 1-1-20; 101-461, eff.
- 23 1-1-20; 101-625, eff. 1-1-21; 102-30, eff. 1-1-22; 102-103,
- 24 eff. 1-1-22; 102-203, eff. 1-1-22; 102-306, eff. 1-1-22;
- 25 102-642, eff. 1-1-22; 102-665, eff. 10-8-21; 102-731, eff.
- 26 1-1-23; 102-768, eff. 1-1-24; 102-804, eff. 1-1-23; 102-813,

- 1 eff. 5-13-22; 102-816, eff. 1-1-23; 102-860, eff. 1-1-23;
- 2 102-1093, eff. 1-1-23; 102-1117, eff. 1-13-23.)
- 3 Section 10. The Counties Code is amended by changing
- 4 Section 5-1069.3 as follows:
- 5 (55 ILCS 5/5-1069.3)
- 6 Sec. 5-1069.3. Required health benefits. If a county, 7 including a home rule county, is a self-insurer for purposes 8 of providing health insurance coverage for its employees, the 9 coverage shall include coverage for the post-mastectomy care 10 benefits required to be covered by a policy of accident and 11 health insurance under Section 356t and the coverage required under Sections 356g, 356g.5, 356g.5-1, 356g, 356u, 356w, 356x, 12 356z.4, 356z.4a, 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 13 14 356z.12, 356z.13, 356z.14, 356z.15, 356z.22, 356z.25, 356z.26, 15 356z.26a, 356z.29, 356z.30a, 356z.32, 356z.33, 356z.36, 356z.40, 356z.41, 356z.45, 356z.46, 356z.47, 356z.48, 356z.51, 16 356z.53, 356z.54, 356z.56, 356z.57, 356z.59, and 356z.60 of 17 the Illinois Insurance Code. The coverage shall comply with 18 Sections 155.22a, 355b, 356z.19, and 370c of the Illinois 19 20 Insurance Code. The Department of Insurance shall enforce the 21 requirements of this Section. The requirement that health benefits be covered as provided in this Section is an 22 23 exclusive power and function of the State and is a denial and

limitation under Article VII, Section 6, subsection (h) of the

- 1 Illinois Constitution. A home rule county to which this
- 2 Section applies must comply with every provision of this
- 3 Section.
- 4 Rulemaking authority to implement Public Act 95-1045, if
- 5 any, is conditioned on the rules being adopted in accordance
- 6 with all provisions of the Illinois Administrative Procedure
- 7 Act and all rules and procedures of the Joint Committee on
- 8 Administrative Rules; any purported rule not so adopted, for
- 9 whatever reason, is unauthorized.
- 10 (Source: P.A. 101-81, eff. 7-12-19; 101-281, eff. 1-1-20;
- 11 101-393, eff. 1-1-20; 101-461, eff. 1-1-20; 101-625, eff.
- 12 1-1-21; 102-30, eff. 1-1-22; 102-103, eff. 1-1-22; 102-203,
- 13 eff. 1-1-22; 102-306, eff. 1-1-22; 102-443, eff. 1-1-22;
- 14 102-642, eff. 1-1-22; 102-665, eff. 10-8-21; 102-731, eff.
- 15 1-1-23; 102-804, eff. 1-1-23; 102-813, eff. 5-13-22; 102-816,
- 16 eff. 1-1-23; 102-860, eff. 1-1-23; 102-1093, eff. 1-1-23;
- 17 102-1117, eff. 1-13-23.)
- 18 Section 15. The Illinois Municipal Code is amended by
- 19 changing Section 10-4-2.3 as follows:
- 20 (65 ILCS 5/10-4-2.3)
- Sec. 10-4-2.3. Required health benefits. If a
- 22 municipality, including a home rule municipality, is a
- 23 self-insurer for purposes of providing health insurance
- 24 coverage for its employees, the coverage shall include

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coverage for the post-mastectomy care benefits required to be 1 2 covered by a policy of accident and health insurance under 3 Section 356t and the coverage required under Sections 356g, 356q.5, 356q.5-1, 356q, 356u, 356w, 356x, 356z.4, 356z.4a, 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 5 6 356z.15, 356z.22, 356z.25, 356z.26, 356z.26a, 356z.14, 7 356z.29, 356z.30a, 356z.32, 356z.33, 356z.36, 356z.40, 356z.41, 356z.45, 356z.46, 356z.47, 356z.48, 356z.51, 356z.53, 8 9 356z.54, 356z.56, 356z.57, 356z.59, and 356z.60 of the 10 Illinois Insurance Code. The coverage shall comply with 11 Sections 155.22a, 355b, 356z.19, and 370c of the Illinois 12 Insurance Code. The Department of Insurance shall enforce the requirements of this Section. The requirement that health 13 benefits be covered as provided in this is an exclusive power 14 15 and function of the State and is a denial and limitation under Article VII, Section 6, subsection (h) of the Illinois 16 17 Constitution. A home rule municipality to which this Section applies must comply with every provision of this Section. 18

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

- 25 (Source: P.A. 101-81, eff. 7-12-19; 101-281, eff. 1-1-20;
- 26 101-393, eff. 1-1-20; 101-461, eff. 1-1-20; 101-625, eff.

- 1 1-1-21; 102-30, eff. 1-1-22; 102-103, eff. 1-1-22; 102-203,
- 2 eff. 1-1-22; 102-306, eff. 1-1-22; 102-443, eff. 1-1-22;
- 3 102-642, eff. 1-1-22; 102-665, eff. 10-8-21; 102-731, eff.
- 4 1-1-23; 102-804, eff. 1-1-23; 102-813, eff. 5-13-22; 102-816,
- 5 eff. 1-1-23; 102-860, eff. 1-1-23; 102-1093, eff. 1-1-23;
- 6 102-1117, eff. 1-13-23.)
- 7 Section 20. The School Code is amended by changing Section
- 8 10-22.3f as follows:
- 9 (105 ILCS 5/10-22.3f)
- 10 Sec. 10-22.3f. Required health benefits. Insurance
- 11 protection and benefits for employees shall provide the
- 12 post-mastectomy care benefits required to be covered by a
- policy of accident and health insurance under Section 356t and
- the coverage required under Sections 356g, 356g.5, 356g.5-1,
- 15 356g, 356u, 356w, 356x, 356z.4, 356z.4a, 356z.6, 356z.8,
- 16 356z.9, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.22,
- 17 356z.25, 356z.26, 356z.26a, 356z.29, 356z.30a, 356z.32,
- 18 356z.33, 356z.36, 356z.40, 356z.41, 356z.45, 356z.46, 356z.47,
- 19 356z.51, 356z.53, 356z.54, 356z.56, 356z.57, 356z.59, and
- 20 356z.60 of the Illinois Insurance Code. Insurance policies
- 21 shall comply with Section 356z.19 of the Illinois Insurance
- 22 Code. The coverage shall comply with Sections 155.22a, 355b,
- 23 and 370c of the Illinois Insurance Code. The Department of
- 24 Insurance shall enforce the requirements of this Section.

- 1 Rulemaking authority to implement Public Act 95-1045, if
- 2 any, is conditioned on the rules being adopted in accordance
- 3 with all provisions of the Illinois Administrative Procedure
- 4 Act and all rules and procedures of the Joint Committee on
- 5 Administrative Rules; any purported rule not so adopted, for
- 6 whatever reason, is unauthorized.
- 7 (Source: P.A. 101-81, eff. 7-12-19; 101-281, eff. 1-1-20;
- 8 101-393, eff. 1-1-20; 101-461, eff. 1-1-20; 101-625, eff.
- 9 1-1-21; 102-30, eff. 1-1-22; 102-103, eff. 1-1-22; 102-203,
- 10 eff. 1-1-22; 102-306, eff. 1-1-22; 102-642, eff. 1-1-22;
- 11 102-665, eff. 10-8-21; 102-731, eff. 1-1-23; 102-804, eff.
- 12 1-1-23; 102-813, eff. 5-13-22; 102-816, eff. 1-1-23; 102-860,
- eff. 1-1-23; 102-1093, eff. 1-1-23; 102-1117, eff. 1-13-23.)
- 14 Section 25. The Illinois Insurance Code is amended by
- 15 adding Section 356z.26a as follows:
- 16 (215 ILCS 5/356z.26a new)
- 17 Sec. 356z.26a. Clinician-administered drugs.
- 18 (a) As used in this Section:
- "Clinician-administered drug" means a drug administered
- 20 pursuant to a valid prescription, other than a vaccine, that
- 21 cannot be reasonably self-administered by the patient or an
- 22 individual assisting the patient with self-administration and
- 23 <u>is typically administered by a provider in an</u> outpatient
- 24 hospital, physician's office, ambulatory infusion site, or

- - "Health care plan" has the meaning given to that term in Section 1-2 of the Health Maintenance Organization Act.

 "Health care plan" does not include a managed care organization that provides, arranges, or reimburses for the delivery of health care services to individuals who are enrolled in medical assistance under the Illinois Public Aid Code or under the Children's Health Insurance Program Act.
- "Pharmacy" has the meaning given to that term in Section 3

 of the Pharmacy Practice Act.
- 14 <u>"Provider" has the meaning given to that term in Section</u>
 15 <u>370g.</u>
 - "Site of service" means the physical location where a clinician-administered drug is administered, including, but not limited to, an outpatient hospital, physician's office, ambulatory infusion site, home-based site, or other setting.
 - (b) To ensure access to safe and effective drug therapies, a health benefit plan amended, delivered, issued, or renewed on or after January 1, 2024 that provides prescription drug coverage or its contracted pharmacy benefit manager shall not:
- 24 <u>(1) require an enrollee to obtain a covered</u>
 25 <u>clinician-administered drug from a pharmacy selected by</u>
 26 the health benefit plan or pharmacy benefit manager with

1	the intent to transport the drug to another site of
2	service for administration;
3	(2) require an enrollee to obtain a covered
4	clinician-administered drug from a pharmacy selected by
5	the health benefit plan or pharmacy benefit manager;
6	(3) notwithstanding any other provision of law, steer
7	or offer financial or other incentives to induce an
8	enrollee to obtain a clinician-administered drug from a
9	pharmacy identified by the health benefit plan or pharmacy
10	<pre>benefit manager;</pre>
11	(4) condition, deny, restrict, refuse to authorize, or
12	otherwise limit benefits and coverage to an enrollee for
13	medically necessary clinician-administered drugs and
14	related services obtained from the provider that
15	administers the drug or from a pharmacy that is not
16	selected by the health benefit plan or pharmacy benefit
17	manager;
18	(5) condition, deny, restrict, refuse to authorize, or
19	otherwise limit reimbursement to a provider for covered
20	medically necessary clinician-administered drugs and
21	related services obtained from the provider that
22	administers the drug or from a pharmacy that is not
23	selected by the health benefit plan or pharmacy benefit
24	manager;
25	(6) assess higher deductibles, copayments,

coinsurance, or other cost-sharing amounts for

- clinician-administered drugs obtained from the provider
 that administers the drug or from a pharmacy that is not
 selected by the health benefit plan or pharmacy benefit
 manager;
- 5 (7) require an enrollee to use a home infusion
 6 pharmacy to receive clinician-administered drugs in their
 7 home or to use a site of service identified by the health
 8 benefit plan or pharmacy benefit manager; or
- 9 (8) include the site of service in prior approval or
 10 medical necessity criteria for clinician-administered
 11 drugs.
- (c) A clinician-administered drug shall meet the supply
 chain security controls and chain of distribution set by the
 federal Drug Supply Chain Security Act.
- 15 <u>(d) The Department may adopt rules as necessary to</u>
 16 implement the provisions of this Section.
- Section 30. The Health Maintenance Organization Act is amended by changing Section 5-3 as follows:
- 19 (215 ILCS 125/5-3) (from Ch. 111 1/2, par. 1411.2)
- Sec. 5-3. Insurance Code provisions.
- 21 (a) Health Maintenance Organizations shall be subject to
- 22 the provisions of Sections 133, 134, 136, 137, 139, 140,
- 23 141.1, 141.2, 141.3, 143, 143c, 147, 148, 149, 151, 152, 153,
- 24 154, 154.5, 154.6, 154.7, 154.8, 155.04, 155.22a, 355.2,

- 1 355.3, 355b, 355c, 356g.5-1, 356m, 356q, 356v, 356w, 356x,
- 2 356y, 356z.2, 356z.3a, 356z.4, 356z.4a, 356z.5, 356z.6,
- 3 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14,
- 4 356z.15, 356z.17, 356z.18, 356z.19, 356z.21, 356z.22, 356z.25,
- 5 356z.26, 356z.26a, 356z.29, 356z.30, 356z.30a, 356z.32,
- 6 356z.33, 356z.35, 356z.36, 356z.40, 356z.41, 356z.46, 356z.47,
- 7 356z.48, 356z.50, 356z.51, <u>356z.53</u> 256z.53, 356z.54, 356z.56,
- 8 356z.57, 356z.59, 356z.60, 364, 364.01, 364.3, 367.2, 367.2-5,
- 9 367i, 368a, 368b, 368c, 368d, 368e, 370c, 370c.1, 401, 401.1,
- 10 402, 403, 403A, 408, 408.2, 409, 412, 444, and 444.1,
- 11 paragraph (c) of subsection (2) of Section 367, and Articles
- 12 IIA, VIII 1/2, XII, XII 1/2, XIII, XIII 1/2, XXV, XXVI, and
- 13 XXXIIB of the Illinois Insurance Code.
- 14 (b) For purposes of the Illinois Insurance Code, except
- for Sections 444 and 444.1 and Articles XIII and XIII 1/2,
- 16 Health Maintenance Organizations in the following categories
- 17 are deemed to be "domestic companies":
- 18 (1) a corporation authorized under the Dental Service
- 19 Plan Act or the Voluntary Health Services Plans Act;
- 20 (2) a corporation organized under the laws of this
- 21 State; or
- 22 (3) a corporation organized under the laws of another
- state, 30% or more of the enrollees of which are residents
- of this State, except a corporation subject to
- 25 substantially the same requirements in its state of
- organization as is a "domestic company" under Article VIII

- 1 1/2 of the Illinois Insurance Code.
 - (c) In considering the merger, consolidation, or other acquisition of control of a Health Maintenance Organization pursuant to Article VIII 1/2 of the Illinois Insurance Code,
 - (1) the Director shall give primary consideration to the continuation of benefits to enrollees and the financial conditions of the acquired Health Maintenance Organization after the merger, consolidation, or other acquisition of control takes effect;
 - (2) (i) the criteria specified in subsection (1) (b) of Section 131.8 of the Illinois Insurance Code shall not apply and (ii) the Director, in making his determination with respect to the merger, consolidation, or other acquisition of control, need not take into account the effect on competition of the merger, consolidation, or other acquisition of control;
 - (3) the Director shall have the power to require the following information:
 - (A) certification by an independent actuary of the adequacy of the reserves of the Health Maintenance Organization sought to be acquired;
 - (B) pro forma financial statements reflecting the combined balance sheets of the acquiring company and the Health Maintenance Organization sought to be acquired as of the end of the preceding year and as of a date 90 days prior to the acquisition, as well as pro

_	forma	financial	statements	reflecting	projected
2	combine	d operation	for a period	of 2 years;	

- (C) a pro forma business plan detailing an acquiring party's plans with respect to the operation of the Health Maintenance Organization sought to be acquired for a period of not less than 3 years; and
- 7 (D) such other information as the Director shall require.
 - (d) The provisions of Article VIII 1/2 of the Illinois Insurance Code and this Section 5-3 shall apply to the sale by any health maintenance organization of greater than 10% of its enrollee population (including without limitation the health maintenance organization's right, title, and interest in and to its health care certificates).
 - (e) In considering any management contract or service agreement subject to Section 141.1 of the Illinois Insurance Code, the Director (i) shall, in addition to the criteria specified in Section 141.2 of the Illinois Insurance Code, take into account the effect of the management contract or service agreement on the continuation of benefits to enrollees and the financial condition of the health maintenance organization to be managed or serviced, and (ii) need not take into account the effect of the management contract or service agreement on competition.
 - (f) Except for small employer groups as defined in the Small Employer Rating, Renewability and Portability Health

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- Insurance Act and except for medicare supplement policies as defined in Section 363 of the Illinois Insurance Code, a Health Maintenance Organization may by contract agree with a group or other enrollment unit to effect refunds or charge additional premiums under the following terms and conditions:
 - (i) the amount of, and other terms and conditions with respect to, the refund or additional premium are set forth in the group or enrollment unit contract agreed in advance of the period for which a refund is to be paid or additional premium is to be charged (which period shall not be less than one year); and
 - (ii) the amount of the refund or additional premium shall exceed 20% of the Health not Maintenance Organization's profitable or unprofitable experience with respect to the group or other enrollment unit for the period (and, for purposes of a refund or additional premium, the profitable or unprofitable experience shall be calculated taking into account a pro rata share of the Health Maintenance Organization's administrative marketing expenses, but shall not include any refund to be made or additional premium to be paid pursuant to this subsection (f)). The Health Maintenance Organization and the group or enrollment unit may agree that the profitable or unprofitable experience may be calculated taking into account the refund period and the immediately preceding 2 plan years.

The Health Maintenance Organization shall include a statement in the evidence of coverage issued to each enrollee describing the possibility of a refund or additional premium, and upon request of any group or enrollment unit, provide to the group or enrollment unit a description of the method used to calculate (1) the Health Maintenance Organization's profitable experience with respect to the group or enrollment unit and the resulting refund to the group or enrollment unit or (2) the Health Maintenance Organization's unprofitable experience with respect to the group or enrollment unit and the resulting additional premium to be paid by the group or enrollment unit.

In no event shall the Illinois Health Maintenance Organization Guaranty Association be liable to pay any contractual obligation of an insolvent organization to pay any refund authorized under this Section.

(g) Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

23 (Source: P.A. 101-13, eff. 6-12-19; 101-81, eff. 7-12-19;

24 101-281, eff. 1-1-20; 101-371, eff. 1-1-20; 101-393, eff.

25 1-1-20; 101-452, eff. 1-1-20; 101-461, eff. 1-1-20; 101-625,

26 eff. 1-1-21; 102-30, eff. 1-1-22; 102-34, eff. 6-25-21;

- 1 102-203, eff. 1-1-22; 102-306, eff. 1-1-22; 102-443, eff.
- 2 1-1-22; 102-589, eff. 1-1-22; 102-642, eff. 1-1-22; 102-665,
- 3 eff. 10-8-21; 102-731, eff. 1-1-23; 102-775, eff. 5-13-22;
- 4 102-804, eff. 1-1-23; 102-813, eff. 5-13-22; 102-816, eff.
- 5 1-1-23; 102-860, eff. 1-1-23; 102-901, eff. 7-1-22; 102-1093,
- 6 eff. 1-1-23; 102-1117, eff. 1-13-23; revised 1-22-23.)
- 7 Section 35. The Voluntary Health Services Plans Act is
- 8 amended by changing Section 10 as follows:
- 9 (215 ILCS 165/10) (from Ch. 32, par. 604)
- 10 Sec. 10. Application of Insurance Code provisions. Health
- 11 services plan corporations and all persons interested therein
- 12 or dealing therewith shall be subject to the provisions of
- 13 Articles IIA and XII 1/2 and Sections 3.1, 133, 136, 139, 140,
- 14 143, 143c, 149, 155.22a, 155.37, 354, 355.2, 355.3, 355b,
- 15 356q, 356q.5, 356q.5-1, 356q, 356r, 356t, 356u, 356v, 356w,
- 16 356x, 356y, 356z.1, 356z.2, 356z.3a, 356z.4, 356z.4a, 356z.5,
- 17 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13,
- 18 356z.14, 356z.15, 356z.18, 356z.19, 356z.21, 356z.22, 356z.25,
- 19 356z.26, 356z.26a, 356z.29, 356z.30, 356z.30a, 356z.32,
- 20 356z.33, 356z.40, 356z.41, 356z.46, 356z.47, 356z.51, 356z.53,
- 21 356z.54, 356z.56, 356z.57, 356z.59, 356z.60, 364.01, 364.3,
- 22 367.2, 368a, 401, 401.1, 402, 403, 403A, 408, 408.2, and 412,
- 23 and paragraphs (7) and (15) of Section 367 of the Illinois
- 24 Insurance Code.

- 1 Rulemaking authority to implement Public Act 95-1045, if
- 2 any, is conditioned on the rules being adopted in accordance
- 3 with all provisions of the Illinois Administrative Procedure
- 4 Act and all rules and procedures of the Joint Committee on
- 5 Administrative Rules; any purported rule not so adopted, for
- 6 whatever reason, is unauthorized.
- 7 (Source: P.A. 101-13, eff. 6-12-19; 101-81, eff. 7-12-19;
- 8 101-281, eff. 1-1-20; 101-393, eff. 1-1-20; 101-625, eff.
- 9 1-1-21; 102-30, eff. 1-1-22; 102-203, eff. 1-1-22; 102-306,
- 10 eff. 1-1-22; 102-642, eff. 1-1-22; 102-665, eff. 10-8-21;
- 11 102-731, eff. 1-1-23; 102-775, eff. 5-13-22; 102-804, eff.
- 12 1-1-23; 102-813, eff. 5-13-22; 102-816, eff. 1-1-23; 102-860,
- 13 eff. 1-1-23; 102-901, eff. 7-1-22; 102-1093, eff. 1-1-23;
- 14 102-1117, eff. 1-13-23.)
- 15 Section 95. No acceleration or delay. Where this Act makes
- 16 changes in a statute that is represented in this Act by text
- that is not yet or no longer in effect (for example, a Section
- 18 represented by multiple versions), the use of that text does
- 19 not accelerate or delay the taking effect of (i) the changes
- 20 made by this Act or (ii) provisions derived from any other
- 21 Public Act.