## Illinois Construction Industry Committee report 3.22.24

This week, Illinois held its primary election on Tuesday, March 19, 2024. There were a few surprises. Mayor Brandon Johnson's Bring Chicago Home tax measure failed. Advocates for the tax increase are considering their next steps. Also, a few incumbents did not retain their seats, including State Representative Mary Flowers, a 36-year veteran legislator. First timer Senator Natalie Toro also failed to retain her seat in the Illinois Senate. Please see the below results for each legislative district.

Next week the Illinois House and the Senate will be on Easter Break. Please note that the DBP Team will not issue a weekly report. We will resume when the legislature is back in session.

The House is scheduled to return to Springfield on <u>Tuesday</u>, <u>April 2, 2024</u>. The House deadline for substantive bills to move out of committee and advance in the legislative process is <u>Friday</u>, <u>April 5</u>, <u>2024</u>.

The Senate is scheduled to return on <u>Tuesday, April 9, 2024</u>. The Senate's third reading deadline to pass substantive bills out of the chamber is <u>Friday, April 12, 2024</u>.

Please let us know if you have questions or comments on any of the bills listed in your report. We will continue to monitor legislation and advise you of any changes that may impact your organization.

Thank you

## In the News...

Below are a few recently released articles that we thought you may be interested in.

IL On-Site Program Taking Part in Construction Safety Event at future site of Obama Presidential Center. See <u>here</u>.

Bears' stadium building plans include \$1B overhaul of Museum Campus — and a new lakefront hotel. See <u>here</u>.

**Primaries-For the most part, incumbents beat back challengers amid low primary turnout.** See <u>here</u>.

Capitol Briefs: Insurance reforms advance as Pritzker announces California trip & Lawmakers look to further regulate youth e-cigarette marketing. See <u>here</u>.

Hemp products often mislabeled, posing potential danger to consumers, Chicago researcher finds. See <u>here</u>.

Johnson, defiant after 'Bring Chicago Home' loss, vows agenda push will 'get stronger'. See here.

## **Illinois' Primary Election Results**

District	Democrat	Republican
2 <sup>nd</sup> Representative	Lisa Hernandez (I)	Laura Hruska
Ath Dennegantation	Lilian Jimenez (I)	
4 <sup>th</sup> Representative	Kirk Ortiz	
5 <sup>th</sup> Representative	Kimberly DuBuclet (I)	Al Rasho
5 Representative	Andre Smith	AI Kasho
(th Democratic	Sonya Harper (I)	Seen Durner
6 <sup>th</sup> Representative	Joseph Williams	Sean Dwyer
15 <sup>th</sup> Representative	Michael Kelly (I)	Mark Albers

1 cth D	Kevin Olickal (I)	
16 <sup>th</sup> Representative	Faye Abushaban	
17 <sup>th</sup> Representative	Jennifer Gong-Gershowitz (I)	Jim Geldermann
18th Representative	Robyn Gabel (I)	Charles Hutchinson
	Abdelnasser Rashid (I)	
21st Representative	Matthew Synowiecki	
	Vidal Vasquez	
	Angie Guerrero-Cuellar (I)	
22 <sup>nd</sup> Representative	Josha Hernandez	
	John Topps	
23 <sup>rd</sup> Representative	Edgar Gonzalez, Jr. (I)	Lupe Castillo
_	Joseph Mercado Theresa Mah (I)	
24 <sup>th</sup> Representative	Lai Ching Ng	Natalian Bolton
26 <sup>th</sup> Representative		Audress Domott
20 Representative	Kam Buckner (I) Justin Slaughter (I)	Audrey Barrett
27 <sup>th</sup> Representative	Tawana "TJ" Robinson	
	Bob Rita (I)	
28 <sup>th</sup> Representative	Paris Thomas	
	Thaddeus Jones (I)	
29 <sup>th</sup> Representative	Gloria White	
30 <sup>th</sup> Representative	Will Davis (I)	Patricia Bonk
21st D	Mary Flowers (I)	
31 <sup>st</sup> Representative	Michael Crawford	
32 <sup>nd</sup> Representative	Cyril Nichols (I)	
52 Representative	Lisa Davis	
34 <sup>th</sup> Representative	Nick Smith (I)	Frederick Walls
35 <sup>th</sup> Representative	Mary Gill (I)	Herbert Hebein
55 Representative	David Dewar	Herbert Hebelli
36 <sup>th</sup> Representative	Rick Ryan	Christine McGovern
50 Representative	Sonia Khalil	
37 <sup>th</sup> Representative		Tim Ozinga (I)
*		August Deuser
38 <sup>th</sup> Representative	Debbie Meyers-Martin (I)	Jensen Venskus
39 <sup>th</sup> Representative	Will Guzzardi (I)	Anthony Curran
40 <sup>th</sup> Representative	Jaime Andrade, Jr. (I)	Patrycja Karlin
43 <sup>rd</sup> Representative	Anna Moeller (I)	Donald Puckett
45 <sup>th</sup> Representative	Marti Deuter	Dennis Reboletti
46 <sup>th</sup> Representative	Diane Blair-Sherlock (I)	Robert "Rusty" Stevens
47 <sup>th</sup> Representative	Jackie Williamson	Amy Grant (I)

48 <sup>th</sup> Representative	Maria Vesey	Jennifer Sanalitro (I)
49 <sup>th</sup> Representative		Aris Garcia
49 Representative	Maura Hirschauer (I)	Hannah Billingsley
51 <sup>st</sup> Representative	Nabeela Syed (I)	Tosi Ufodike
52 <sup>nd</sup> Representative	Maria Peterson	Martin McLaughlin (I)
54 <sup>th</sup> Representative	Mary Beth Canty (I)	Michele Hunter
58 <sup>th</sup> Representative	Bob Morgan (I) BJ McCaslin	Carl Lambrecht
59 <sup>th</sup> Representative	Daniel Didech (I)	Chris Henning
61 <sup>st</sup> Representative	Joyce Mason (I)	James Mitchell, Jr.
63 <sup>rd</sup> Representative	Mary Mahady	Steven Reick (I)
65 <sup>th</sup> Representative	Linda Robertson	Dan Ugaste (I)
66 <sup>th</sup> Representative	Suzanne Ness (I)	Laurie Parman
67 <sup>th</sup> Representative	Maurice West II (I)	Glen Oland
69 <sup>th</sup> Representative	Pater Janko	Joe Sosnowski (I)
70 <sup>th</sup> Representative	Randi Olson	Jeff Keicher (I)
72 <sup>nd</sup> Representative	Gregg Johnson (I)	Charlie Helmick
74 <sup>th</sup> Representative	David Simpson	Bradley Fritts (I)
75 <sup>th</sup> Representative	Heidi Henry	Jed Davis (I)
	Amy "Murri" Briel	Crystal Loughran
76 <sup>th</sup> Representative	Cohen Barnes	Liz Bishop
	Carolyn "Morris" Zasada	
77 <sup>th</sup> Representative	Norma Hernandez (I)	Anthony Airdo
	Genevra Walters	
79 <sup>th</sup> Representative	Larry Kerkstra Dylan Mill Billy Morgan	Jackie Haas (I)
79 <sup>th</sup> Representative	Dylan Mill	Jackie Haas (I)
79 <sup>th</sup> Representative 80 <sup>th</sup> Representative	Dylan Mill Billy Morgan	Jackie Haas (I) Adam Beaty
	Dylan Mill Billy Morgan Robert Ellington-Snipes	
80 <sup>th</sup> Representative	Dylan Mill Billy Morgan Robert Ellington-Snipes Anthony DeLuca (I)	Adam Beaty
80 <sup>th</sup> Representative 81 <sup>st</sup> Representative	Dylan Mill Billy Morgan Robert Ellington-Snipes Anthony DeLuca (I) Anne Stava-Murray (I)	Adam Beaty Aaron Porter
80 <sup>th</sup> Representative 81 <sup>st</sup> Representative 82 <sup>nd</sup> Representative	Dylan Mill Billy Morgan Robert Ellington-Snipes Anthony DeLuca (I) Anne Stava-Murray (I) Suzanne Akhras Matt Hanson (I)	Adam Beaty Aaron Porter
80th Representative81st Representative82nd Representative83rd Representative	Dylan Mill Billy Morgan Robert Ellington-Snipes Anthony DeLuca (I) Anne Stava-Murray (I) Suzanne Akhras Matt Hanson (I) Arad Boxenbaum	Adam Beaty Aaron Porter Nicole La Ha
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96 <sup>th</sup> Representative	Sue Scherer (I)	Lisa Smith
97 <sup>th</sup> Representative	Harry Benton (I)	Gabby Shanahan
99 <sup>th</sup> Representative		Kyle Moore
-		Eric Snellgrove
102nd Representative		Adam Niemerg
		Jim Acklin
104 <sup>th</sup>	Jarrett Clem	Brandun Schweizer
Representative		Dennis Tipsword Jr. (I)
Representative	Morgan Phillips	Donald Rients
107 <sup>th</sup>		Brad Halbrook (I)
Representative		Marsha Webb
110 <sup>th</sup>		Blaine Wilhour (I)
Representative		Matthew Hall
111 <sup>th</sup> Representative	Nick Raftopoulos	Amy Elik (I)
113 <sup>th</sup>	Jay Hoffman (I)	
Representative	Jamil Mckinney	
114 <sup>th</sup> Representative	LaToya Greenwood	Kevin Schmidt (I)
116 <sup>th</sup>		Dave Severin (I)
Representative		Angela Evans

District	Democrat	Republican
4 <sup>th</sup> Senate	Kimberly Lightford (I)	Robert Sumrell Jr.
10 <sup>th</sup> Senate	Robert Martwick (I)	Jon Luers
		Hillary Kurzawa
19 <sup>th</sup> Senate	Michael Hastings (I)	Samantha Gasca
		Max Solomon
	Natalie Toro (I)	
20 <sup>th</sup> Senate	Graciela Guzman	Jason Proctor
20 Senate	Geary Yonker	Jason Proctor
	Dave Nayak	
25 <sup>th</sup> Senate	Karina Villa (I)	Heather Brown
34 <sup>th</sup> Senate	Stove Stadelman (I)	Crystal Soltow
54 <sup></sup> Senate	Steve Stadelman (I)	Juan Reyes
37 <sup>th</sup> Senate		Chris Bishop

		Tim Yager
		Li Arellano, Jr.
40 <sup>th</sup> Senate	Patrick Joyce (I)	Kimberly Earling
40 Sellate	Kimberly Earling	Philip Nagel
43 <sup>rd</sup> Senate	Rachel Ventura (I)	Jen Monson
46 <sup>th</sup> Senate	Dave Koehler (I)	Sally Owens
49 <sup>th</sup> Senate	Meg Loughran Cappel (I)	Katie Deane-Schlottman
52 <sup>nd</sup> Senate	Paul Faraci (I)	Jeff Brownfield
		Jesse Faber
53 <sup>rd</sup> Senate		Susan Bence
55 Sellate		Chris Balkema
		Mike Kirkton
58 <sup>th</sup> Senate		Terri Bryant (I)
Jo Sellate		Wesley Kash

## Illinois Construction Industry Committee - 3-22-24

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4661</u>	Jay Hoffman Rita Mayfield	PUBLIC UTILITIES-INFASTRUCTURE         Amends the Public Utilities Act. Provides that no electric utility shall establish or maintain any unreasonable difference as to rates or other charges, services, contractual terms, or facilities for access to or the use of its utility infrastructure by another person or for any other purpose. Amends the Electric Service Customer Choice and Rate Relief Law of 1997. Prohibits an electric utility in a county with a population of 3,000,000 or more from authorizing any other person or granting any other person the right, by agreement, lease, license, or otherwise, to access, control, use, or operate any electric utility's infrastructure, facilities, or assets of any kind or to deliver or provide to the electric utility's retail customers or any other person's customers, broadband services, Voice over Internet Protocol (VoIP) services, telecommunications services, or cable or video programming services. Specifies, however, that an electric utility in a county with a population of 3,000,000 or more may authorize or grant another person the right to access or use the electric utility's infrastructure, facilities, or assets, including, but not limited to, middle mile infrastructure, facilities, or assets, and assets (A) be granted on a non-discriminatory, non-exclusive, and competitively neutral basis; and (B) co         ICIC- Monitor         House Floor Amendment #1         Synopsis - HFA#1 - Provides that an electric utility in a county with a population of 3,000,000 or more (rather than any electric utility) shall not establish or maintain any unreasonable difference as to rates or other charges, services, contractual terms, or facilities for access to, or the use of, its utility infrastructure by another person or for any other purpose. Provides that nothing in the amendatory Act shall be construed to authorize any electric utility in a couc	House • Mar 22, 2024: House Floor Amendment No. 1 Referred to Rules Committee	Introduced
		House Calendar: Regular Session House Calendar on 03/22/2024		
IL 103rd	William "Will"	Position: 137 PROP TX-DESCRIPTIONS	House • Mar 21,	Introduced
<u>HB 1287</u>	<u>Davis</u> <u>Stephanie A.</u> <u>Kifowit</u> <u>Tracy Katz</u> <u>Muhl</u>	Amends the Property Tax Code. Provides that owners of income-producing properties shall file physical descriptions of their properties with the chief county assessor in the form and format determined by the chief county assessor. Effective immediately.Statutes affected: Introduced: 35 ILCS 200/9 <u>House Committee Amendment #1</u> HCA#1 - Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the chief county assessment officer may request that owners of income-producing property provide the chief county assessment officer with income, expense, and occupancy data for the property. Provides that, in counties with 3,000,000 or more inhabitants and in other counties if required by ordinance or resolution, owners of income-producing properties in the county, except for residential properties of fewer than 7 units, shall file physical descriptions of their properties with the chief county assessment officer upon request of the chief county assessment officer. Amends the Freedom of Information Act to provide that financial records related to real estate income, expenses, and occupancy that are submitted by or on behalf of a property owner to a chief county assessment officer under the provisions of the amendatory Act are exempt from inspection and copying. Effective immediately.	2024: Added Co- Sponsor Rep. La Shawn K. Ford	

B 2597 Turner John F. Amends the Electric Vehicle Charging Act. Exempts new single-family residences and tiny homes specifically constructed for veterans from the Act's electric vehicle charging cuttam requirements. Limits the consumption of homes rule powers	Senate • Mar 21, 2024: Placed on Calendar Order of 2nd Reading March 22, 2024	Introduced
<ul> <li>Senate Committee Amendment #1 - adopted</li> <li>SCA#1 - Replaces everything after the enacting clause. Amends the Electric Vehicle Charging Act. Provides that the provisions of the Act shall not apply to any non-profit organization described in specified provisions of the Internal Revenue Code of 1986 or to any other developer, association, or entity that administers a program to fund and construct tiny homes for veterans who are homeless or at risk of homelessness and in need of secure, long-term affordable housing. Provides that every county and municipality which has the power to issue building permits and otherwise control the construction of buildings shall require by ordinance that an applicant seeking a building permit to construct tiny homes for at-risk veterans must include with the permit application a completed and signed affdavit stating that all buildings constructed under the permit are designated for the exclusive use of qualifying veterans who are homeless or at risk of homelessness and in need of secure, long-term affordable housing. Prohibits counties and municipalities, including home rule units, from adopting any building code or ordinance that requires EV-capable parking spaces for tiny homes constructed for the purpose of providing affordable housing for at-risk veterans. Limits the concurrent exercise of home rule powers. Defines terms. Effective immediately.</li> <li>Senate Committee Amendment #2 - adopted</li> <li>Synopsis - SCA#2 - Provides that the provisions of the Act do not apply to any non-profit organization described in specified provisions of the Internal Revenue Code of 1986 that exclusively funds and administers tiny homes for veterans who are homeless or at risk of homelessness and in need of secure, long-term affordable housing, if that tiny home is constructed by a non-profit organization described in specified provisions of the Internal Revenue Code of 1986 that exclusively funds and administers tiny homes for veterans who are homeless or at risk</li></ul>		

HB 4418 Davis	House • Mar 21, 2024: House	Introduced
"Lisa" "Lisa" Hernandez "retainage" means a portion of money withheld from the payment of a contract for a specified period of time to ensure that a contractor or subcontractor finishes a construction project completely and finishes in the manner specified in the	Committee Amendment No. 3 Referred to Rules Committee	

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd SB 2729	Willie Preston Javier L. Cervantes Ram Villivalam	GOVERNMENT CONTRACT RETAINAGE Creates the Government Contract Retainage Act. Defines terms, including that 'retainage' means a portion of money withheld from the payment of a contract for a specified period of time to ensure that a contractor or subcontractor finishes a construction project completely and finishes in the manner specified in the contract. Provides that interest shall accrue monthly on the first day of each month on retainage withheld by a governmental unit at a specified rate set by the State Treasurer. Requires retainage withheld by a governmental unit to be paid not more than 60 days after being retained, including interest accrued, unless the retainage was withheld on the last pay period of a project shall, which shall be paid not more than 120 days after being retained. Limits the concurrent exercise of home rule powers. ICIC- Monitor closely Identical bill- HB4418 Senate Committee Amendment #1 Synopsis - SCA#1 - Excludes moneys withheld due to violations of local, State, or federal laws from the definition of "retainage". Provides that retainage withheld by a governmental unit is not subject to the State Prompt Payment Act or the Local Government Prompt Payment Act. Senate Committee Amendment #2 Synopsis - SCA#2 - Replaces provisions relating to interest on retainage by providing that interest shall accrue monthly on retainage withheld by a governmental unit. Requires State agencies to use, in the calculation of the interest, the monthly interest rate of the Ellinois Local Government Investment Pool posted on the State Treasurer's website for the month the interest is due to the contractor. Senate Committee Amendment #3 Synopsis - SCA#3 - Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes provisions relating to interest on retainage to the contractor. Senate Committee Amendment #3 Synopsis - SCA#3 - Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following	Senate • Mar 21, 2024: Senate Committee Amendment No. 3 Referred to Assignments	Introduced
IL 103rd SB 2907	<u>Dave</u> <u>Syverson</u> <u>Patrick J.</u> <u>Joyce</u> <u>Sue Rezin</u>	JOB TRAINING TRANSPARENCY Creates the Job Training and Workforce Development Transparency Act. Provides that, within 6 months after the effective date of the Act, the Department of Commerce and Economic Opportunity, in coordination with relevant State agencies, shall compile a report concerning all State-funded job training and workforce development programs in the State. Provides that the report shall identify each State-funded job training and workforce development program in the State and provide specified information about each program. Provides that the Department shall collaborate with relevant State agencies to ensure the timely and accurate collection of information required for the report. Provides that the Department shall submit the report to the General Assembly and make the report accessible to the public on the Department's website no later than 6 months after the effective date of the Act. Effective immediately. ICIC- Monitor Senate Calendar: Regular Session Senate Calendar on 03/22/2024	Senate • Mar 21, 2024: Added as Co- Sponsor Sen. Donald P. DeWitte	Introduced
		Senate Calendar: Regular Session Senate Calendar on 03/22/2024		

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5429</u>	<u>Camille Y.</u> Lilly	<ul> <li>SHARED HOUSING-PLAN REVIEWS</li> <li>Amends the Assisted Living and Shared Housing Act. Provides that, prior to commencing construction of new facilities, or alteration or additions to an existing establishment involving major construction of assisted living and shared housing establishments, applicants shall submit architectural drawings and specifications to the Department of Public Health for review and approval. Provides that the Department shall inform an applicant in writing within 10 business after receiving drawings and specifications, and the required fee, if any, whether the applicant's submission is complete or incomplete. Provides that failure to issue this notice shall result in the submission being deemed complete for purposes of initiating a 60-day review period. Provides that the Department shall have 60 days after the date a submission is deemed complete to determine if a submission is approved or disapproved. Provides that, where a submission is deemed incomplete, the Department shall inform the applicant in writing of the deficiencies with the submission that has been deemed approved. Provides that an applicant may request a reconsideration of a disapproveal of a submission. Provides that, upon submission of additional materials where an initial submission was deemed incomplete or a reconsideration request, the Department shall approve</li> <li>House Calendar: Regular Session House Calendar on 03/22/2024</li> </ul>	House • Mar 21, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced
IL 103rd <u>HB 5479</u>	<u>Kevin John</u> <u>Olickal</u>	PROGRESSIVE DESIGN-BUILD ACT Creates the Progressive Design-Build Pilot Program Act. Provides that the Capital Development Board may elect to use the progressive design-build delivery method. Provides that "progressive design-build delivery method" means a project delivery process in which both the design and construction of a project are procured from a single entity that is selected through a qualifications-based selection at the earliest feasible stage of the project. Sets forth other provisions concerning procedures for selection and submission of qualifications, the award of contracts, pricing, and federal requirements. ICIC- Monitor Understand impact better.	committee • Mar 21, 2024: Do Pass / Short Debate State Government Administration Committee; 007-002-000	Introduced
IL 103rd <u>HB 5606</u>	Kam Buckner Elizabeth "Lisa" Hernandez	OFF OF ECON EQUITY AND EMPOWER Amends the Department of Commerce and Economic Opportunity Law. Creates the Office of Economic Equity and Empowerment. Provides that the Office shall assist minority-owned businesses, women-owned businesses, veteran-owned businesses, businesses owned by persons with disabilities, and other underserved communities and constituencies through targeted programs, resources, and outreach and promotional activities. Provides that the Office may engage in or conduct promoting and conducting outreach efforts to ensure access to State and federal funding opportunities, and assisting minority-owned businesses, women-owned businesses, veteran-owned businesses, and businesses owned by persons with disabilities and other underserved communities and constituencies in applying for and receiving loan funds in the State. Provides that the Office may engage in other specified workshops, public forums, and other functions that assist minority-owned businesses, women-owned businesses, veteran-owned businesses, businesses owned by persons with disabilities, and other underserved communities and constituencies.Statutes affected: Introduced: 20 ILCS 605/605 House Committee Amendment #1 Synopsis - HCA#1 - Provides that the Office of Economic Equity and Empowerment shall also assist not-for-profit corporations.	House • Mar 21, 2024: House Committee Amendment No. 1 Rules Refers to Economic Opportunity & Equity Committee	Introduced
IL 103rd <u>SB 3758</u>	<u>Bill</u> <u>Cunningham</u>	ENERGY-INSULATION REQ IN HOMES Amends the Energy Efficient Building Act. Provides that the Capital Development Board shall adopt specified provisions into the Illinois Energy Conservation Code concerning insulation in an unvented attic and an unvented enclosed rafter assemblies.Statutes affected: Introduced: 20 ILCS 3125/15	Senate • Mar 21, 2024: Placed on Calendar Order of 3rd Reading March 22, 2024	Introduced
		Senate Calendar: Regular Session Senate Calendar on 03/22/2024		

Bill	Sponsors	Title	Last Action	Latest Version
<u>SB 3805</u>	<u>Celina</u> <u>Villanueva</u> <u>Javier L.</u> <u>Cervantes</u> <u>Christopher</u> <u>Belt</u>	OFF OF ECON EQUITY AND EMPOWER Amends the Department of Commerce and Economic Opportunity Law. Creates the Office of Economic Equity and Empowerment. Provides that the Office shall assist minority-owned businesses, women-owned businesses, veteran-owned businesses, businesses owned by persons with disabilities, and other underserved communities and constituencies through targeted programs, resources, and outreach and promotional activities. Provides that the Office may engage in or conduct promoting and conducting outreach efforts to ensure access to State and federal funding opportunities, and assisting minority-owned businesses, wemen-owned businesses, veteran-owned businesses, and businesses owned by persons with disabilities and other underserved communities and constituencies in applying for and receiving loan funds in the State. Provides that the Office may engage in other specified workshops, public forums, and other functions that assist minority-owned businesses, women-owned businesses, veteran-owned businesses, businesses owmed by persons with disabilities, and other underserved communities and constituencies.Statutes affected: Introduced: 20 ILCS 605/605 <u>Senate Committee Amendment #1</u> - adopted Synopsis - SCA#1 - Provides that the Office of Economic Equity and Empowerment shall also assist not-for-profit corporations. Senate Calendar: Regular Session Senate Calendar on 03/22/2024 Position: 305	Senate • Mar 21, 2024: Placed on Calendar Order of 3rd Reading March 22, 2024	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 1198</u>	Dave Vella	LICENSURE-ELECTRICIANS Creates the Program to License Electricians Act. Provides that the Department of Financial and Professional Regulation shall create a program to license electricians in the State. Provides that once the program is in effect, all electricians in the State must be licensed to practice in the State. Provides that the Department has the authority to adopt rules to create the program to license electricians. ICIC- Neutral	House • Mar 20, 2024: House Committee Amendment No. 2 Rules Refers to Labor & Commerce Committee	Introduced
		House Committee Amendment #1 Synopsis - HCA#1- Replaces everything after the enacting clause. Amends the Public Utilities Act. Specifies that the term "self-installer" does not include an individual who leases a cogeneration facility for that individual's own personal use. Provides that the term "electric vehicle charging system" means any facility or equipment that is used to charge a battery or other energy storage device of an electric vehicle installed in Illinois, including the electric vehicle supply equipment, associated wiring and raceways, electrical service upgrades, and energy management and metering equipment installed in Illinois. Provides that a qualified vehicle charging system does not include work traditionally performed by other trades, including, but not limited to, the installation, maintenance, or repair of rebar, protective bollards, and signage. Provides that a qualified electrician means an electrician employed by a licensed, bonded, and insured electrical contractor who has completed training specific to the electric vehicle equipment, electrical construction, and safety through the Electric Vehicle Infrastructure Training Program certification, as required by the National Electric Vehicle Infrastructure program facilitated by the United States Department of Transportation. Provides that all electric vehicle charging systems in Illinois shall be installed, maintained, and repaired by a qualified electrician. Makes conforming changes. Effective immediately.		
		House Committee Amendment #2 Synopsis - HCA#2 - Replaces everything after the enacting clause. Amends the Public Utilities Act. Specifies that the term "self-installer" does not include an individual who leases a cogeneration facility for that individual's own personal use. Provides that the term "electric vehicle charging system" means any facility or equipment that is used to charge a battery or other energy storage device of an electric vehicle installed in Illinois, including the electric vehicle supply equipment, associated wiring and raceways, electrical service upgrades, and energy management and metering equipment installed in Illinois. Replaces references to "electric vehicle charging station" with "electric vehicle charging system". Provides that a qualified vehicle charging system does not include work traditionally performed by other trades, including, but not limited to, the installation, maintenance, or repair of rebar, protective bollards, and signage. Provides that a qualified electrician means an electrician employed by a licensed, bonded, and insured electrical contractor who has completed training specific to the electric vehicle equipment, electrical construction, and safety through the Electric Vehicle Infrastructure Training Program certification, as required by the National Electric Vehicle Infrastructure program facilitated by the United States Department of Transportation. Provides that all electric vehicle charging systems in Illinois shall be installed, maintained, and repaired by a qualified electrician. Makes conforming changes. Effective immediately.		

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 2287</u>	Martin J. Moylan Dagmara <u>Avelar</u> Jonathan Carroll	<ul> <li>VEH CD-ELECTRIC SCHOOL BUSES</li> <li>Amends the Illinois Vehicle Code. Provides that all school buses that are newly purchased, leased, or contracted after January 1, 2028, shall be an electric vehicle. Provides that all school buses that provide transportation for enrolled students operating primarily within an equity investment eligible community after January 1, 2030, shall be an electric vehicle. Provides that all school buses that provide transportation for enrolled students in the State after January 1, 2030, shall be an electric vehicle. Provides that all school buses that provide transportation for enrolled students in the State after January 1, 2030, shall be an electric vehicle. Provides that all school buses that provide transportation for enrolled students in the State after January 1, 2035, shall be an electric vehicle. Effective immediately.Statutes affected: Introduced: 625 ILCS 5/12Engrossed: 625 ILCS 5/12</li> <li>House Floor Amendment #1</li> <li>Filed 3-21-23 - the amendment has been re-assigned to committee. Synopsis - HFA#1 - Replaces everything after the enacting clause. Amends the Environmental Protection Act. Requires the Environmental Protection Agency to establish a Fleet Electrification Incentive Program to promote the use of electric trucks by fleet owners by offering a voucher of up to \$200,000 per electric Class 6 truck, electric Class 7 truck, or electric Class 8 truck purchased or leased for a fleet by the fleet's owner or operator. Provides that an applicant shall submit a proof of purchase, lease, or other binding contract regarding the electric Class 6 truck, electric Class 7 truck, or electric Class 7 truck, in order to be awarded the voucher. Contains other program requirements. Defines "Class 6 truck", "Class 7 truck", and "Class 8 truck".</li> <li>House Calendar: Regular Session House Calendar on 03/22/2024</li> <li>Position: 24</li> </ul>	House • Mar 20, 2024: House Floor Amendment No. 1 Rules Refers to Appropriations- General Services Committee	Engrossed
IL 103rd <u>HB 4209</u>	Lance Yednock Harry Benton Ann M. Williams	Position: 24         DNR-COMMERCIAL SOLAR ENERGY         Amends the Department of Natural Resources Act. Provides that the Department of Natural Resources may lease land on property of which the Department has jurisdiction for the purpose of creating, operating, or maintaining a commercial solar energy system or a clean energy project. Provides that the lease shall be for a period not longer than 25 years. Provides that, if practical, the Department shall require that any land or property over which the Department has jurisdiction and that is used for the purpose of creating, operating, or maintaining a commercial solar energy system shall have implemented on it and maintained management practices that would qualify the land or property as a beneficial habitat under the Pollinator-Friendly Solar Site Act. Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Defines "clean energy". Provides that the Department may provide for at least one electric vehicle charging station, as defined in the Electric Vehicle Act, at any State park or other real property that is owned by the Department is authorized to charge user fees for the use of an electric vehicle charging station. Amends the State Parks Act to make conforming changes. Amends the Illinois Procurement Code. Exempts certain expenditures by the Department of Natural Resources from the Code.Statutes affected:   Introduced: 20 ILCS 801/1, 20 ILCS 805/805	House • Mar 20, 2024: Fiscal Note Requested by Rep. Ryan Spain	Introduced
IL 103rd <u>HB 4430</u>	Debbie Meyers- Martin Lindsey LaPointe	INC TX-SMALL BUSINESS CREDIT Amends the Illinois Income Tax Act. Creates a credit for certain small businesses in an amount equal to the lesser of (i) 10% of the property taxes paid by the qualified small business during the taxable year for eligible real property or (ii) \$1,500. Effective immediately.Statutes affected: Introduced: 35 ILCS 5/241 ICIC- Monitor	House • Mar 20, 2024: House Committee Amendment No. 1 Rules Refers to Revenue & Finance Committee	Introduced
		House Committee Amendment #1 Synopsis - HCA#1 - In provisions setting forth criteria for property to be considered eligible real property, removes language providing that the ownership interest may be legal, equitable, or as a lessee.		

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>SB 2811</u>	Linda Holmes Mattie Hunter	PROCUREMENT-RECRUITMENT Amends the Personnel Code. Provides that positions that are paid in accordance with prevailing wage laws, as well as beauticians and teachers of beauty culture and teachers of barbering, are exempt from jurisdiction B (currently, jurisdictions A, B, and C). Amends the Illinois Procurement Code. Provides that the Code does not apply to procurement expenditures related to efforts to recruit candidates to State employment. Effective immediatelyStatutes affected: Introduced: 20 ILCS 415/4, 30 ILCS 500/1 ICIC- Monitor	Senate • Mar 20, 2024: Senate Committee Amendment No. 2 Assignments Refers to Executive	Introduced
		Senate Committee Amendment #1 - subcommittee on Procurement (Executive Comm) Synopsis - SCA#1 - In provisions of the introduced bill amending the Illinois Procurement Code, provides that the Code does not apply to procurements necessary for increasing the recruitment and retention of State employees, particularly minority candidates for employment. Provides that those recruitment and retention efforts include specified services. Makes other changes.		
		Senate Committee Amendment #2 Synopsis - SCA#2 - In provisions of the introduced bill amending the Illinois Procurement Code, provides that the Code does not apply to procurements that are necessary for increasing the recruitment and retention of State employees, particularly minority candidates for employment. Provides that the exemption includes specified expenditures if the State agency has made a good faith determination that it is necessary and appropriate for the expenditure to fall within the exemption. Makes other changes.		
IL 103rd <u>SB 2784</u>	<u>Rachel</u> <u>Ventura</u>	CARGO TRANSPORT FEE ACT Creates the Cargo Transportation Fee Act. Provides that a fee is imposed upon each entity that is an interstate carrier or an intrastate carrier and that (i) transports by common carrier tangible personal property into the State, (ii) transports that tangible personal property for the purpose of selling that tangible personal property at retail, and (iii) receives tangible personal property directly from an intermodal facility that is located in the State and is located on more than 3,500 acres. Sets forth the amount of the fee. Provides that 95% of the proceeds from the fee shall be deposited into the Cargo Transportation Fee Fund and 5% of the proceeds shall be deposited into the State Police Services Fund. Amends the State Finance Act to create the Cargo Transportation Fee Fund and sets forth the uses for that Fund.Statutes affected: Introduced: 30 ILCS 105/5 Senate Committee Amendment #1 Synopsis - SCA#1 - Provides that 5% of the proceeds shall be deposited into the Motor Carrier Safety Inspection Fund (in the introduced bill, the State Police Services Fund) to be used for motor carrier safety enforcement within 20 miles of an intermodal facility located on more than 3,500 acres. <u>Senate Committee Amendment #2</u> Synopsis - SCA#2 - Removes a reference to the Secretary of State. Provides that 95% of the moneys in the Cargo Transportation Fee Fund shall be used by the Department of Transportation (in the introduced bill,	Senate • Mar 20, 2024: Senate Committee Amendment No. 2 Assignments Refers to Revenue	Introduced
IL 103rd <u>HR 583</u>	Harry Benton	the Secretary of State). YOUTH APPRENTICESHIP WEEK Declares the week of May 5-11, 2024 as Youth Apprenticeship Week. Encourages business leaders, educators, families, and young people to learn more about the opportunities that youth apprenticeship programs provide and to encourage the development and expansion of youth apprenticeship programs in Illinois.	House • Mar 20, 2024: Assigned to Labor & Commerce Committee	Introduced
		ICIC- Support		

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4772</u>	<u>Jay Hoffman</u>	PROCUREMENT-BID PREFERENCES         Amends the Illinois Procurement Code. Requires that each construction agency shall submit a report to the Governor and the General Assembly by December 1 (rather than September 1) of each year that identifies the Illinois businesses procured by the construction agency, the primary location of the construction project, the percentage of the construction agency's utilization of Illinois businesses on the project as a whole, and the actions that the construction agency has undertaken to increase the use of Illinois businesses. Provides that, in procuring construction, construction support services, construction-related professional services, and construction support services (rather than construction and construction-related professional services) for projects with a total value that exceeds the small purchase maximum established by the Code, construction agencies shall provide a bid preference to a responsive and responsible bidder that is an Illinois business. Makes other changes.Statutes affected: Introduced: 30 ILCS 500/45         ICIC- Monitor       House Committee Amendment #1         Synopsis - HCA#1- Removes a reference to construction-related professional services, and".         House Committee Amendment #2         Synopsis - HCA#2 - Removes references in the introduced bill to construction-related services, construction-related professional services, construction-related professional services, construction-related professional services, and".	House • Mar 20, 2024: House Committee Amendment No. 2 Rules Refers to State Government Administration Committee	Introduced
IL 103rd <u>HB 5244</u>	Lawrence "Larry" Walsh, Jr, Kevin Schmidt	and construction support services. ENERGY EFFICIENT BUILDING ACT Amends the Energy Efficient Building Act. Requires the Board to adopt rules requiring all buildings to be designed and constructed to provide natural gas service and electric power. Species that a unit of local government may not enact or enforce a resolution, ordinance, rule, code, or policy, or take any other action that restricts or prohibits or has the effect of restricting or prohibiting the type of fuel source or source of energy production that may be used, delivered, converted, or supplied by a natural gas utility. Limits home rule powers.Statutes affected: Introduced: 20 ILCS 3125/16 ICIC- Monitor	House • Mar 20, 2024: House Committee Amendment No. 1 Rules Refers to Energy & Environment Committee	Introduced
		House Committee Amendment #1 Synopsis - HCA#1 - Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the Capital Development Board shall adopt rules requiring all buildings to be designed and constructed to provide electric power and either natural gas service or propane service (in the introduced bill, natural gas service and electric power).		
IL 103rd <u>SB 3586</u>	<u>Christopher</u> <u>Belt</u>	RELOCATION ASSISTANCE FUND Amends the Illinois Highway Code. Provides that the Department of Transportation or any county may, as a part of the cost of construction, make a payment not to exceed the maximum funding permitted under the Uniform Relocation Assistance Program (rather than \$22,500) to any displaced person who is displaced from a dwelling acquired for a State highway or federal aid highway project actually owned and occupied by such displaced person for not less than 180 days prior to the initiation of negotiations for the acquisition of such property.Statutes affected: Introduced: 605 ILCS 5/3 <u>Senate Committee Amendment #1</u> Synopsis - SCA#1- Makes the introduced bill effective immediately.	Senate • Mar 20, 2024: Senate Committee Amendment No. 2 Assignments Refers to Appropriations- Public Safety and Infrastructure	Introduced
		Senate Committee Amendment #2 Synopsis - SCA#2 - Provides that the Department of Transportation or any county may, as a part of the cost of construction, make a specified payment to any displaced person who is displaced from a dwelling acquired for a State highway or federal aid highway project actually owned and occupied by such displaced person for not less than 90 days (rather than 180 days) prior to the initiation of negotiations for the acquisition of such property. Makes a conforming change. Provides that any displaced person not eligible to receive such payment who is displaced from any dwelling that was actually and lawfully occupied by such displaced person for less than 90 days (instead of not less than 90 days) prior to the initiation of negotiations for acquisition of such dwelling, may be paid a specified amount by the Department or any county. Makes a conforming change. Adds an immediate effective date.		

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>SB 3775</u>	Ram_ Villivalam	<ul> <li>VEH CD-VARIOUS</li> <li>Amends the Illinois Vehicle Code. Provides that the driver of a vehicle that is in any manner involved in any of the following types of crashes within the State shall, if no police officer is present, give notice of the crash by the fastest available means of communication to the specified law enforcement agency: (1) a crash that results in injury to or death of any person; (2) a crash that results in damage to the property of any person in excess of a specified amount; (3) a crash involving a school bus if the crash is caused by a collision, a sudden stop, or otherwise, and the crash results in any property damage, personal injury, or death; or (4) a crash that occurs within 50 feet of a school bus and results in personal injury to or death of any person who is awaiting or preparing to board the school bus or immediately after the person exits the school bus. Requires the Secretary of State to suspend the driver's license or non-resident's driving privileges of any person who violates those provisions. Provides that every law enforcement agency shall, by February 1 (rather than March 1) with regard to data collected during July through December of the previous calendar year, compile the data on the standardized law enforcement data compilation form provided by the Department of Transportation and transmit the data to the Department. Amends the DUI Prevention and Education Commission Act. Provides that moneys in the DUI Prevention and Education Fund shall be distributed by th</li> <li>Senate Committee Amendment #1</li> <li>Synopsis - SCA#1 - Removes provisions requiring the Secretary of State to suspend the driver's license or non-resident's driving privileges of a person who fails to make a report of a traffic crash.</li> <li>Senate Calendar: Regular Session Senate Calendar on 03/22/2024</li> </ul>	Senate • Mar 20, 2024: Senate Floor Amendment No. 1 Assignments Refers to Transportation	Introduced
IL 103rd <u>HB 4571</u>	Kimberly Du Buclet Carol Ammons Michelle Mussman	Position: 301         SMALL BUSINESS INCENTIVES         Creates the Small Business Economic Incentive Act. Provides that at least 50% of the dollar value of all economic incentives awarded to businesses by the State or by any State agency on or after January 1, 2025 shall be awarded to businesses with 50 or fewer full-time employees. Effective January 1, 2025.         ICIC- Monitor	House • Mar 18, 2024: Added Co- Sponsor Rep. Michelle Mussman	Introduced
IL 103rd <u>HB 5226</u>	Ann M. Williams Will Guzzardi Anne Stava- Murray	SCH CD-RADON TESTING Amends the School Code. In provisions concerning radon testing, provides that every school building of a school district that is occupied or will be occupied shall be tested by January 1, 2028 and shall be tested every 5 years thereafter for radon (instead of recommending that every occupied school building of a school district be tested every 5 years for radon). Provides that all new schools of a school district shall be built using radon resistant new construction techniques in accordance with the American National Standards Institute/American Association of Radon Scientists and Technologists CC-1000, Soil Gas Control Systems in New Construction of Multifamily, School, Commercial and Mixed-Use Buildings standard or a successor standard (instead of recommending that new schools of a school district be built using radon resistant new construction techniques, as shown in the United States Environmental Protection Agency document, Radon Prevention in the Design and Construction of Schools and Other Large Buildings). Removes a provision allowing a person to perform radon screening tests without a license. Makes changes concerning the exemption. Provides that if radon is found to exceed specified levels, then the school district shall (instead of may) hire a licensed radon professional to perform confirmatory measurements (instead of to perform measurements before any mitigation decisions are made). Sets forth provisions concerning mitigation. Provides that a school district may ICIC- Monitor	House • Mar 18, 2024: Added Co- Sponsor Rep. Anne Stava-Murray	Introduced
IL 103rd <u>SB 2635</u>	<u>Cristina</u> <u>Castro</u>	PAID LEAVE FOR ALL-DEFINITIONS Amends the Paid Leave for All Workers Act. Provides that the definition of "employee" does not include: (1) an employee who is employed by an institution of higher education (i) for less than 2 consecutive calendar quarters during a calendar year and who does not have a reasonable expectation that he or she will be rehired by the same employer of the same service in a subsequent calendar year or (ii) as a temporary appointment as described in the State Universities Civil Service Act; (2) higher education faculty and instructors who have teaching, research, and extension faculty contracts or appointments of less than 12 consecutive months of the year; or (3) an employee employed by a public community college or other public institution of higher education in the State of Illinois whose position is covered by a bona fide collective bargaining agreement. Provides that the definition of "employer" does not include laboratory schools as defined in the School Code. Makes conforming changes. Effective January 1, 2024.Statutes affected: Introduced: 820 ILCS 192/10, 820 ILCS 192/15	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd SB 2646	Donald P. DeWitte Sally J. Turner	PAID LEAVE FOR ALL-EMPLOYERS         Amends the Paid Leave for All Workers Act. Provides that the definition of "employer" does not include forest preserve districts organized under the Downstate Forest Preserve District Act or the Cook County Forest Preserve District Act, municipalities organized under the Illinois Municipal Code, townships organized under the Township Code, or counties organized under the Counties Code.Statutes affected: Introduced: 820 ILCS 192/10         ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 2706</u>	Laura M. Murphy	EPA-FLEET ELECTRIFICATION Amends the Environmental Protection Act. Requires the Environmental Protection Agency to establish a Fleet Electrification Incentive Program to promote the use of electric trucks by fleet owners by offering a voucher of \$200,000 per electric Class 6 truck, electric Class 7 truck, or electric Class 8 truck purchased or leased for a fleet by the fleet's owner or operator. Provides that an applicant shall submit a proof of purchase, lease, or other binding contract regarding the electric Class 6 truck, electric Class 7 truck, or electric Class 8 truck in order to be awarded the voucher. Requires an applicant who is awarded a voucher to agree to participate in annual surveys on specified metrics. Contains other program requirements. Defines "Class 6 truck", "Class 7 truck", and "Class 8 truck".Statutes affected: Introduced: 415 ILCS 5/9 ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 2793</u>	<u>Michael W.</u> <u>Halpin</u>	PAID LEAVE FOR ALL-EMPLOYEE Amends the Paid Leave for All Workers Act. Provides that the definition of "employee" does not include a worker who is not provided with a regular work schedule by an employer and is directly contracted with the employer to work on an as-needed basis for the express purpose of covering the shifts of full-time employees who are taking leave for vacations, illness, or for any other unforeseen reason.Statutes affected: Introduced: 820 ILCS 192/10 ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 2791</u>	Laura M. Murphy Laura Fine Mary Edly- Allen	SMALL BUSINESS INCENTIVES Creates the Small Business Economic Incentive Act. Provides that at least 50% of the dollar value of all economic incentives awarded to businesses by the State or by any State agency on or after January 1, 2025 shall be awarded to businesses with 50 or fewer full-time employees. Effective January 1, 2025.	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 2853</u>	<u>Ann Gillespie</u>	PAID LEAVE FOR ALL-HOME RULE Amends the Paid Leave for All Workers Act. Provides that a unit of local government, including a home rule unit, shall not exempt any employee from the scope of a paid leave ordinance unless the employee is excluded from the definition of employee in the Act. Limits home rule powers.Statutes affected: Introduced: 820 ILCS 192/15 ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 2857</u>	Ann Gillespie Mary Edly- Allen	REVENUE-MEGAPROJECTS Amends the Property Tax Code. Provides that certain property may be certified by the Department of Commerce and Economic Opportunity as containing a megaproject. Provides that a "megaproject" is a project that meets certain investment and job creation specifications. Provides that the megaproject property is eligible for an assessment freeze. Provides that megaproject property may be granted an abatement. Provides that a company that operates a megaproject shall enter into an agreement with the municipality in which the project is located and other local taxing districts to make certain special payments. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that qualified tangible personal property used in the construction or development of a megaproject is exempt from the taxes imposed under those Acts. Effective June 1, 2024.Statutes affected: Introduced: 35 ILCS 105/3, 35 ILCS 110/3, 35 ILCS 115/3, 35 ILCS 120/2, 35 ILCS 200/10 ICIC- Support	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>SB 2827</u>	<u>Neil</u> <u>Anderson</u> <u>Sue Rezin</u> <u>Jil Tracy</u>	ELEC CD/PROCUREMENT CD-VARIOUS Amends the Election Code. Replaces some instances of annual or semi-annual reports with quarterly reports. In provisions relating to limitations on campaign contributions, removes provisions inoperative beginning July 1, 2013. Removes a reference to the dissolved Task Force on Campaign Finance Reform. Removes references to a temporary filing system effective through August 1, 2009. Removes references to specified committees and the county clerk in the Code of Fair Campaign Practices. Repeals provisions relating to contributions by a medical cannabis cultivation center or medical cannabis dispensary organization to any political action committee created by any medical cannabis cultivation center or dispensary organization to make a campaign contribution to any political committee established to promote the candidacy of a candidate or public official. Amends the Illinois Procurement Code. Modifies the definition of "affiliated entity" and removes the definition of "sponsoring entity".Statutes affected: Introduced: 10 ILCS 5/7, 10 ILCS 5/9, 10 ILCS 5/10, 10 ILCS 5/29, 30 ILCS 500/50 ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 2883</u>	<u>Julie A.</u> <u>Morrison</u>	INC TX-GREEN PARKING Amends the Illinois Income Tax Act. Creates an income tax credit for qualified businesses that install solar canopies or permeable surfaces in their parking areas during the taxable year. Effective immediately.Statutes affected: Introduced: 35 ILCS 5/241 ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 2912</u>	Rachel Ventura	INC TX-HOUSING DEVELOPMENT Amends the Illinois Income Tax Act. Creates an income tax credit for qualified housing developers who incur development costs in the construction of new housing. Sets forth the amount of the credit. Effective immediately.Statutes affected: Introduced: 35 ILCS 5/241, 5 ILCS 100/5 ICIC- Monitor Need more information	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd SB 2937	<u>Stadelman</u>	PROCUREMENT-JOINT PURCHASE Amends the Governmental Joint Purchasing Act. Provides that each chief procurement officer may authorize any governmental unit of this State to purchase or lease supplies from a contract which has been procured under the jurisdiction of the Illinois Procurement Code by a governmental unit subject to the jurisdiction of the chief procurement officer. Provides that, prior to making the contract available to the governmental unit of this State, the chief procurement officer shall consult with the governmental unit that is party to the contract and is subject to the jurisdiction of the chief procurement officer. Provides that a governmental unit of the State that uses such a contract shall report each year to the authorizing chief procurement officer the contractor used, supplies purchased, and total value of purchases for each contract. Requires the authorizing chief procurement officer to submit to the General Assembly by November 1 of each year a report of all procurements made. Statutes affected: Introduced: 30 ILCS 525/2 ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 3456</u>	Robert F. Martwick	ELECTRIC VEHICLE REBATE Amends the Electric Vehicle Rebate Act. Provides that, to be eligible to the electric vehicle rebate, a purchaser must purchase or make a significant payment towards the purchase of (instead of purchase) an electric vehicle on or after July 1, 2022. Makes a conforming change. Provides that, if a person made a significant payment towards the purchase of the vehicle after July 1, 2022 but before the effective date of the amendatory Act, then the person may apply for the rebate within 90 days after the effective date of the amendatory Act. Effective immediately.Statutes affected: Introduced: 415 ILCS 120/27	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 3425</u>	<u>Christopher</u> <u>Belt</u>	BUSINESS ENTERPRISE-CONTRACTS Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. In provisions requiring State agencies and public institutions of higher education to encourage prime vendors to amend a contract with no contract goal, provides that, if a prime vendor is not willing to amend a contract to include the recommended goal of the State agency or public institution of higher education, the contract shall be rebid immediately.Statutes affected: Introduced: 30 ILCS 575/8 ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>SB 3483</u>	Rachel Ventura	<b>EPA-LOCAL GOV EV GRANT</b> Creates the Local Government Zero Emissions Transition Grant Program Act. Requires the Environmental Protection Agency to establish and administer a Local Government Zero Emissions Transition Grant Program. Delineates the program into two Phases. Provides that Phase 1 requires an application to the Agency by a local government stating a local ordinance or nonbinding declaration has been voted on regarding transition of the local government's vehicle fleet to zero emissions by 2030. Limits Phase 1 grants to a maximum of \$50,000 with at least a 20% match from the applicant. Requires applications under Phase 2 of the program to be predicated on either completion of an evaluative study regarding readiness for electric vehicles by the local government or completion of Phase 1 of the program. Provides that Phase 2 of the program requires an application to the Agency by a local government stating defined goals and projects in the transition of the local government's vehicle fleet, including building electric vehicle infrastructure, increasing load capacity, training staff, and other defined goals and projects. Gives priority to applicants based on planned date for transition to zero emissions, the effects of climate change and carbon pollution on the local government, and the percentage of the local government's fleet converted. Defines local government units under the Act to municipalities, townships, and counties; defines other terms. Permits the adoption of rules by the Agency.	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 3588</u>	<u>Laura Ellman</u>	ELECTRIC VEHICLES-REBATE Amends the Electric Vehicle Rebate Act. Provides that the term "electric vehicle" means a vehicle that is exclusively powered by and refueled by electricity, is plugged in to charge, and is legally permitted to drive on all public roadways, including interstate highways. Excludes from the definition of "electric vehicle" off- road electric vehicles including golf carts, as well as neighborhood electric vehicles, electric scooters, and electric vehicles with a maximum speed below 45 miles per hour. Removes a definition for "environmental justice community". Limits the electric vehicle rebate to low-income people beginning on July 1, 2024. Adds a rebate for electric motorcycles of \$1,500 beginning on July 1,2024, \$750 beginning on July 1,2026, and \$500 beginning on July 1, 2028. Lengthens the time for applying for the rebate to 120 days beginning in July 2024. Allows for deposits into the Electric Vehicle Fund from any fund for certain specified purposes. Effective immediately.Statutes affected: Introduced: 415 ILCS 120/10, 415 ILCS 120/27, 415 ILCS 120/40	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	<u>Introduced</u>
IL 103rd <u>SB 3673</u>	<u>Napoleon</u> <u>Harris, III</u>	SOUTH SUBURBAN AIRPORT Amends the Public-Private Agreements for the South Suburban Airport Act. Provides that in addition to the prequalification process in the Act, the Department of Transportation shall accept any unsolicited bids for the South Suburban Airport received pursuant to the Public-Private Partnerships for Transportation Act. Provides that nothing in this provision inhibits or restricts the obligations of the Department to respond to any unsolicited bids under the Public-Private Partnerships for Transportation Act. Provides that notwithstanding any other provision of law, the Department may enter into direct sole source negotiations with potential private airport development teams for the development, financing, building, operating, and maintaining of the airport. Amends the Public-Private Partnerships for Transportation Act. Changes the definition of "transportation facility" to include the South Suburban Airport. Makes a conforming change. Effective immediately.Statutes affected: Introduced: 620 ILCS 75/2, 630 ILCS 5/10	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 3676</u>	<u>Jil Tracy</u>	RIVER EDGE REDEVELOP-QUINCY Amends the River Edge Redevelopment Zone Act. Provides that the Department of Commerce and Economic Opportunity may certify one additional pilot River Edge Redevelopment Zone in the City of Quincy.Statutes affected: Introduced: 65 ILCS 115/10	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd SB 3515	Ann Gillespie Mary Edly- Allen	TIF EXTENSION RESTRICTIONS Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that, on and after the effective date of the amendatory Act, before the estimated dates of completion of a redevelopment project and retirement of obligations issued to finance development project costs (including refunding bonds) are extended to the 35th or 47th years, the municipality must submit to the Governor, President of the Senate, and Speaker of the House of Representatives written support for the extension of the life of the redevelopment project area from each school district, community college district, and park district that has authority to directly levy taxes on property within the redevelopment project area. Provides that a may only submit written support to extend a redevelopment project area to the 35th year within the 5 years prior to the estimated date of completion of the redevelopment project area to the 47th year within one year prior to the estimated date of completion of the redevelopment project area. Effective immediately.Statutes affected: Introduced: 65 ILCS 5/11 ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>SB 3731</u>	<u>Cristina</u> <u>Castro</u>	PROCUREMENT-MID-SIZE-BUSINESS         Amends the Illinois Procurement Code. Provides that a construction business with annual sales and receipts in excess of \$45,000,000 but not over \$67,500,000.00 is a mid-size business. Provides that each chief procurement officer has authority to designate a fair proportion of construction, supply, and service contracts as mid-size business set-asides for award to mid-size businesses in Illinois. Requires advertisements for bids or offers for those contracts to specify designation as mid-size business set-asides. Provides that, in awarding the contracts, only bids or offers from qualified mid-size businesses shall be considered. Statutes affected: Introduced: 30 ILCS 500/45         ICIC- Monitor         Understand impact better.	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd SB 3620	<u>Ram.</u> <u>Villivalam</u>	UNSOLICITED PROPOSALS Amends the Public-Private Partnerships for Transportation Act. Deletes the definition of "transportation agency". Modifies the definition of "proposer". Provides that a responsible public entity may not receive unsolicited proposals for a project. Deletes provisions that allowed unsolicited proposals for projects if specified guidelines were met. Effective immediately.Statutes affected: Introduced: 630 ILCS 5/10, 630 ILCS 5/15, 630 ILCS 5/19	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 3672</u>	<u>Napoleon</u> <u>Harris, III</u>	EV CHARGER GRANT ACT Creates the Electric Vehicle Charger Grant Act. Provides that any State agency that disburses grant funds for electric vehicle charging stations must include provisions in the criteria for awarding grant funds that encourage the use of equity eligible contractors by the grantees. Provides that the provisions shall include, but not be limited to, additional points to those grantees who commit to exclusively using equity eligible contractors, a portion of the grant funds devoted exclusively for equity eligible contractors, and inclusion of aspirational goals for all grantees to use equity eligible contractors. Effective immediately.	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 3772</u>	Ram. Villivalam	PROGRESSIVE DESIGN-BUILD ACT           Creates the Progressive Design-Build Pilot Program Act. Provides that the Capital Development Board may elect to use the progressive design-build delivery method. Provides that "progressive design-build delivery method" means a project delivery process in which both the design and construction of a project are procured from a single entity that is selected through a qualifications-based selection at the earliest feasible stage of the project. Sets forth other provisions concerning procedures for selection and submission of qualifications, the award of contracts, pricing, and federal requirements.           ICIC- Monitor	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd SB 3798	Ram Villivalam	PUBLIC-PRIVATE PARTNER-NOTICES Amends the Public-Private Partnerships for Transportation Act. Provides that each year, at least 30 days prior to the beginning of the responsible public entity's fiscal year, the responsible public entity shall submit to the General Assembly a description of potential projects that the responsible public entity is considering undertaking under the Act to each county, municipality, and metropolitan planning organization, with respect to each project located within its boundaries. Requires any new transportation facility developed as a project under the Act to be consistent with the regional plan then in existence of any metropolitan planning organization in whose boundaries the project is located. Provides that, prior to the approval of the public-private agreement, the responsible public entity must notify the public at least 60 days prior to the approval of the public-private agreement for any projects under the Act and must hold at least one public meeting within the impacted community. Sets forth additional notice requirements. Sets forth public meeting requirements. Requires the responsible public entity to create a meeting summary including issues raised by the public and respond to all questions in writing no later than 14 days after the meeting. Requires the responsible public entity to post the summary and responses to the responsible public entity's publicly accessible website. Makes other changes.Statutes affected: Introduced: 630 ILCS 5/15	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced
IL 103rd <u>SB 3769</u>	<u>Cristina</u> <u>Castro</u>	ELECTRIC VEHICLE-ORIENTED PGRMAmends the Reimagining Energy and Vehicles in Illinois Act. Provides that, subject to appropriation, the Department of Commerce and Economic Opportunity shall establish a pilot grant program to encourage the construction and rehabilitation of housing located near a REV Illinois Project. Allows funding to be used for the acquisition, construction, development, predevelopment, or rehabilitation of a qualified development. Requires the electric vehicle-oriented housing pilot grant program to provide for grants of up to 10% of the land acquisition costs and 15% of the construction, development, predevelopment, or rehabilitation costs of a qualified development. Provides that project sponsors who wish to participate in the electric vehicle-oriented housing pilot grant application to the Department in accordance with rules adopted by the Department. Prohibits the acceptance of applications for the program after December 31, 2028. Repeals the provisions on January 1, 2031.Statutes affected: Introduced: 20 ILCS 686/110	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	Introduced

Bill Sponsors	Title	Last Action	Latest Version
IL 103rd SB 3560	HIGHR ED-MANUFACTURING SCHOLAR         Amends the Higher Education Student Assistance Act. Provides that the Illinois Student Assistance Commission shall establish a Manufacturing Promise Scholarship Program to award scholarships to State residents who are enrolled in a public community college or other program with a major in manufacturing or a skilled trade. Provides that, subject to a separate appropriation for such purposes, the Commission shall, each year, receive and consider applications for a scholarship. Provides that an applicant is eligible for a scholarship if the Commission finds that the applicant meets specified criteria. Provides that the Commission shall reserve 20% of the amount appropriated in a given fiscal year for students who are from underrepresented areas. Provides that the Commission shall make scholarship available to traditional college-aged students, adults, and non-traditional students. Provides that an applicant who receives a scholarship may not be required to return scholarship funds. Provides for rulemaking.Statutes affected:         Introduced: 110 ILCS 947/65	Senate • Mar 15, 2024: Rule 2-10 Committee Deadline Established As April 5, 2024	<u>Introduced</u>
IL 103rd SB 2628 B 2628 Ventura	<ul> <li>TRANSPORTATION-FLOOD INSURANCE</li> <li>Amends the Rivers, Lakes, and Streams Act. Provides that all State agencies engaged in any development within a special flood hazard area shall comply with all requirements to applicable federal and State law. Requires additional specified requirements to apply to State agencies engaged in any development within a special flood hazard area. Provides the Department of Natural Resources shall adopt an administrative rule setting forth a program to ensure certain requirements via the issuance of permits prior to any State agency development within a special flood hazard area. Provides that grants or loans administered by State agencies for funancing a development within special flood hazard areas and of any State or load flood plain requirements that are in effect in such areas. Requires State agencies that are responsible for regulating or permitting a development within special flood hazard areas to inform participants in their programs of the existence and location of special flood hazard areas and of any State or local floodplain requirements that are in effect in such areas. Requires State agencies that are engaged in planning programs or programs of the existence and location of special flood hazard areas and of any State or local floodplain requirements that are in effect in such areas. Requires that are in effect in such areas and of any State or local floodplain requirements that are in effect in such areas. Requires that agencies that are in effect in such areas. Requires that agencies to obtain a special flood hazard area and</li></ul>	Senate • Mar 14, 2024: Placed on Calendar Order of 3rd Reading March 20, 2024	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd SB 2770	<u>Michael E.</u> <u>Hastings</u>	CONSTRUCTION EMPLOYMENT ACT         Creates the Construction Industry Employment Freedom Act. Provides that any employer not party to a bona fide collective bargaining agreement with a labor organization in the construction industry shall not enter into or enforce a non-compete agreement or non-solicitation agreement that restricts or prohibits a worker from accepting employment with an employer that is party to a bona fide collective bargaining agreement with a labor organization. Provides that any non-compete agreement or non-solicitation agreement that violates that provision shall be void and unenforceable. Provides that the Department of Labor shall be responsible for enforcing the provisions of the Act. Provides that any employer found to be in violation of the Act shall be subject to a fine as determined by the Department of Labor, not to exceed \$5,000 for each violation. Provides that any affected employee may bring a civil action against an employer for injunctive relief and damages for violations of the Act. Effective immediately.         Senate Committee Amendment No. 1: Replaces everything after the enacting clause. Amends the Illinois Freedom to Work Act. Provides that a covenant not to compete or a covenant not to solicit is void and illegal with respect to individuals employed in construction, regardless of whether an individual is covered by a collective bargaining agreement.         ICIC- Monitor closely         Senate Committee Amendment #1 - adopted         Adopted -Synopsis - SCA#1- Replaces everything after the enacting clause. Amends the Illinois Freedom to Work Act. Provides that a covenant not to compete or a covenant not to solicit is void and illegal with respect to individuals employed in construction, regardless of whether an individual is covered by a collective bargaining agre	Senate • Mar 14, 2024: Placed on Calendar Order of 3rd Reading March 20, 2024	Introduced
IL 103rd SB 3323	Dan McConchie Mary Edly- Allen Paul Faraci	Position: 99         ACCESSIBLE EV CHARGING STATION         Creates the Accessible Electric Vehicle Charging Station Act. Requires the Department of Transportation to ensure that charging stations in the State are sufficiently accessible to allow independent use by drivers with disabilities, including people who have limited or no hand dexterity, limb differences, or upper extremity amputations and use adaptive driving controls. Requires chargers designed to serve people who use mobility devices to be located on an accessible route. Provides that the Department shall adopt the technical requirements for accessible routes estabilished under the federal Americans with Disabilities Act of 1990 (ADA) and the federal Architectural Barriers Act of 1968 (ABA) including walking surfaces, curb ramps, and ramps. Establishes that a charging space with mobility features must provide a vehicle space with a minimum width of at least 11 feet and a minimum length of at least 20 feet. Requires chargers to provide a clear floor or ground space. Requires clear floor or ground space, reach ranges, and operation. Provides that a connector must allow operation with one hand and no tight grasping, pinching, or twisting of the wrist, and with no m         Senate Committee Amendment #1 - Postponed         Synopsis - SCA#1 - Provides that the Act does not apply to a charger owned by a resident of a private home or a resident of a condo if the charger is not used for a commercial purpose.         Senate Committee Amendment #2 - adopted Synopsis - SCA#2 - Adds language providing that the Attorney General shall have the authority to enforce the Act and that the Attorney General may investigate any complaince, may do any or all of the following: conduct an investigation to determine if a violation of the Act and, if necessary to ensure compliance, may do any or all of the follow	Senate • Mar 14, 2024: Added as Co- Sponsor Sen. Cristina Castro	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd SB 3457	Michael W. Halpin Javier L. Cervantes Adriane Johnson	FAIR CONTRACTING-VARIOUS Amends the State Comptroller Act. Provides an exception for vendors to receive payment by non-electronic means. Provides that outstanding liabilities as of June 30, payable from appropriations which have otherwise expired and interest penalties payable on those liabilities under the State Prompt Payment Act, may be paid out of the expiring appropriations during the 4-month period ending at the close of business on October 31 of each year, without regard to the fiscal year in which the payment is made. Amends the Prompt Payment Act. Removes provisions concerning payments made under the Public Aid Code. Provides that when a State official or agency responsible for administering a contract receives a bill or invoice from a contractor, that State official or agency shall electronically confirm the date on which the bill or invoice was received within 5 business days of receipt. Amends the Grant Accountability and Transparency Act. Provides that a pre- qualification requirement may include consideration of past performance in administering grants if past performance failed to meet performance goals, indicators, and milestones. Amends the Court of Claims Act. Provides that all claims against the State founded upon any contract entered into with the State of Illinois, except that undisputed individual claims below \$2,500 resulting from lapsed appropriations do not fall under the jurisdiction of Court ICIC- Monitor Potential Support	Senate • Mar 14, 2024: Added as Co- Sponsor Sen. Ann Gillespie	Introduced
IL 103rd <u>HB 5145</u>	<u>Marcus C.</u> <u>Evans, Jr.</u>	EV CHARGER GRANT ACT Creates the Electric Vehicle Charger Grant Act. Provides that any State agency that disburses grant funds for electric vehicle charging stations must include provisions in the criteria for awarding grant funds that encourage the use of equity eligible contractors by the grantees. Provides that the provisions shall include, but not be limited to, additional points to those grantees who commit to exclusively using equity eligible contractors, a portion of the grant funds devoted exclusively for equity eligible contractors, and inclusion of aspirational goals for all grantees to use equity eligible contractors. Effective immediately. ICIC- Monitor House Calendar: Regular Session House Calendar on 03/22/2024 Position: 213	House • Mar 14, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced
IL 103rd <u>HB 5159</u>	Tony M. McCombie	PAID LEAVE RELIEF ACT Amends the Paid Leave for All Workers Act. Provides that the definition of "employee" means an individual who (i) meets the definition of "employee" in specified provisions of the Illinois Wage Payment and Collection Act and (ii) works at least 130 hours for an employer over a period of at least 90 days.Statutes affected: Introduced: 820 ILCS 192/10 ICIC- Monitor Internally support.	House • Mar 14, 2024: To Wage Policy Study Subcommittee	Introduced
IL 103rd <u>HB 5160</u>	<u>Tony M.</u> <u>McCombie</u>	PAID LEAVE RELIEF ACT Amends the Paid Leave for All Workers Act. Provides that the definition of "employee" means an individual who (i) meets the definition of "employee" in specified provisions of the Illinois Wage Payment and Collection Act and (ii) works at least 195 hours for an employer over a period of at least 90 days.Statutes affected: Introduced: 820 ILCS 192/10	House • Mar 14, 2024: To Wage Policy Study Subcommittee	Introduced
IL 103rd <u>HB 5496</u>	William "Will" Davis Debbie Meyers- Martin	<ul> <li>TRANSPORT-SOUTH SUBURBAN AIR</li> <li>Amends the Public-Private Agreements for the South Suburban Airport Act. Provides that in addition to the prequalification process under the Act, the Department of Transportation shall accept any unsolicited bids for the South Suburban Airport received pursuant to the Public-Private Partnerships for Transportation Act. Provides that nothing within the provisions shall be construed to restrict the obligations of the Department to respond to any unsolicited bids under the Public-Private Partnerships for Transportation Act. Amends the Public- Private Partnerships for Transportation Act. Provides that "transportation facility" includes the South Suburban Airport. Effective immediately.Statutes affected: Introduced: 620 ILCS 75/2, 630 ILCS 5/10</li> <li>House Calendar: Regular Session House Calendar on 03/22/2024 Position: 261</li> </ul>	House • Mar 14, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5511</u>	<u>Jay Hoffman</u>	PROCUREMENT-BID PREFERENCE         Amends the Illinois Procurement Code. In a provision concerning bid preferences for Illinois businesses, makes changes to the definition of "Illinois business".         Provides that the chief procurement officer shall require at the time of submission of a bid, and may require at the Chief Procurement Officer's option at any time during the term of the contract, that the bidder or contractor submit an affidavit and other supporting documents demonstrating that the bidder or contractor is an Illinois business and, if applicable, submit an affidavit and other supporting documents demonstrating that the bidder or contractor is eligible for a 4% bid preference under the provisions. Provides that if a contractor who is awarded a contract through the use of a preference for Illinois businesses provided false information in order to obtain that preference, then the contractor is subject to disciplinary procedures under the Act.Statutes affected: Introduced: 30 ILCS 500/45         House Calendar: Regular Session House Calendar on 03/22/2024         Position: 263	House • Mar 14, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced
IL 103rd SB 3807	<u>Celina</u> <u>Villanueva</u> <u>Paul Faraci</u>	BUILD ILLINOIS ACT-LOAN LIMIT Amends the Build Illinois Act. Provides that the amount of small business loans made to minority persons, veterans, females, or persons with a disability under the Act shall not exceed \$2,000,000 (rather than \$400,000) or 50% of the business project costs unless the Director of Commerce and Economic Development determines that a waiver of these limits is required to meet the purposes of the Act. Provides that eligible projects under those provisions include refinancing current debt if the loan will refinance a loan previously made by a lender that is unaffiliated with the financial intermediary making the new loan and the proceeds of the refinance transaction are not used to finance an extraordinary dividend or other distribution.Statutes affected: Introduced: 30 ILCS 750/9 Senate Calendar: Regular Session Senate Calendar on 03/22/2024	Senate • Mar 14, 2024: Placed on Calendar Order of 3rd Reading March 20, 2024	Introduced
IL 103rd <u>SB 3558</u>	Ram Villivalam	Position: 307         TRANSPORTATION BENEFIT PROGRAM         Amends the Transportation Benefits Program Act. Provides that the Act does not apply to any covered employee working in the construction industry who is covered by a bona fide collective bargaining agreement. Defines "construction industry".Statutes affected:         Introduced: 820 ILCS 63/5, 820 ILCS 63/20         ICIC- Monitor         Understand better.         Senate Calendar: Regular Session Senate Calendar on 03/22/2024         Position: 255	Senate • Mar 14, 2024: Placed on Calendar Order of 3rd Reading March 20, 2024	Introduced
IL 103rd <u>HB 4686</u>	Tim Ozinga	BIPA-PROCEDURE-LIMIT DAMAGES Amends the Biometric Information Privacy Act. Changes the term "written release" to "written consent". Provides that the written policy that is developed by a private entity in possession of biometric identifiers shall be made available to the person from whom biometric information is to be collected or was collected (rather than to the public). Provides that an action brought under the Act shall be commenced within one year after the cause of action accrued if, prior to initiating any action against a private entity, the aggrieved person provides a private entity 30 days' written notice identifying the specific provisions the aggrieved person alleges have been or are being violated. Provides that if within the 30 days the private entity actually cures the noticed violation and provides the aggrieved person an express written statement that the violation has been cured and that no further violations shall occur, no action for individual statutory damages or class-wide statutory damages may be initiated against the private entity. Provides that if a private entity continues to violate the Act in breach of the express written statement, the aggrieved person may initiate an action against the private entity to enforce the written statement and any other violation that postdates the written statement. Provides that a prevailing party may recover: against a private entity that negligently violates th ICIC- Monitor Watch for negotiations and future omnibus bill.	House • Mar 13, 2024: To Civil Procedure & Tort Liability subcommittee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4844</u>	Robyn Gabel	FIRST 2024 GENERAL REVISORY           Creates the First 2024 General Revisory Act. Combines multiple versions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete cross-references and technical errors. Makes stylistic changes. Effective immediately.Statutes affected: Introduced: 5 ILCS 80/4, 5 ILCS 100/5, 5 ILCS 140/7, 5 ILCS 230/10, 5 ILCS 375/6, 5 ILCS 810/5, 5 ILCS 840/40, 10 ILCS 5/1, 20 ILCS 405/405, 10 ILCS 5/24, 15 ILCS 335/1, 15 ILCS 835/4, 15 ILCS 510/7, 20 ILCS 405/405, 10 ILCS 5/24, 15 ILCS 335/1, 15 ILCS 335/4, 15 ILCS 510/7, 20 ILCS 5/5, 20 ILCS 65/20, 20 ILCS 105/4, 20 ILCS 415/8, 20 ILCS 415/9, 20 ILCS 655/5, 20 ILCS 1305/10, 20 ILCS 1305/80, 20 ILCS 1370/1, 20 ILCS 1405/1405, 20 ILCS 2015/2105, 20 ILCS 2305/17, 20 ILCS 505/2605, 20 ILCS 2610/16, 20 ILCS 3440/13, 20 ILCS 2385/1, 20 ILCS 3930/4, 30 ILCS 5/3, 30 ILCS 105/5, 30 ILCS 105/6, 30 ILCS 105/8, 30 ILCS 105/12, 30 ILCS 330/11, 30 ILCS 420/3, 30 ILCS 425/5, 30 ILCS 500/1, 30 ILCS 500/10, 30 ILCS 559/20, 30 ILCS 5/237, 35 ILCS 45/110, 35 ILCS 5/201, 35 ILCS 5/203, 35 ILCS 5/228, 35 ILCS 5/237, 35 ILCS 45/110, 35 ILCS 105/3, 35 ILCS 110/3, 35 ILCS 5130/2, 35 ILCS 5/15/9, 30 ILCS 2505/2505, 35 ILCS 5/206, 35 ILCS 1010/1, 40 ILCS 5/15, 40 ILCS 5/16, 50 ILCS 45/30, 50 ILCS 725/7, 55 ILCS 5/3, 55 ILCS 5/4, 55 ILCS 5/5, 65 ILCS 5/8, 65 ILCS 5/10, 70 ILCS 705/20, 70 ILCS 1816/15, 70 ILCS 2005/11, 7           ICIC- Close monitor	House • Mar 13, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced
		House Calendar: Regular Session House Calendar on 03/22/2024		
		Position: 160		
IL 103rd <u>HB 5064</u>	Dagmara Avelar Lindsey LaPointe Camille Y. Lilly	FAIR CONTRACTING-VARIOUS Amends the State Comptroller Act. Provides an exception for vendors to receive payment by non-electronic means. Provides that outstanding liabilities as of June 30, payable from appropriations which have otherwise expired and interest penalties payable on those liabilities under the State Prompt Payment Act, may be paid out of the expiring appropriations during the 4-month period ending at the close of business on October 31 of each year, without regard to the fiscal year in which the payment is made. Amends the Prompt Payment Act. Removes provisions concerning payments made under the Public Aid Code. Provides that when a State official or agency responsible for administering a contract receives a bill or invoice from a contractor, that State official or agency shall electronically confirm the date on which the bill or invoice was received within 5 business days of receipt, and shall transmit any approved amount to the Comptroller within 30 days of receipt. Amends the Grant Accountability and Transparency Act. Provides that a pre- qualification requirement may include consideration of past performance in administering grants if past performance failed to meet performance goals, indicators, and milestones. Amends the Court of Claims Act. Provides that all claims against the State founded upon any contract entered into with the State of Illinois, except that undisputed individual claims below \$2,500 resulting from lapsed appropriations do not fall under the jurisdiction of Court ICIC- Monitor	House • Mar 13, 2024: Added Co- Sponsor Rep. Gregg Johnson	Introduced
IL 103rd <u>HB 5381</u>	Anthony DeLuca	MUNI CD/SCHOOL CD-DESIGN-BUILD Amends the Municipal Design-Build Contracts Division of the Illinois Municipal Code and the School Design-Build Contracts Article of the School Code. Provides that a municipality or school district may use the design-build process to compare and potentially enter into contracts with design-build entities or design professionals (rather than only a design-build entities). Provides that design-build entities and design professionals must also include qualifications as well as proposals (rather than only proposals). Requires notice (rather than allows notice) to be published in construction industry publications or posted on construction industry websites. Provides that a municipality or school district must solicit requests for qualifications and proposals (rather than requests for proposals). Requires a municipality or school district to select at least one design professional if at least one proposal is made by a design professional. Provides that criteria in Phase I must include the experience of personnel, including evaluating design and construction separately (rather than only the experience of personnel). Provides that a design-build entity or design professional shall not be disqualified solely due to having previously been awarded a project or projects under any applicable public procurement law of the State. Provides that the municipality or school district must allow 30 days (rather than sufficient time) for the shortlist entities to prepare their Phase II submittals ICIC- Monitor	House • Mar 13, 2024: To Local Government Subcommittee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5412</u>	<u>Joe C.</u> <u>Sosnowski</u>	REV AND MICRO-REPORTS Amends the Reimagining Energy and Vehicles in Illinois Act and the Manufacturing Illinois Chips for Real Opportunity (MICRO) Act. Provides that failure to report certain data may result in ineligibility to receive incentives and may result in revocation of building materials exemption certificates issued to the taxpayer. Amends the Retailers' Occupation Tax Act. In provisions concerning the building materials exemption for REV Illinois projects and microchip and semiconductor manufacturing, provides that the retailer must obtain a certification from the purchaser that contains certain specified information. Effective immediately.Statutes affected: Introduced: 20 ILCS 686/30, 35 ILCS 45/110, 35 ILCS 120/5 House Committee Amendment #1 Synopsis - HCA#1 - Adds provisions to the introduced bill amending the Illinois Horse Racing Act of 1975. Removes a reference to the Department of Revenue.	House • Mar 13, 2024: House Committee Amendment No. 1 Rules Refers to Revenue & Finance Committee	Introduced
IL 103rd <u>HB 5491</u>	La Shawn K. Ford	RETURN OF REGISTRATION FEES         Amends the Illinois Vehicle Code. The Secretary of State shall adopt rules to reimburse an applicant's registration fees for the 2023 registration year in which an applicant received a citation for expired registration as a result of a misprinted registration sticker. Requires, notwithstanding any other provision of law, the Secretary of State to authorize the refund from a fund to which fees for original or renewal of registration are deposited.         House Committee Amendment No. 1: In a provision regarding registration fees and reimbursement, requires the applicant to provide proof of the citation to the Secretary of State for the purpose of refunding registration fees (rather than a fund to which fees for original or renewal of registration are deposited).         House Committee Amendment #1 - adopted         HCA#1 - In a provision regarding registration fees and reimbursement, requires the applicant to provide proof of the citation to the Secretary of State in order to be reimbursed. Provides that the Secretary of State for the purpose of refunding registration fees (rather than a fund to which fees for original or renewal of registration fees and reimbursement, requires the applicant to provide proof of the citation to the Secretary of State in order to be reimbursed. Provides that the Secretary of State must authorize the refund from a fund from which appropriations are made to the Secretary of State for the purpose of refunding registration fees and reimbursement, requires the applicant to provide proof of the citation to the Secretary of State in order to be reimbursed. Provides that the Secretary of State must authorize the refund from a fund from which appropriations are made to the Secretary of State for the purpose of refunding registration fees (rather than a fund to which fees for original or renewal of registration are depos	House • Mar 13, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced
IL 103rd <u>HB 5521</u>	<u>Jay Hoffman</u> <u>Gregg</u> <u>Johnson</u>	PREVAILING WAGE-FED PROJECT Amends the Prevailing Wage Act. Provides that the definition of "public works" does not include federal construction projects. Defines "federal construction projects".Statutes affected: Introduced: 820 ILCS 130/2 <u>House Committee Amendment #1</u> Synopsis - HCA#1 - Replaces everything after the enacting clause. Amends the Prevailing Wage Act. Provides that all laborers, workers, and mechanics on Federal construction projects that require a prevailing wage determination by the United States the United States Secretary of Labor shall be paid the higher of that prevailing wage or the prevailing rate of wages established under the Act.	House • Mar 13, 2024: House Committee Amendment No. 1 Rules Refers to Labor & Commerce Committee	<u>Introduced</u>
IL 103rd <u>HB 4523</u>	Dan Swanson	PREVAILING WAGE-SPC SPERVICE Amends the Prevailing Wage Act. Provides that projects that are funded, in whole or in part, using special service area funds are not considered public works.Statutes affected: Introduced: 820 ILCS 130/2 ICIC- Monitor Not likely to move.	House • Mar 12, 2024: Motion Filed - Table Bill/ Resolution Pursuant to Rule 60(b), Rep. Dan Swanson	Introduced
		House Calendar: Regular Session House Calendar on 03/22/2024		

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5422</u>	Brad Halbrook David Friess	IDOT-CONSTRUCTION PROJECTS Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall have pre-bid, pre- construction meetings with county, township, and municipal elected officials and with all fire departments, law enforcement agencies, and medical providers in each Department district that will be impacted by the construction projects concerning the scope and nature of those construction projects.Statutes affected: Introduced: 20 ILCS 2705/2705	House • Mar 12, 2024: Assigned to Transportation: Regulations, Roads & Bridges	Introduced
IL 103rd <u>HB 5471</u>	<u>Randy E.</u> <u>Frese</u>	RIVER EDGE REDEVELOP-QUINCY Amends the River Edge Redevelopment Zone Act. Provides that the Department of Commerce and Economic Opportunity may certify one additional pilot River Edge Redevelopment Zone in the City of Quincy.Statutes affected: Introduced: 65 ILCS 115/10	House • Mar 12, 2024: Assigned to Revenue & Finance Committee	Introduced
IL 103rd <u>HB 5531</u>	<u>Dan Caulkins</u> Kam Buckner	VEH CD-REDUCE REGISTRATION FEE Amends the Illinois Vehicle Code. Provides a \$5 discount for vehicles of the first divisions and Class B vehicles of the second division if the registration payment is made online. Restricts the Secretary of State from charging an additional fee for registration fee payments made by a credit card, debit card, or other electronic means for persons renewing their vehicle registration online.Statutes affected: Introduced: 625 ILCS 5/3	House • Mar 12, 2024: Assigned to Executive Committee	Introduced
IL 103rd <u>HB 5621</u>	<u>Carol</u> <u>Ammons</u>	BUILD ILLINOIS ACT-LOAN LIMIT         Amends the Build Illinois Act. Provides that the amount of small business loans made to minority persons, veterans, females, or persons with a disability under the Act shall not exceed \$2,000,000 (rather than \$400,000) or 50% of the business project costs unless the Director of Commerce and Economic Development determines that a waiver of these limits is required to meet the purposes of the Act. Provides that eligible projects under those provisions include refinancing current debt if the loan will refinance a loan previously made by a lender that is unaffiliated with the financial intermediary making the new loan and the proceeds of the refinance transaction are not used to finance an extraordinary dividend or other distribution.Statutes affected:         Introduced: 30 ILCS 750/9         Bill up for consideration •         House Small Business, Tech Innovation, and Entrepreneurship         Committee ** Canceled **         Mar 22, 2024 10:30am	House • Mar 12, 2024: Assigned to Small Business, Tech Innovation, and Entrepreneurship Committee	Introduced
IL 103rd <u>HB 4422</u>	Jason Bunting Tony M. McCombie	Room C-1 Stratton Building Springfield, IL COUNTIES-WIND & SOLAR ENERGY Amends the Counties Code. In provisions about commercial wind energy facilities and commercial solar energy facilities, removes changes made by Public Act 102-1123. Provides that any provision of a county zoning ordinance pertaining to wind farms, commercial wind energy facilities, or commercial solar energy facilities that was in effect before January 27, 2023 may continue in effect notwithstanding any changes made in Public Act 102-1123 and, if applicable, any provision of a county zoning ordinance pertaining to wind farms that was in effect before August 16, 2007 may continue in effect notwithstanding the changes made in Public Act 95-203.Statutes affected: Introduced: 55 ILCS 5/5 ICIC- Monitor	House • Mar 11, 2024: Added Co- Sponsor Rep. Tony M. McCombie	Introduced
IL 103rd <u>HB 5545</u>	<u>Jay Hoffman</u> <u>Mark L.</u> <u>Walker</u>	<b>REVENUE-MEGAPROJECTS</b> Amends the Property Tax Code. Provides that certain property may be certified by the Department of Commerce and Economic Opportunity as containing a megaproject. Provides that a "megaproject" is a project that meets certain investment and job creation specifications. Provides that the megaproject property is eligible for an assessment freeze. Provides that megaproject property may be granted an abatement. Provides that a company that operates a megaproject shall enter into an agreement with the municipality in which the project is located and other local taxing districts to make certain special payments. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that qualified tangible personal property used in the construction or development of a megaproject is exempt from the taxes imposed under those Acts. Effective June 1, 2024.Statutes affected: Introduced: 35 ILCS 105/3, 35 ILCS 110/3, 35 ILCS 115/3, 35 ILCS 120/2, 35 ILCS 200/10	House • Mar 11, 2024: Added Chief Co-Sponsor Rep. Mark L. Walker	<u>Introduced</u>

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4655</u>	<u>Martin J.</u> <u>Moylan</u>	<b>REVENUE-MEGAPROJECT</b> Creates the Megaproject Sports and Entertainment Facility Admission Tax Act. Imposes a tax of \$3 for each individual admitted to a sports and entertainment facility located on megaproject property. Contains provisions concerning the distribution of the proceeds of the tax. Amends the Property Tax Code. Provides that certain property may be certified by the Department of Revenue as containing a megaproject. Provides that a "megaproject" is a project with respect to which a company makes a specified investment during a specified investment period. Provides that the Department of Revenue may issue a megaproject certificate only for a megaproject in the Village of Arlington Heights. Provides that the megaproject property is eligible for an assessment freeze. Provides that megaproject property may be granted an abatement. Provides that a company that operates a megaproject shall enter into an agreement with the municipality in which the project is located to make certain special payments. Creates the Arlington Megaproject Oversight Board. Provides that the incentive agreement must be approved by resolution of the Arlington Megaproject Oversight Board. Amends the State Finance Act making conforming changes. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that qualified tangible personal property used in the construction or operation of a megaproject is exempt from the taxes imposed under those Acts. Am <b>ICIC- Monitor</b>	House • Mar 08, 2024: To Revenue - Tax Credit and Incentives Subcommittee	<u>Introduced</u>
IL 103rd <u>HB 5015</u>	<u>Mark L.</u> <u>Walker</u>	REVENUE-MEGAPROJECTS Amends the Property Tax Code. Provides that certain property may be certified by the Department of Revenue as containing a megaproject. Provides that a "megaproject" is a project with respect to which a company makes a specified investment during a specified investment period. Provides that the megaproject property is eligible for an assessment freeze. Provides that megaproject property may be granted an abatement. Provides that a company that operates a megaproject shall enter into an agreement with an oversight board established by the local municipality and local taxing districts to make certain special payments. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that qualified tangible personal property used in the construction or operation of a megaproject is exempt from the taxes imposed under those Acts. Effective June 1, 2024.Statutes affected: Introduced: 35 ILCS 105/3, 35 ILCS 110/3, 35 ILCS 115/3, 35 ILCS 120/2, 35 ILCS 200/10 ICIC- Monitor	House • Mar 08, 2024: To Revenue - Property Tax Subcommittee	<u>Introduced</u>
IL 103rd <u>HB 5598</u>	<u>Dave Vella</u>	HIB-NEW BATTERY ENERGY STORAGE Amends the Illinois Enterprise Zone Act. Provides that a business which intends to establish a new battery energy storage solution facility at a designated location in Illinois may receive a designation as a High Impact Business. Provides that "new battery energy storage solution facility" means a newly constructed battery energy storage facility, a newly constructed expansion of an existing battery energy storage facility, or the replacement of an existing battery energy storage facility using battery devices and other means, and such facility shall be deemed to include any permanent structures associated with the battery energy storage facility and all associated transmission lines, substations, and other equipment related to the storage and transmission of electric power that has a capacity of not less than 100 megawatt and storage capability of not less than 200 megawatt hours of energy.Statutes affected: Introduced: 20 ILCS 655/5	House • Mar 08, 2024: To Revenue - Sales, Amusement and Other Taxes Subcommittee	Introduced
IL 103rd <u>HB 5611</u>	<u>Curtis J.</u> Tarver, II	INC TX-ANGEL CREDIT Amends the Illinois Income Tax Act. In provisions requiring a qualified new business venture to repay certain amounts received under the angel investment tax credit if the qualified new business venture fails to maintain its minimum employment threshold, provides that, during the 3-year reporting period that includes March 13, 2020 to January 1, 2024, the repayment of any tax credits issued under those provisions shall be determined at the discretion of the Department of Commerce and Economic Opportunity. Effective immediately.Statutes affected: Introduced: 35 ILCS 5/220	House • Mar 08, 2024: To Revenue - Tax Credit and Incentives Subcommittee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4415</u>	<u>Lawrence</u> " <u>Larry</u> " Walsh, Jr.	COM COL-CONTRACT BID-CONSTRUCT Amends the Public Community College Act. With respect to the awarding of contracts by boards of trustees of community college districts, deletes the prohibition on electronic bid submissions for construction purposes.Statutes affected: Introduced: 110 ILCS 805/3 ICIC- Monitor Need background information. House Calendar: Regular Session House Calendar on 03/22/2024	House • Mar 07, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced
IL 103rd <u>HB 4548</u>	<u>Thaddeus</u> Jones Dave Vella Brad Halbrook	Position: 98 INS-PHARMACY BENEFIT MANAGERS Amends the Illinois Insurance Code. Defines "health benefit plan" and other terms. Provides that a pharmacy benefit manager or an affiliate acting on the pharmacy benefit manager's behalf is prohibited from conducting spread pricing, from steering a covered individual, and from limiting a covered individual's access to prescription drugs from a pharmacy or pharmacist enrolled with the health benefit plan under the terms offered to all pharmacies in the plan coverage area by unreasonably designating the covered prescription drugs as a specialty drug. Provides that a pharmacy benefit manager or an affiliate acting on the pharmacy benefit manager's behalf must remit 100% of rebates and fees to the health benefit plan sponsor, consumer, or employer. Provides that a pharmacy benefit manager may not reimburse a pharmacy or pharmacist for a prescription drug or pharmacy service in an amount less than the national average drug acquisition cost for the prescription drug or pharmacy service at the time the drug is administered or dispensed, plus a professional dispensing fee. Provides that a contract between a pharmacy benefit manager or its contracted party to a health benefit plan. Provides that provisions concerning pharmacy benefit manager's compliance with an audit at least once per calendar year of the rebate and fee records remitted from a pharmacy benefit manager or its contracted party to a health benefit plan. Provides that provisions concerning pharmacy benefit manager contracts appl Per PJ- HB 4845 there seems to be some issues for those that are in a union Health & Welfare plan. As both labor and management sit on these funds it could be impactful to our ICIC group throughout the whole state.	House • Mar 07, 2024: Added Co- Sponsor Rep. Brad Halbrook	Introduced
IL 103rd <u>HB 4914</u>	<u>Daniel Didech</u> <u>Joyce Mason</u>	EQUAL PAY ACT-PAY SCALE Amends the Equal Pay Act of 2003. Provides that the definition of "pay scale and benefits" means the wage or salary, or the wage or salary range, and a general description of the benefits and other compensation, including, but not limited to, bonuses, stock options, family and medical leave benefits, parental leave benefits, or other incentives the employer reasonably expects in good faith to offer for the position (rather than bonuses, stock options, or other incentives the employer reasonably expects in good faith to offer for the position), set by reference to any applicable pay scale, the previously determined range for the position, the actual range of others currently holding equivalent positions, or the budgeted amount for the position, as applicable.Statutes affected: Introduced: 820 ILCS 112/5 ICIC- Monitor House Calendar: Regular Session House Calendar on 03/22/2024 Position: 175	House • Mar 07, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced
IL 103rd <u>HB 1225</u>	<u>Thaddeus</u> <u>Jones</u>	UTILITIES-JOB TRAINING CENTERS Amends the Public Utilities Act. Provides that an electric utility that serves more than 3,000,000 customers in the State shall fund the construction of 5 employment training centers at a cost to be determined by the utility. Provides that the employment training centers shall be located in: the west side of Chicago; Ford Heights; Waukegan; Bloomington; and Peoria.Statutes affected: Introduced: 220 ILCS 5/16 ICIC- Monitor	House • Mar 06, 2024: To Utilities Subcommittee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4551</u>	<u>Lance</u> <u>Yednock</u> <u>Jay Hoffman</u>	CNTY CD-WIND&SOLAR FACILITIES Amends the Counties Code. Provides that a county may deny a permit for a commercial solar energy facility or commercial wind energy facility, including the modification or improvement to an existing facility, if the work requested to be performed under the permit is not being performed under a project labor agreement with building trades located in the area where construction, modification, or improvements are to be made.Statutes affected: Introduced: 55 ILCS 5/5 ICIC- Monitor Notes: Double Black Diamond Carpenters would oppose. Tri-Trade agreement would not like to be locked into PLA.	House • Mar 06, 2024: Added Chief Co-Sponsor Rep. Jay Hoffman	<u>Introduced</u>
IL 103rd <u>HB 4660</u>	<u>Bob Morgan</u>	MECHANICS LIEN-NOTICE         Amends the Mechanics Lien Act. Removes language providing for notice by a subcontractor for an owner-occupied single-family from a provision regarding notice by a contractor for an owner-occupied single-family. In a provision regarding subcontractor liens, requires the notice provided by the subcontractor to contain, in addition to other requirements, the type of labor, services, fixtures, apparatus or machinery, or forms or form work delivered and to be delivered. Makes other changes.Statutes affected:         Introduced: 770 ILCS 60/5, 770 ILCS 60/21         ICIC- Monitor         House Calendar: Regular Session House Calendar on 03/22/2024         Position: 136	House • Mar 06, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced
IL 103rd <u>HB 4944</u>	<u>Dennis</u> <u>Tipsword, Jr.</u>	PAID LEAVE FOR ALL-EMPLOYEE Amends the Paid Leave for All Workers Act. Provides that the definition of "employee" does not include a part-time employee who is employed by a municipality.Statutes affected: Introduced: 820 ILCS 192/10 ICIC- Monitor	House • Mar 06, 2024: To Wage Policy Study Subcommittee	Introduced
IL 103rd <u>SB 3471</u>	Elgie R. Sims, Jr.	VEH CD-LOST OR STOLEN PLATES Amends the Illinois Vehicle Code. Allows the Secretary of State to issue a new set of license plates to an owner of a vehicle whose plates were stolen. Provides that the new set of plates shall be issued without a fee. Requires the Secretary to assign a new number plate or plates in lieu of a duplicate of the plate or plates that were stolen. Make changes to the registration fee for lost or destroyed plates.Statutes affected: Introduced: 625 ILCS 5/3 Senate Calendar: Regular Session Senate Calendar on 03/22/2024 Position: 235	Senate • Mar 06, 2024: Placed on Calendar Order of 2nd Reading March 7, 2024	Introduced
IL 103rd <u>HB 2363</u>	Nicholas K. Smith Lindsey LaPointe Kelly M. Cassidy	CLEAN LIGHTING ACT Creates the Clean Lighting Act. Prohibits offering for final sale, selling at final sale, or distributing as a new manufactured product (i) a screw or bayonet base compact fluorescent lamp on and after January 1, 2024 and (ii) a pin-base compact fluorescent lamp or a linear fluorescent lamp on and after January 1, 2025. Exempts specified lamps from the Act. Contains enforcement provisions. Allows the Environmental Protection Agency to adopt rules to implement and enforce the Act. Contains a severability provision. Contains other provisions.	House • Mar 05, 2024: Added Co- Sponsor Rep. Kelly M. Cassidy	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4173</u>	<u>Jed Davis</u> La Shawn K. <u>Ford</u> <u>Kevin</u> <u>Schmidt</u>	EDUC-TRADE COURSES-METT Amends the School Code. Allows a METT Educator District License for teaching a course in manufacturing, engineering, technology, or a trade (METT) to be issued to an applicant who has at least 10,000 working hours in a trade. Provides that a METT Educator District License may be issued to qualified individuals who have not obtained a bachelor's degree or an equivalent number of hours in an educational program at an institution of higher education. Provides that a METT Educator District License is valid until June 30 immediately following 5 years of the license being issued and may be renewed. Provides that a METT Educator District License is valid only for the teaching of a course that the State Board of Education has identified as related to the work experience of the license. Sets forth other provisions regarding the license. Amends the Postsecondary and Workforce Readiness Act. Provides that the State Board of Education, in conjunction with the Department of Commerce and Economic Opportunity or the Department of Labor, shall expand a database to identify METT labor shortages. Provides that by July 1, 2026, school districts in identified regions shall be notified by the State Board and shall participate in a College and Career Pathway Endorsement program and offer a METT endorsement. Makes other changes.Statutes affected: Introduced: 105 ILCS 5/21, 110 ILCS 148/10, 110 ILCS 148/15, 110 ILCS 148/80 ICIC-Possibly Support Discuss further. House <u>Committee Amendment #1</u> Synopsis: HCA#1- Replaces everything after the enacting clause. Amends the School Code. With respect to the waiver or modification of	House • Mar 05, 2024: House Committee Amendment No. 1 Rules Refers to Elementary & Secondary Education: Administration, Licensing & Charter Schools	Introduced
		Amends the School Code. With respect to the Waiver or modification of mandates within the Code or rules, allows a waiver pertaining to teacher educator licensure to be granted if there is a demonstrable desire of both local businesses and trade unions or associations or other organizations serving as representatives for tradespeople to partner with an eligible waiver applicant for trade education courses and a demonstrable desire of students to have such a partnership. With respect to issuing a provisional career and technical educator endorsement on an Educator License with Stipulations, provides that an employing school board or regional office of education, as part of providing verification, does not have to conduct a prior search for a qualified teacher holding a Professional Educator License or an Educator License with Stipulations with a career and technical educator endorsement.		
IL 103rd <u>HB 4182</u>	<u>Adam M.</u> <u>Niemerg</u>	<b>CONSTRUCTION SAFE DETOUR ACT</b> Creates the Construction Zone Safe Detour Act. Establishes that a company that provides GPS travel services in the State is required to ensure that at least one person is available to receive official requests 24 hours per day, 7 days per week from emergency services, Illinois State Police, or the Department of Transportation for the purpose of implementing proper detours in the event of construction or emergency. Requires a GPS service provider to upload the detour and routing information provided by emergency services, Illinois State Police, or the Department of Transportation into its navigation system to properly route users of the GPS service provider's systems. Provides that a GPS service provider that fails to implement proper detour routing on an ongoing and emergency basis may be liable for treble damages. Allows an affirmative defense for GPS service providers if emergency services, including the Department of Transportation and Illinois State Police, fail to notify the GPS service provider with routing information. Prohibits the Department from conducting construction on a secondary route or parallel primary highway at the same time, except in an emergency. Requires the Department to reimburse local governments for damages caused to roads within the local government's jurisdiction that arise from any detour around or near a construction zone authorized by the Department. Provides that the Department shall adopt emergency rules for the administration of the Act. Def	House • Mar 05, 2024: Assigned to Transportation: Vehicles & Safety	Introduced
IL 103rd <u>HB 4596</u>	Joyce Mason	PAID LEAVE FOR ALL-EMPLOYEE Amends the Paid Leave for All Workers Act. Removes a provision that the Act shall not apply to any employee who is covered by a bona fide collective bargaining agreement with an employer that provides services nationally and internationally of delivery, pickup, and transportation of parcels, documents, and freight. Provides that the definition of "employee" does not include an employee as defined in the Federal Employers' Liability Act.Statutes affected: Introduced: 820 ILCS 192/10, 820 ILCS 192/15 ICIC- Monitoring all Paid Leave Legislation	House • Mar 05, 2024: Assigned to Labor & Commerce Committee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4654</u>	<u>Katie Stuart</u>	CONSERVATION FOUNDATION ACT Amends the Illinois Conservation Foundation Act. Defines terms. Provides that the Foundation's Board of Directors shall be 9 members appointed by the Governor. Provides that one appointed member shall serve a two-year term and one appointed member shall serve a three-year term. Provides that the remaining 7 members shall have four-year terms. Eliminates the requirement that vacancies be filled by the official who made the recommendation for the vacated appointment. Provides that the Governor may immediately remove members for neglect of duty, incompetence, or malfeasance. Requires the Director of Natural Resources, or the Director's designee, to serve as a non-voting ex officio member of the Board. Requires the Director to select an Executive Director of the Foundation, who shall serve at the pleasure of the Director, and shall be employed by the Foundation. Requires that an annual budget be prepared by the Executive Director and the Board and that the budget be presented to and approved budget. Specifies that the budget may be adopted only upon the approval of the Director. Provides that prior to commencing projects, the Foundation shall coordinate with the Department to assess and prioritize the Department's needs with respect to the acquisition, construction, improvement, and development of potential projects. Requires the Department to provide reasonable assistance to the Foundation to achieve ICIC- Monitor House Calendar: Regular Session House Calendar on 03/22/2024 Position: 135	House • Mar 05, 2024: Motion Filed - Table Bill/ Resolution Pursuant to Rule 60(b), Rep. Katie Stuart	Introduced
IL 103rd <u>HB 4797</u>	Joyce Mason	CDB-WASTEWATER REGULATION Amends the Capital Development Board Act. Provides, in a provision that limits the enforceability of ordinances of units of local government with respect to the remediation, redevelopment, or improvement of certain State facilities, that a unit of local government shall not include a municipal wastewater agency or unit of local government that is organized under the Sanitary District Act of 1907, the North Shore Water Reclamation District Act, the Sanitary District Act of 1917, the Metropolitan Water Reclamation District Act, the Sanitary District Act of 1936, the Metro-East Sanitary District Act of 1974, or the Eastern Will Sanitary District Act. Provides that an ordinance or regulation of a municipal wastewater agency or unit of local government that is organized under the Sanitary District Act of 1907, the North Shore Water Reclamation District Act, the Sanitary District Act of 1907, the North Shore Water Reclamation District Act, the Sanitary District Act of 1907, the North Shore Water Reclamation District Act, the Sanitary District Act of 1917, the Metropolitan Water Reclamation District Act, the Sanitary District Act of 1936, the Metro-East Sanitary District Act of 1974, or the Eastern Will Sanitary District Act, regarding the use of or connection to the wastewater treatment or collection system of the agency or unit of local government, is valid and enforceable by the agency or unit of local government with respect to the construction, reconstruction, improvement, or installation of a State facility on or after the effective date. Effective immediately.Statutes affected: Introduced: 20 ILCS 3105/10 ICIC- Monitor	House • Mar 05, 2024: Assigned to Executive Committee	Introduced
IL 103rd <u>HB 4835</u>	<u>Anna Moeller</u> <u>Diane Blair-</u> <u>Sherlock</u>	CO2 PIPELINE MORATORIUM Creates the Safety Moratorium on Carbon Dioxide Pipelines Act. Establishes a temporary statewide moratorium on construction of carbon dioxide pipelines until the Pipeline and Hazardous Materials Safety Administration has adopted revised federal safety standards for transportation of carbon dioxide and the State has commissioned and finalized a relevant study regarding the safety setbacks required in the event of pipeline rupture or leak. Requires the State study to include input from first responders, to analyze pipeline ruptures or leaks in a variety of settings, and to recommend setbacks and funding based on that analysis. Provides that pending applications for carbon dioxide pipelines shall be held in abeyance. Provides for expiration of the temporary moratorium after 4 years, or when new safety standards are established, or upon enactment of a law that meets certain criteria. Makes legislative findings. Defines terms. Effective immediately. ICIC- Monitor	House • Mar 05, 2024: Assigned to Energy & Environment Committee	<u>Introduced</u>
IL 103rd <u>HB 4854</u>	<u>Tony M.</u> <u>McCombie</u> <u>Jeff Keicher</u> <u>John M.</u> <u>Cabello</u>	BUY NORTH AMERICA Amends the Illinois Power Agency Act. Provides that the Illinois Commerce Commission, in consultation with the Illinois Power Agency, shall develop standards and guidelines to prohibit any Illinois ratepayer funds from being used by the Agency for the procurement of solar panels that are not manufactured or assembled by a company located in North America under the Agency's long-term renewable resources procurement plan.Statutes affected: Introduced: 20 ILCS 3855/1 ICIC- Monitor Environmental issue	House • Mar 05, 2024: Assigned to Public Utilities Committee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4848</u>	Jeff Keicher Ryan Spain Kelly M. Cassidy	VEH CD-LOAD COVERS Amends the Illinois Vehicle Code. Provides that no person shall operate a second division vehicle having a gross vehicle weight rating of 8,000 pounds or more loaded with dirt, aggregate, garbage, refuse, or other similar material on any highway, unless a cover or tarpaulin of sufficient size is attached so as to prevent any load, residue, or other material from escaping. Allows a vehicle owner to be found in violation of the provisions. Provides that any violation of the provisions shall be a petty offense and the owner or operator of the vehicle in violation shall be subject to mandatory minimum fine of \$150 (rather than a fine not to exceed \$250). Amends the Criminal and Traffic Assessment Act. In provisions concerning conditional assessments, provides for distribution of a conditional assessment for a violation of the provisions requiring covers or tarpaulins for certain loads.Statutes affected: Introduced: 625 ILCS 5/15, 705 ILCS 135/15	House • Mar 05, 2024: Assigned to Transportation: Vehicles & Safety	Introduced
IL 103rd <u>HB 4899</u>	<u>Camille Y.</u> <u>Lilly</u>	ASSISTED LIVING-FACILITY PLAN Amends the Assisted Living and Shared Housing Act. Provides that, before commencing construction of a new establishment or an alteration or addition to an existing establishment, the owner or operator of the establishment shall submit architectural drawings and specifications for the construction, alteration, or addition to the Department of Public Health for review and approval. Contains requirements for submissions, review of submissions, and notice provided under the provisions. Provides fees based upon the estimated dollar value of the proposed constructions. Requires fees collected under the provisions to be deposited into the Health Facility Plan Review Fund and used by the Department to pay only the costs of conducting reviews under the provisions. Makes conforming changes in the Nursing Home Care Act and the MC/DD Community Care Act. Statutes affected: Introduced: 210 ILCS 9/23, 210 ILCS 9/135, 210 ILCS 45/3, 210 ILCS 46/3 ICIC- Monitor closely Internally oppose. Check with architects. House Committee Amendment #1 Synopsis - HCA#1- Replaces everything after the enacting clause. Amends the Home Health, Home Services, and Home Nursing Agency Licensing Act and the Hospice Program Licensing Act. Provides that the Department of Public Health may not charge any fee to a certified local health department in connection with the licensure of a home health agency or hospice program. Bill up for consideration • House Public Health Committee ** Canceled ** Mar 22, 2024 10:30am Room D-1 Stratton Building Springfield, IL	House • Mar 05, 2024: House Committee Amendment No. 1 Rules Refers to Public Health Committee	Introduced
IL 103rd <u>HB 5222</u>	<u>Michael J.</u> <u>Kelly</u>	LOCAL ZONING-SKYLIGHTS Amends the Counties Code, Township Code, and Illinois Municipal Code. Provides that a county, township, or municipality that has adopted regulations relating to the construction of new buildings must require a commercial or residential building with a skylight installed in a flat roof to include a safety screen or other barrier able to withstand, at a minimum, 500 pounds. Defines "skylight". Limits the concurrent exercise of home rule powers. Effective January 1, 2026.Statutes affected: Introduced: 55 ILCS 5/5, 60 ILCS 1/110, 65 ILCS 5/11 ICIC- Support Bill up for consideration • House Counties & Townships Committee ** Canceled ** Mar 22, 2024 11:30am Room 115 Capitol Building Springfield, IL	House • Mar 05, 2024: Assigned to Counties & Townships Committee	<u>Introduced</u>
IL 103rd <u>HB 5233</u>	<u>Angelica</u> <u>Guerrero-</u> <u>Cuellar</u>	VEH CD-WEIGHT LIMIT EXEMPTION Amends the Illinois Vehicle Code. Provides that a vehicle or combination of vehicles powered primarily by means of electric battery power may exceed the posted weight limits by up to 2,000 pounds.Statutes affected: Introduced: 625 ILCS 5/15 ICIC- Monitor	House • Mar 05, 2024: Assigned to Transportation: Vehicles & Safety	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5362</u>	<u>Mary Beth</u> <u>Canty</u> <u>Kelly M.</u> <u>Cassidy</u>	ELEVATOR-TEMPORARY CERTIFICATE Amends the Elevator Safety and Regulation Act. Defines "temporary certificate of operation" as a temporary certificate of operation issued by the Administrator or the Local Administrator that permits the temporary use of a conveyance by the general public for a limited time of 30 days while minor repairs or upgrades are being completed if it is determined by the Administrator or the Local Administrator that the conveyance's use will not jeopardize the safety and health of those using or working on the conveyance. Effective immediately.Statutes affected: Introduced: 225 ILCS 312/15 ICIC- Monitor Bill up for consideration • House Police & Fire Committee Mar 22, 2024 10:30am	House • Mar 05, 2024: Assigned to Police & Fire Committee	Introduced
		Room 122B Capitol Building Springfield, IL		
IL 103rd <u>HB 5472</u>	Joyce Mason	LOCAL REG-STATE FACILITIES Amends the Capital Development Board Act. Provides that an ordinance of a unit of local government shall not be enforced against the construction, reconstruction, improvement, or installation of a State facility. Provides that the provisions apply to the construction, reconstruction, improvement, and installation of State facilities that is either ongoing or starts on or after the effective date of the amendatory Act. Provides that the Board and State agencies shall, to the fullest extent practicable, coordinate and consult with units of local government responsible for providing fire protection services to a State facility before undertaking any activity involving the construction, reconstruction, improvement, or installation of the State facility, in order to ensure fire protection services can be provided by the unit of local government to the State facility in the most effective manner. Defines "State facilities". Limits home rule powers.Statutes affected: Introduced: 20 ILCS 3105/10	House • Mar 05, 2024: Assigned to Executive Committee	Introduced
IL 103rd <u>HB 5630</u>	<u>Lilian</u> <u>Jiménez</u>	IEMA-OHS-REACTOR ADVISORY BODY Amends the Nuclear Safety Law of 2004. Directs the Illinois Emergency Management Agency and Office of Homeland Security to convene an advisory body, to be known as the Small Modular Reactor Advisory Committee, which shall consist of relevant stakeholders and members of the public, including, but not limited to, members of the environmental community, electric utilities, appropriately credentialed academics, energy economists, energy engineers, public interest organizations, consumer protection organizations, and others whose insights are relevant to the preparation of the small modular reactor study and small modular reactor rules to be adopted under the Act. Directs the Small Modular Reactor Advisory Committee to provide current, expert information germane to the topic, critique and fact-check the development of the draft modular reactor study and rules, provide meaningful point and counter-point analysis on the small modular reactor issue, and provide additional access and referrals to additional experts in fields relating to the preparation of the draft small modular Reactor Advisory Committee but shall be reimbursed by the Illinois Emergency Management Agency and Office of Homeland Security, not less than quarterly, for such items as travel to meetings, meals, copying expenses, and other related expenses. Repeals the new provisions on July 1, 2027. Effective immediately.Statute	House • Mar 05, 2024: Assigned to Energy & Environment Committee	Introduced
IL 103rd	Will Guzzardi	UNLAWFUL DISCRIMINATION-FAMILY	House • Feb 29.	Introduced
<u>HB 2161</u>	Maura Hirschauer Sonya M. Harper	Amends the Illinois Human Rights Act. Provides that it is the public policy of the State to prevent discrimination based on family responsibilities in employment. Defines "family responsibilities" as an employee's actual or perceived provision of care to a family member, whether in the past, present, or future. Provides that it is a civil rights violation for: (1) any employer to refuse to hire, to segregate, to engage in harassment, or to act with respect to recruitment, hiring, promotion, renewal of employment, selection for training or apprenticeship, discharge, discipline, tenure or terms, privileges or conditions of employment on the basis of family responsibilities; (2) any employment agency to fail or refuse to classify properly, accept applications and register for employment referral or apprenticeship referral, refer for employment, or refer for apprenticeship on the basis of family responsibilities; and (3) any labor organization to limit, segregate, or classify its membership, or to limit employment opportunities, selection and training for apprenticeship in any trade or craft, or otherwise to take or fail to take, any action which affects adversely any person's status as an employee or as an applicant for employment or as an apprentice, or as an applicant for apprenticeship, or wages, tenure, hours of employment, or apprenticeship conditions on the basis of family responsibilities. Provides that it is a civil rights violation for a person HCA #1 & #2 were filed in 2023 and have been reassigned to committee. House Committee Amendment #1	2024: House Committee Amendment No. 2 Rules Refers to Judiciary - Civil Committee	

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>SB 2839</u>	<u>Mike</u> <u>Simmons</u> <u>David Koehler</u> <u>Julie A.</u> <u>Morrison</u>	VEH CD-EMISSION TEST STANDARDS Amends the Illinois Vehicle Code. Sets forth the General Assembly's intentions. Requires the Environmental Protection Agency to adopt rules to implement the motor vehicle emission standards of the State of California and the advanced clean cars Il program. Permits the rules to incorporate by reference the California motor vehicle standards established in the final regulations issued by the California Air Resources Board pursuant to Title 13 of the California Code of Regulations and adopted under the authority of Division 26 of the California Health and Safety Code. Effective immediately.Statutes affected: Introduced: 625 ILCS 5/13	Senate • Feb 29, 2024: Added as Co- Sponsor Sen. Rachel Ventura	Introduced
IL 103rd <u>HB 4846</u>	<u>Curtis J.</u> <u>Tarver, II</u>	BUSINESS ENTERPRISE ACT Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides for a uniform standard of contract goals for State agencies, public institutions of higher education, and other departments. Specifies further requirements concerning the uniform standard of contract goals. Provides that the Secretary of the Business Enterprise Council for Minorities, Women, and Persons with Disabilities shall have the duty to establish an enforcement procedure whereby the Council may recommend to the appropriate State legal officer that the State exercise its legal remedies which shall include, among other legal remedies, the imposition of a penalty in the amount of the discrepancy between the commitment contained in a utilization plan, as such amount may be amended over the term of the contract, and the qualifying payments made to the eligible certified vendors listed in the utilization plan. Provides that the terms of every contract entered into by a State agency or public institution of higher education for purposes of the Act shall include a provision requiring vendors who fail to comply with a utilization plan to return all funds paid to that vendor with an expectation of compliance. Provides that the Council may (rather than shall) grant a waiver when the contractor demonstrates that there has been a good faith effort to comply with the goals for participation by businesses owned by minorities, women, and persons with disabilities. Makes conforming and oth ICIC- Monitor Internally oppose	House • Feb 28, 2024: Assigned to State Government Administration Committee	Introduced
IL 103rd <u>HB 5013</u>	<u>Dagmara</u> <u>Avelar</u>	<ul> <li>EPA-HEALTH &amp; EQUITY INSIGHTS</li> <li>Amends the Environmental Protection Act. Establishes the Health and Equity Advisory Council. Provides that the Council shall make initial findings, conclusions, and recommendations regarding environmental justice to the General Assembly by no later than June 30, 2026, and shall make annual reports to the General Assembly no later than June 30 of each year thereafter. Describes the Council's composition. Provides that the Environmental Protection Agency shall conduct truck counting and facility emissions monitoring. Provides that, no later than 12 months after the effective date of the amendatory Act, the Agency shall adopt rules providing for the facility-by-facility review of regulated facilities, along with a menu of measures to reduce the impact of air pollution. Provides guidelines for a fee and point system. Requires the Agency to disclose air pollution impacts on maternal, infant, and child health; educational attainment; and the economy. Establishes the Insights, Jobs, and Environmental Justice Grant Program. Outlines the purpose and application of the grant program. Establishes the Insights Analysis Program and details its purpose, function, and duties. Requires the Agency to conduct a public participation process in order to maintain transparency of the program's progress. Requires the Agency to annually publish a list of warehouses and truck-attracting facilities and details the information that must be included on the list. Requires the Agency to conduct annual inv</li> <li>ICIC- Most likely opposed but waiting on confirmation from ICIC group. Identical bill- SB838 SFA#1</li> </ul>	House • Feb 28, 2024: Assigned to Energy & Environment Committee	Introduced
IL 103rd <u>HB 5117</u>	Daniel Didech	DEFORESTATION-FREE PROCUREMENT Creates the Deforestation-Free Procurement Act. Prohibits the State and any governmental agency, political subdivision, or public benefit corporation of the State from purchasing or obtaining for any purpose any tropical hardwoods or tropical hardwood products. Prohibits a bid proposal or solicitation, request for bid or proposal, or contract for the construction of any public work, building maintenance, or improvement for or on behalf of the State and any government agency, political subdivision, or public benefit corporation of the State from requiring or permitting the use of any tropical hardwood or tropical wood product. Provides that every contract entered into by a State agency or authority that includes the procurement of any product comprised of a tropical forest-risk commodity shall require the contractor to confirm that the commodity funished to the State under the contract was not extracted from, grown, derived, harvested, reared, or produced on land where tropical or boreal deforestation or primary forest degradation occurred on or after January 1, 2022. Sets forth forest policies that large contractors must adopt. Provides for sanctions against a contractor or subcontractor who violates the Act. Requires the Department of Central Management Services to adopt rules to implement the Act. Requires the Director of the Department to submit an assessment to the General Assembly regarding the details of all contracts certified under the Act. Requires the Environmental ICIC- Monitor Internally oppose	House • Feb 28, 2024: Assigned to State Government Administration Committee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5158</u>	Nabeela Syed	\$DCEO/ICCB-GRANTS Appropriates \$5,000,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for grants to specified organizations as deemed appropriate by the Department for purposes of administering preapprenticeship workforce development programs that support education and training programming targeted to individuals under the age of 18 who reside in underserved areas in specified fields. Appropriates \$5,000,000 from the General Revenue Fund to the Illinois Community College Board for grants to community college districts and public high schools for the purposes of administering the 21st Century Employment grant program. Effective July 1, 2024. ICIC- Monitor	House • Feb 28, 2024: Assigned to Appropriations- Higher Education Committee	Introduced
IL 103rd <u>HB 5243</u>	Lawrence "Larry" Walsh. Jr.	UTIL-BATTERY STORAGE Amends the Illinois Power Agency Act. Provides that in competitive procurements conducted by the Agency for utility-scale energy storage resources from owners of existing or retired fossil-fueled power plants, the Agency, in ranking the bids, shall apply a downward bid price adjustment to any project bid that is located or proposed to be located within a one mile radius of an existing substation that serves or has served as a point of interconnection for a fossil-fueled power plant and that meets one of 3 specific criteria. Provides that if the project meets 2 or more of the criteria, the Agency shall apply the bid price adjustment 2 times. Provides that the Agency shall develop a storage procurement plan that results in the electric utilities contracting for energy storage resources. Provides that, within 90 days after the effective date of the amendatory Act, the Agency shall develop an energy storage procurement plan. Provides that an owner of the energy storage resources must have entered into a project labor agreement for the construction of the energy storage resources own existing or retired fossil-fueled power plants, the owner shall commit to a job training and education program to provide the requisite skills, knowledge, and training required to operate and maintain energy	House • Feb 28, 2024: Assigned to Public Utilities Committee	Introduced
IL 103rd <u>HB 5242</u>	Kelly M. Cassidy	MULTI-STORY HOUSING-ACCESSIBLE Amends the Environmental Barriers Act. Defines "ICC/ANSI A117.1", as used in the Act, as meaning either of the 2 most recent editions of the International Code Council/American National Institute Standard A117.1 ("Accessible and Usable Buildings and Facilities"). Provides that no public facility may be constructed or altered and no multi-story housing may be constructed or altered (rather than only constructed) without the statement of an architect registered in the State of Illinois that the plans for the work to be performed comply with the provisions of the Act and the Code promulgated under the Act unless the cost of such construction or alteration is less than \$50,000. Provides that multi-story housing that is not a public facility but that is subject to specified requirements shall be deemed to be in compliance with the Code if all dwelling units in the multi-story housing are required to be adaptable dwelling units comply with the requirements for Type A units in ICC/ANSI A117.1, if dwelling units in the multi-story housing comply with the requirements for Type B units in ICC/ANSI A117.1, and if all common use and public uses spaces comply with the Code. Provides that an election to use this alternative compliance method must be explicitly identified in the required statement made by a professional engineer or a structural engineer.Statutes affected: Introduced: 410 ILCS 25/3, 410 ILCS 25/5 ICIC- Monitor	House • Feb 28, 2024: Assigned to Housing	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5300</u>	<u>Dagmara</u> <u>Avelar</u>	WAGE PAYMENT-PAY STUBS Amends the Personnel Record Review Act. Provides that every employer shall, upon an employee's request which the employer may require be in writing on a form supplied by the employer, permit the employee to inspect his or her pay stubs. Amends the Illinois Wage Payment and Collection Act. Provides that employers shall keep records of names and addresses of all employees and of wages paid each payday, and shall furnish each employee with a pay stub for each pay period (rather than shall furnish each employee with an itemized statement of deductions made from the employee's wages for each pay period). Provides that an employer shall maintain a copy of an employee's pay stub for a period of not less than 3 years after the date of payment, whether the pay stub is provided electronically or in paper form, and the employee or former employee's request. Provides that an employer upon the employees must, upon an employee's separation from employer's current employees must, upon an employee's pay stubs for up to 3 years prior to the date of separation, in the method specified by the employee or former employee. Provides that an employer who fails to furnish an employee with a pay stub or commits any other violation of this Act, except for s ICIC- Monitor	House • Feb 28, 2024: Assigned to Labor & Commerce Committee	Introduced
IL 103rd <u>HB 5304</u>	Jaime M. Andrade, Jr.	Internally support         HIGHWAY WORK ZONE SAFETY ACT         Creates the Highway Work Zone Safety Act. Establishes the Highway Work Zone Speed Control Pilot Program. Provides that the Program's purpose is to enforce the speed limits established for construction or maintenance speed zones. Requires the Department of Transportation to install and operate an automated traffic control system only when highway construction and maintenance is occurring and when workers are present. Requires the Department to conduct a public safety campaign and post signage to inform drivers about the use of an automated traffic control system that detects speeds in excess of a work zone speed limit. Requires an automated traffic control system used in the Program to undergo an annual calibration check performed by an independent calibration laboratory. Provides that the Department shall employ automated traffic control system operators to operate an automated traffic control system at a construction or maintenance speed zone. Enumerates the duties and training requirements of an automated traffic control system. Creates a presumption that the owner of a motor vehicle that is the subject of a photograph or recorded image was operating the motor vehicle when the photograph or recorded image was obtained through an automated traffic control system. Allows the presumption to be rebutted if specified conditions are met. Grants rulemaking authority to the De         ICIC- Monitor         Internally support.	House • Feb 28, 2024: Assigned to Transportation: Vehicles & Safety	Introduced
IL 103rd <u>HB 5379</u>	Lawrence "Larry" Walsh, Jr.	IL FINANCE AUTH-CLIMATE BANK	House • Feb 28, 2024: Assigned to Labor & Commerce Committee	<u>Introduced</u>

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5546</u>	Lawrence "Larry" Walsh, Jr.	JULIE-POSITIVE RESPONSE SYSTEM Amends the Illinois Underground Utility Facilities Damage Prevention Act. Removes references to the State-Wide One-Call Notice System and replaces it with JULIE, Inc. Sets forth additional definitions. Provides that owners or operators of underground utility facilities are required to be members of JULIE. Sets forth requirements for excavators engaging in nonemergency excavation or demolition. Sets forth notice requirements prior to engaging in the excavation or demolition. Provides that underground utility facility owners or operators may request to be present when excavation occurs when there is a critical facility within a proposed excavation area and excavators shall comply with a request to be present during excavation. Creates the positive response system to be implemented by January 1, 2026. Provides that excavators and facility owners or operators shall use the positive response system to send and respond to required notices. Sets forth required response times in various circumstances. Provides that facility owners or operators shall respond to a valid planning design request and the requirements for the response. Provides for joint meet notifications and sets forth responsibilities of excavators and facility owners or operators for a joint meet. Provides that any county or the State that has shared geographic information system data with any other not-for-profit or agency shall share the information with JULIE. Sets forth requirements for emergency excavation or demo ICIC- Monitor	House • Feb 28, 2024: Assigned to Public Utilities Committee	Introduced
IL 103rd <u>HB 5565</u>	<u>Mark L.</u> Walker	\$DCEO-QUANTUM SCIENCE Appropriates \$5,000,000 from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant for costs associated with the creation or expansion of a quantum information science facility and related equipment designed to advance quantum information science research and development. Effective July 1, 2024.	House • Feb 28, 2024: Assigned to Appropriations- General Services Committee	Introduced
IL 103rd HB 5600	<u>Lawrence</u> " <u>Larry" Walsh,</u> <u>Jr.</u>	CNTY AUTOMATED WEIGHT CONTROL Amends the Counties Code. Provides that Will County may adopt an ordinance regulating and imposing a civil penalty on an owner of a vehicle for failure of an operator to comply with gross vehicle weight or axle weight restrictions and that the County may enforce its regulations using an automated vehicle weigh-in-motion enforcement system. Allows a municipality wholly or partially within the County to enter into an intergovernmental agreement with the County to provide automated vehicle weigh-in-motion enforcement systems in the municipal jurisdiction. Includes requirements for automated vehicle weigh-in-motion enforcement systems. Provides requirements for violation notices and for civil penalties for violations.Statutes affected: Introduced: 55 ILCS 5/5	House • Feb 28, 2024: Assigned to Transportation: Vehicles & Safety	Introduced
IL 103rd <u>HB 5610</u>	<u>Curtis J.</u> Tarver, II	POWERING UP ILLINOIS ACT Creates the Powering Up Illinois Act. Provides that an electrical corporation which operates in the State shall upgrade the State's electrical distribution systems in order to achieve the State's decarbonization standards. Provides that an electrical corporation shall be adequately staffed and recruit, train, and retain further staff as needed. Provides that the Illinois Commerce Commission shall establish reasonable average and maximum target energization time periods. Provides that the Commission shall establish requirements for an electrical corporation to report to the Commission, at least annually, to track and improve electrical corporation performance. Provides that the Commission shall require an electrical corporation to establish a dedicated electrification team. Sets forth requirements for an electrical corporation to consider when engaging in the annual distribution planning process. Provides that, in its site evaluation and design process, the Commission shall require an electrical corporation to consider flexible interconnection to defer or mitigate energization-related grid upgrades, but, if the solutions cannot defer or mitigate an upgrade, the corporation may recover costs. Effective immediately.	House • Feb 28, 2024: Assigned to Public Utilities Committee	Introduced
IL 103rd <u>SB 3803</u>	<u>Omar Aquino</u>	\$DCEO/ICCB-GRANTS Appropriates \$5,000,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for grants to specified organizations as deemed appropriate by the Department for purposes of administering preapprenticeship workforce development programs that support education and training programming targeted to individuals under the age of 18 who reside in underserved areas in specified fields. Appropriates \$5,000,000 from the General Revenue Fund to the Illinois Community College Board for grants to community college districts and public high schools for the purposes of administering the 21st Century Employment grant program. Effective July 1, 2024.	Senate • Feb 28, 2024: Assigned to Appropriations	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5657</u>	<u>Diane Blair-</u> <u>Sherlock</u>	VEH CD-INSURANCE MINIMUMS Amends the Illinois Vehicle Code. Establishes that a motor vehicle owner shall provide a liability policy and every such policy or bond is subject, if the motor vehicle crash has resulted in bodily injury or death, to a limit, exclusive of interest and costs, of not less than \$50,000 (rather than \$25,000) because of bodily injury to or death of any one person in any one motor vehicle crash and, subject to said limit for one person, to a limit of not less than \$100,000 (rather \$50,000) because of bodily injury to or death of 2 or more persons in any one motor vehicle crash, and, if the motor vehicle crash has resulted in injury to or destruction of property, to a limit of not less than \$40,000 (rather than \$20,000). Requires a motor vehicle owner or any person that maintains, uses, or operates a motor vehicle to furnish proof of financial responsibility in the amounts provided. Establishes that a judgment arising out of a motor vehicle crash is deemed satisfied once the specified policy amount is credited toward the judgment. Effective immediately.Statutes affected: Introduced: 625 ILCS 5/1, 625 ILCS 5/7	House • Feb 28, 2024: Assigned to Insurance Committee	Introduced
IL 103rd <u>SB 3906</u>	<u>Cristina</u> <u>Castro</u>	PROCUREMENT-COMM INFRASTRUCT Amends the Illinois Procurement Code. Provides that third parties may lease State- owned communications infrastructure, including dark fiber networks, conduit, and excess communication tower capacity (rather than State-owned dark fiber networks).Statutes affected: Introduced: 30 ILCS 500/20	Senate • Feb 28, 2024: Referred to Assignments	Introduced
IL 103rd <u>SB 3907</u>	<u>Cristina</u> <u>Castro</u>	PROCUREMENT-COMPETITIVE BIDS Amends the Illinois Procurement Code. Provides that contracts for bond underwriting services entered into by the Illinois State Toll Highway Authority in connection with the competitive bid or negotiated sale of bonds in which the State is not obligated. Provides that such contracts shall be awarded through a competitive process authorized by the members of the Illinois State Toll Highway Authority and are subject to specified provisions of the Code as well as the final approval by the members of the Illinois State Toll Highway Authority of the terms of the contract.Statutes affected: Introduced: 30 ILCS 500/1	Senate • Feb 28, 2024: Referred to Assignments	Introduced
IL 103rd <u>HB 4317</u>	<u>Jay Hoffman</u>	MECHANICS LIEN-WRITTEN NOTICE         Amends the Mechanics Lien Act. Requires a sub-contractor, or party furnishing labor, materials, fixtures, apparatus, machinery, or services, to cause a notice of his or her claim and the amount due or to become due to the owner of record or the owner of record's agent or architect, or the superintendent having charge of the building or improvement, and, to the lending agency, if known. Requires the written notice to be sent by: (i) registered or certified mail, with return receipt requested; (ii) a nationally recognized delivery company with tracking service; or (iii) personal service. Provides that notice is considered served at the time the written notice is placed with the delivery service or in the mail.Statutes affected:         Introduced: 770 ILCS 60/24         ICIC- Monitor closely         House Calendar: Regular Session House Calendar on 03/22/2024         Position: 84	House • Feb 21, 2024: Placed on Calendar 2nd Reading - Short Debate	Introduced
IL 103rd HB 4752	Anthony DeLuca Kelly M. Burke Sue Scherer	Position: d4         EPA-LEAD PIPE-TIMELINE-EXTEND         Amends the Environmental Protection Act. Allows the Illinois Environmental         Protection Agency to grant a community water supply an initial extension of the lead service line replacement timeline for a period of a time that is equal to not more than 30% (rather than not more than 20%) of the original lead service line replacement timeline.Statutes affected:         Introduced: 415 ILCS 5/17         ICIC- Monitor	House • Feb 20, 2024: Added Chief Co-Sponsor Rep. Sue Scherer	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>SB 3647</u>	<u>Ram</u> <u>Villivalam</u> <u>Robert Peters</u>	LABOR RELATIONS-REFUSE BARGAIN Provides that the amendatory Act may be referred to as the Illinois PRO Act. Amends the Illinois Public Labor Relations Act. Provides that the Illinois Labor Relations Board shall determine whether refusing to bargain collectively in good faith with a labor organization that is the exclusive representative of public employees in an appropriate unit, including, but not limited to, the discussing of grievances with the exclusive representative, was of a serious enough nature that it undermined or significantly impacted the collective bargaining process such that other traditional remedies may not remedy the violation if the Board is unable to order a make-whole remedy. Sets forth standards to make the determination and the option to order impasse arbitration. Provides that parties continue to have a duty to engage in good faith bargaining during the pendency of impasse arbitration procedures. Provides that the Board shall have authority to order make-whole relief, including, but not limited to, consequential damages and front pay for injuries suffered by employees or a labor organization as a result of an unfair labor practice. Provides that violators may also be subject to liquidated damages in an amount equal to any monetary make-whole relief ordered by the Board unless the employer can show it acted in good faith and had reasonable grounds to believe it was acting in compliance in the Act.Statutes affected: Introduced: 5 ILCS 315/11, 5 ILCS 315/14 ICIC- Monitor	Senate • Feb 20, 2024: Added as Co- Sponsor Sen. Robert Peters	Introduced
IL 103rd <u>HB 1634</u>	Edgar Gonzalez, Jr. Janet Yang Rohr Bob Morgan	VEH CDX CALEMISSION STANDARDS Amends the Vehicle Emissions Inspection Law of 2005 of the Illinois Vehicle Code. Provides that, by December 1, 2023, the Illinois Environmental Protection Agency shall adopt rules to implement the motor vehicle emission standards of the State of California, including, but not limited to the (1) zero-emission vehicle program, (2) low-emission vehicle program, (3) advanced clean trucks program, and (4) heavy- duty low NOx omnibus program, and shall amend the rules within 6 months of any changes to maintain consistency with the California motor vehicle emission standards and federal clean air laws. Provides that the rules may incorporate by reference the California motor vehicle standards established in final regulations issued by the California Air Resources Board and promulgated under the California Health and Safety Code. Effective immediately.Statutes affected: Introduced: 625 ILCS 5/13	House • Feb 16, 2024: Added Co- Sponsor Rep. Bob Morgan	<u>Introduced</u>
IL 103rd <u>HB 4080</u>	<u>Dan Ugaste</u>	CIV PRO-JOINT LIABILITY Amends the Code of Civil Procedure. Provides that any defendant whose fault is less than 50% (rather than 25%) of the total fault of all tortfeasors shall be severally liable for all other damages. Provides that any defendant whose fault is 50% (rather than 25%) or greater of the total fault of all tortfeasors shall be jointly and severally liable for all other damages. Provides that the changes made by the amendatory Act apply to actions filed on or after the effective date of the amendatory Act.Statutes affected: Introduced: 735 ILCS 5/2	House • Feb 14, 2024: Assigned to Judiciary - Civil Committee	Introduced
IL 103rd HB 4792	<u>Dave Vella</u>	CLOSED-LOOP WELL SETBACKS Amends the Illinois Water Well Construction Code. Provides that the minimum lateral setback distance between a closed-loop well and a storm sewer, sanitary sewer, combined sewer, or any other potential source of contamination is 5 feet. Specifies that setbacks from footing drains and pits, crawl spaces, and basements do not apply to closed-loop wells.Statutes affected: Introduced: 415 ILCS 30/9 ICIC- Monitor	House • Feb 14, 2024: Assigned to Energy & Environment Committee	Introduced
IL 103rd <u>HB 4791</u>	<u>Dave Vella</u>	ROOFING CONTRACTOR-SOLAR Amends the Illinois Roofing Industry Licensing Act. In the definition of "roofing contractor", provides that roofing includes any type of roof-integrated photovoltaic solar products, such as photovoltaic-integrated shingles, photovoltaic-integrated membranes, photovoltaic roof coatings, and specifies that waterproofing included in roofing is roofing over an occupiable space.Statutes affected: Introduced: 225 ILCS 335/2 ICIC- Monitor	House • Feb 14, 2024: Assigned to Labor & Commerce Committee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5605</u>	<u>Kam Buckner</u> <u>Brad</u> <u>Stephens</u>	TOLL HWY OASIS REINVESTMENT Creates the Toll Highway Oasis Reinvestment Act. Provides that if an oasis has been operational for more than 5 years within the jurisdiction and boundaries of a local government and has been subsequently removed due to toll highway expansion, the Authority shall offer any adjacent land previously associated with the oasis to the respective local government for the purpose of developing a new travel oasis. Requires the terms of the land transfer to the local government to be under a lease agreement for a term of 50 years, with 2 successive renewal options of 25 years each. Requires the local government to pay the Authority a fee equivalent to 5% of the gross revenue generated from the redeveloped oasis throughout the duration of the lease and its renewals. Requires the local government, upon accepting the terms of the land transfer, to enter into a project labor agreement for the construction, renovation, or any development work pertaining to the oasis. Provides that project labor agreement shall ensure that all labor used for the project adheres to local labor standards and regulations. Grants rulemaking authority. Effective immediately. ICIC- Monitor Potential support.	House • Feb 13, 2024: Added Co- Sponsor Rep. Brad Stephens	<u>Introduced</u>
IL 103rd <u>SB 508</u>	Javier L. Cervantes Eva-Dina Delgado Ram Villivalam	Potential support. EMPLOYMENT-TECH Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title. Senate Floor Amendment No. 4: Replaces everything after the enacting clause. Amends the Right to Privacy in the Workplace Act. Provides that unless otherwise required by State or federal law, an employer shall not voluntarily enroll in the E- Verify program or a similar Electronic Employment Verification System. Provides that an employer shall not impose work authorization verification or re-verification requirements greater than those required by federal law. Provides that if an employer is required to participate in the E-Verify program or a similar Electronic Employment Verification System and receives notification from the Social Security Administration of a discrepancy between an employee's name or social security number and the Social Security Administration's records, the employer must provide the employee with specified documents. Provides for additional rights and protections granted to an employee following the notification from the Social Security Administration of a discrepancy. Provides that an employer normally uses to communicate employment-related information to the employee, of any inspections of I-9 Employment Eligibility Verification forms or other employment records conducted by the inspecting entity within 72 hours after receiving notice of the inspection. Provides for additional ICIC- Monitor E-verify used by unions. House Calendar: Regular Session House Calendar on 03/22/2024	Senate • Feb 09, 2024: Added as Co- Sponsor Sen. Natalie Toro	Engrossed
		Position: 282		
IL 103rd <u>HB 5176</u>	Daniel Didech	SOLAR-READY BUILDINGS ACT Creates the Solar-Ready Buildings Act. Requires all building permits issued 90 days after the effective date of this Act in a new, large multifamily residential building or a large multifamily residential building being renovated by a developer converting the property to an association to be built to accommodate the installation of a solar energy system on the roof. Requires all building permits issued 24 months after the effective date of this Act to accommodate the installation of a solar energy system on their roofs in new construction single-family residence or small multifamily residence that qualifies as an affordable housing development under the same project ownership and is located on a campus to be built to accommodate the installation of a solar energy system on their roofs. Requires that unless provided otherwise in this Act, all new residential and commercial buildings shall be built to accommodate the installation of an on-site solar energy system with preference for rooftop solar energy systems. Authorities shall develop and adopt amendments to their respective building codes within one year from the effective date of this Act to establish this requirement. Makes specific requirements for a solar energy system to produce electricity. Makes exemptions for developers in certain situations. Any person who fails to comply with or otherwise violates this Act is liable for a civil administrative penalty not to exceed \$10,000 for each violation, or twice the estimated ICIC- Monitor	House • Feb 09, 2024: Referred to Rules Committee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 5206</u>	<u>Brad</u> Halbrook	DCEO-JOB TRAINING PROGRAM Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code. Creates the Restoring Faith in Job Training Program. Requires a forensic audit of all job training programs administered by the Department of Commerce and Economic Opportunity.Statutes affected: Introduced: 20 ILCS 605/605 ICIC- Monitor	House • Feb 09, 2024: Referred to Rules Committee	Introduced
IL 103rd HB 5240	<u>Jay Hoffman</u>	PREVAILING WAGE-FED PROJECT Amends the Prevailing Wage Act. Provides that the definition of "public works" does not include construction projects that are contracted for directly by the federal government.Statutes affected: Introduced: 820 ILCS 130/2 ICIC- Monitor	House • Feb 09, 2024: Moved to - Table Bill/ Resolution Pursuant to Rule 60(b) Rep. Jay Hoffman	Introduced
IL 103rd <u>HB 5512</u>	<u>Jehan</u> <u>Gordon-Booth</u>	OWNER-CONTROLLED INS PROGRAM Amends the Illinois Insurance Code. Sets forth findings and definitions. Provides that the Department of Insurance is authorized to enter into a contract with a private insurance broker to establish an Owner-Controlled Insurance Program. Provides that the Owner-Controlled Insurance Program. Provides that the Owner-Controlled Insurance Program. Provides that the Owner-Controlled Insurance Program shall provide specified forms of insurance, if applicable, to construction contractors for the purpose of satisfying requirements to contract with a construction agency. Requires the Department to comply with the Illinois Procurement Code when procuring a contract for an Owner-Controlled Insurance Program. Provides that a contract between the Department and an insurance broker for the provision of an Owner- Controlled Insurance Program shall not exceed 5 years in duration. Provides that all tiers of construction contractors shall be eligible to obtain any form of insurance required to contract with a construction agency for the purposes of satisfying the insurance obligations necessary to execute a construction contract for a construction agency. Effective immediately.Statutes affected: Introduced: 215 ILCS 5/1800, 215 ILCS 5/1805, 215 ILCS 5/1810, 215 ILCS 5/1815 ICIC- Monitor Understand impact better.	House • Feb 09, 2024: Referred to Rules Committee	Introduced
IL 103rd <u>SB 3541</u>	<u>Jason</u> <u>Plummer</u>	PROCUREMENT PROTECTION ACT Creates the Procurement Protection Act. Provides that a company domiciled within the jurisdiction of foreign adversary or a federally banned corporation shall be ineligible to bid or submit proposal for contracts with the State. Provides that each bid or offer submitted for a contract with a State agency or political subdivision shall include a disclosure of whether or not the bidder, offeror, or any of its corporate parents or subsidiaries, within the 24 months before submission of the bid or offer had business operations that involved contracts with or provision of supplies or services from or to any foreign adversary, state-owned enterprise of a foreign adversary, or a company domiciled within the jurisdiction of a foreign adversary. Provides that a bid or offer that does not include the disclosure required by the provisions may be given a period after the bid or offer is submitted to cure non-disclosure. Allows a chief procurement officer to consider the disclosure when evaluating the bid or offer or awarding the contract. Sets forth exceptions to the general provisions. Defines terms. Effective immediately.	Senate • Feb 09, 2024: Referred to Assignments	Introduced
IL 103rd SB 3792	<u>Mike</u> <u>Simmons</u>	ALL-GENDER RESTROOMS Amends the Equitable Restrooms Act. Provides that any multiple-occupancy restroom must be identified as an all-gender multiple-occupancy restroom and designated for use by any person of any gender. Removes the requirement that any newly constructed multiple-occupancy restroom located adjacent or in proximity to a newly constructed all-gender multiple-occupancy restroom must also be designated as an all-gender multiple-occupancy restroom. Provides that any existing or future places of public accommodation or public buildings are subject to the requirements regarding all-gender multiple-occupancy restrooms. Effective January 1, 2027.Statutes affected: Introduced: 410 ILCS 35/30	Senate • Feb 09, 2024: Referred to Assignments	Introduced
IL 103rd <u>SB 3564</u>	Erica Harriss	BIKE/PEDESTRIAN PATH FUNDING Amends the Illinois Highway Code. Provides that the Department of Transportation shall establish and solely fund bicycle and pedestrian ways in conjunction with the construction, reconstruction, or other change of any State transportation facility in or within one mile of an urban area (instead of in or within one mile of a municipality with a population of over 1,000 people). Allows a county (in addition to a municipality) to opt out of bicycle and pedestrian way construction by passing a resolution stating that a bicycle or pedestrian way does not fit within its development plan.Statutes affected: Introduced: 605 ILCS 5/4	Senate • Feb 09, 2024: Referred to Assignments	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>SB 3512</u>	<u>Chapin Rose</u>	TIMBER BUYERS-HARVEST FEES Amends the Timber Buyers Licensing Act. Removes language that requires a person buying timber from a timber grower to deduct from the payment to the timber grower an amount which equals 4% of the purchase price or 4% of the minimum fair market value and forward such amount to the Department of Natural Resources. Removes language that requires a timber grower who utilizes timber produced on land the timber grower owns or operates for sawing into lumber, processing, or resale to pay to the Department an amount equal to 4% of the minimum fair market value of the timber utilized during a period. Makes conforming changes.Statutes affected: Introduced: 225 ILCS 735/9, 225 ILCS 735/11, 525 ILCS 15/5, 525 ILCS 15/7 ICIC- Monitor Understand impact better.	Senate • Feb 09, 2024: Referred to Assignments	Introduced
IL 103rd SB 3651	Ram. Villivalam	<b>REVENUE-ELECTRIC VEHICLES</b> Creates the Electric Vehicle Charging Tax Act. Provides that a tax is imposed on the privilege of engaging in business as an electric vehicle power provider in this State. Provides that, from January 1, 2025 through January 1, 2026, the rate of tax shall be \$0.06 per kilowatt hour of electric vehicle power. Provides that the rate of tax shall be increased on January 1 of each year by the percentage increase, if any, in the Consumer Price Index. Amends the Public-Private Partnerships for Transportation Act. Creates a dynamic wireless electric vehicle charging pilot program. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Effective January 1, 2025.Statutes affected: Introduced: 630 ILCS 5/10, 630 ILCS 5/36, 5 ILCS 100/5, 30 ILCS 105/5	Senate • Feb 09, 2024: Referred to Assignments	Introduced
IL 103rd HB 5068	Robert "Bob" Rita	CARBON FUEL STANDARDS ACT Creates the Low Carbon Fuel Standards Program Act. Establishes the Low Carbon Standards Program to be administered by the Illinois Environmental Protection Agency. Provides that the Program shall establish declining carbon intensity standards, expressed in terms of the carbon intensity of transportation fuels, to be achieved during each compliance period. Provides that providers of transportation fuel must demonstrate that the mix of fuels they supply for use in Illinois meets the carbon intensity benchmarks of the program for each annual compliance period. Effective immediately. ICIC- Monitor	House • Feb 08, 2024: Referred to Rules Committee	Introduced
IL 103rd <u>SB 3442</u>	<u>Willie Preston</u>	HOUSE ILLINOIS FAMILIES ACT Creates the House Illinois Families Act. Imposes on each applicable taxpayer an annual tax 10% of the property value for each single-family residence that the applicable taxpayer owns in excess of 25 single-family residences. Provides that "applicable taxpayer" means a taxpayer that is not any of the following: (i) a mortgage note holder that owns a single-family residence through foreclosure; (ii) an organization that is described in Section 501(c)(3) of the Internal Revenue Code and exempt from tax under Section 501(a); (iii) an organization primarily engaged in the construction or rehabilitation of single-family residences; or (v) a person who owns federally subsidized housing. Defines "single-family residence" as residential property consisting of not more than 4 dwelling units. Provides that this tax must be deposited into the Illinois Affordable Housing Trust Fund to fund housing programs for justice involved individuals and provide rental and mortgage assistance. Requires an applicable taxpayer to report to the Department of Revenue information about applicable single-family residences. Imposes a penalty of \$50,000 for failure to comply with these notice provisions. Provides that the applicable taxpayer must give notice to each tenant of an applicable single-family residence of the taxpayer's intent to sell this residence. Provides the tenant with a right of first refusal in which the tenant has the right to purchase the property to continue to live there as their resi	Senate • Feb 08, 2024: Referred to Assignments	<u>Introduced</u>
IL 103rd <u>HB 2154</u>	Natalie A. Manley Bill Cunningham	LOCAL-BATTERY-CHARGED FENCES Amends the Counties Code, Township Code, and Illinois Municipal Code. Provides that a county, township, or municipality may not require a permit or other approval for the installation, maintenance, placement, replacement, or servicing of a battery- charged fence if (i) the battery-charged fence is located on nonresidential property and surrounded by a nonelectric-perimeter fence or wall and (ii) any electrical charge produced on contact does not exceed energizer characteristics set for electric fences by the International Electrotechnical Commission. Provides that any battery-charged fence installed under the provisions must have a conspicuous warning sign located on the fence at not more than 50-foot intervals. Defines "battery-charged fence". Limits the concurrent exercise of home rule powers. House Committee Amendment No. 1: Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a county may not require a permit or other approval for the installation, maintenance, placement, replacement, or servicing of a battery- charged fence if the battery-charged fence is located on nonresidential property completely surrounded by a nonelectric perimeter fence or wall that is not less than 5 feet in height and does not exceed 10 feet in height or 2 feet higher than the nonelectric perimeter fence or wall, whichever is higher (rather than surrounded by a nonelectric-perimeter fence or wall). Provides that th	Senate • Feb 07, 2024: Chief Senate Sponsor Sen. Bill Cunningham	Engrossed

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>HB 4943</u>	Daniel Didech	MOTOR FUEL TAX-DISTRIBUTION Amends the Motor Fuel Tax Law. In provisions concerning the distribution of proceeds, provides that, of the moneys distributed to municipalities with 500,000 or more inhabitants and counties with 500,000 or more inhabitants, 1% shall be used for improving, developing, or incentivizing the use of non-carbon emitting transportation infrastructure.Statutes affected: Introduced: 35 ILCS 505/8 ICIC- Monitor	House • Feb 07, 2024: Referred to Rules Committee	Introduced
IL 103rd <u>HB 4952</u>	<u>Thaddeus</u> <u>Jones</u>	UTILITIES-JOB TRAINING CENTERS Amends the Public Utilities Act. Provides that an electric utility that serves more than 3,000,000 customers in the State shall fund the construction of 5 employment training centers at a cost to be determined by the utility. Provides that the employment training centers shall be located in: the west side of Chicago; Ford Heights; Waukegan; Bloomington; and Peoria.Statutes affected: Introduced: 220 ILCS 5/16 ICIC- Monitor	House • Feb 07, 2024: Referred to Rules Committee	Introduced
IL 103rd <u>HB 4646</u>	<u>Curtis J.</u> <u>Tarver, II</u>	SMALL BUSINESS-INCENTIVES Amends the Small Business Job Creation Tax Credit Act. Amends the Small Business Job Creation Tax Credit Act. Creates a second set of incentive periods beginning on July 1, 2024 and ending on June 30, 2030. Provides that the basic wage for the second set of incentive periods is \$15 per hour. Provides that the credit may not exceed \$2,500 per new employee hired, except that, if the new employee is a returning citizen, then the credit for that employee may not exceed \$3,500. Provides that the term "returning citizen" means an individual who (i) is a resident of Illinois, (ii) was formerly incarcerated in a federal, State, or local correctional institution, and (iii) is a new employee. Provides that the aggregate amount of credits that may be awarded under the Act is (i) \$50,000,000 for new employees other than returning citizens and (ii) \$5,000,000 for returning citizens. Adds provisions concerning recapture of the credit if the employee is terminated by the taxpayer within one year after the credit is awarded. Effective immediately.Statutes affected: Introduced: 35 ILCS 25/10, 35 ILCS 25/25, 35 ILCS 25/30, 35 ILCS 25/35, 35 ILCS 25/45 <b>ICIC- Monitor</b>	House • Feb 06, 2024: Referred to Rules Committee	Introduced
IL 103rd <u>HB 4485</u>	<u>Curtis J.</u> Tarver, II	SMALL BUSINESS TAX CREDIT Amends the Small Business Job Creation Tax Credit Act. Renews the program for incentive periods beginning on or after July 1, 2018 and ending on or before June 30, 2025. Removes language concerning the Put Illinois to Work Program for the second series of incentive periods. Provides that the term "full-time employee" means an individual who is employed for a basic wage for at least 35 hours each week (currently, employed for a basic wage for at least 35 hours each week or renders any other standard of service generally accepted by industry custom or practice as full-time employment). Provides that a net increase in the number of full-time Illinois employees shall be treated as continuous if a different new employee is hired as a replacement within 8 weeks after the position becomes vacant (currently, a reasonable time). Effective immediately.Statutes affected: Introduced: 35 ILCS 25/10, 35 ILCS 25/25, 35 ILCS 25/35 ICIC- Monitor	House • Jan 17, 2024: Referred to Rules Committee	Introduced
IL 103rd <u>HB 4428</u>	<u>Will Guzzardi</u>	COUNTIES-MOTOR FUEL Amends the County Motor Fuel Tax Law in the Counties Code. Provides that any county (currently, DuPage, Kane, Lake, Will, and McHenry counties only) may impose a tax upon all persons engaged in the business of selling motor fuel. Provides that, in addition to other uses currently allowed by law, the proceeds from the tax shall be used for the purpose of maintaining and constructing essential transportation-related infrastructure.Statutes affected: Introduced: 55 ILCS 5/5 ICIC- Monitor Gas tax increase.	House • Jan 16, 2024: Referred to Rules Committee	Introduced

Bill	Sponsors	Title	Last Action	Latest Version
IL 103rd <u>SB 2733</u>	<u>Adriane</u> <u>Johnson</u>	SCH CD-SCH CONSTRCT REFERENDUM         Amends the School Boards Article of the School Code. In provisions requiring referendum approval to build or purchase a school building, provides that for any school district: (i) that is designated as a Tier 1 or Tier 2 school district under the evidence-based funding provisions of the Code, (ii) with at least one school that is located on federal property, (iii) whose overall student population is no more than 4,500 students and no less than 2,500 students, and (iv) that receives a federal Public Schools on Military Installations grant until June 30, 2030, no referendum shall be required if at least 75% of the cost of construction or building of any such building is paid or will be paid with funds received or expected to be received from the Public Schools on Military Installations grant. Provides that the school board must hold at least 2 public hearings, the sole purpose of which shall be to discuss the decision to construct a school building and to receive input from those community members in attendance. Provides that the notice of each public hearing that sets forth the time, date, place, and description of the school construction project must be provided at least 10 days prior to the hearing by publication on the school district's website. Effective immediately.Statutes affected: Introduced: 105 ILCS 5/10	Senate • Jan 12, 2024: Referred to Assignments	Introduced